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ISSUE 96-16



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(Subject/Agency index at back of issue) This issue contains documents officially filed not later than August 7, 1996

CITATION

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

PUBLIC INSPECTION OF DOCUMENTS

A copy of each document filed with the code reviser's office, pursuant to chapter 34.05 RCW, is available for public inspection during normal office hours. The code reviser's office is located on the ground floor of the Legislative Building in Olympia. Office hours are from 8 a.m. to 5 p.m., Monday through Friday, except legal holidays. Telephone inquiries concerning material in the Register or the Washington Administrative Code (WAC) may be made by calling (360) 753-7470.

REPUBLICATION OF OFFICIAL DOCUMENTS

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

CERTIFICATE

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

DENNIS W. COOPER Code Reviser

STATE MAXIMUM INTEREST RATE

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

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

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

WASHINGTON STATE REGISTER

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POSTMASTER: SEND ADDRESS CHANGES TO:

WASHINGTON STATE REGISTER

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

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

Mary F. Gallagher 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) <u>underlined material</u> 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 ³	
	Non-OTS &	Non-OTS &	OTS ² or			
	30 p. or more	11 to 29 p.	10 p. max.			
			Non-OTS			
For				Count 20	For hearing	
Inclusion in	File no le	ater than 12:00 NOO		days from	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	
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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	

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

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

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

REGULATORY FAIRNESS ACT

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

Small Business Economic Impact Statements (SBEIS)

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

Mitigation

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

When is an SBEIS Required?

When:

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

When is an SBEIS Not Required?

When:

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

There is less than minor economic impact on business;

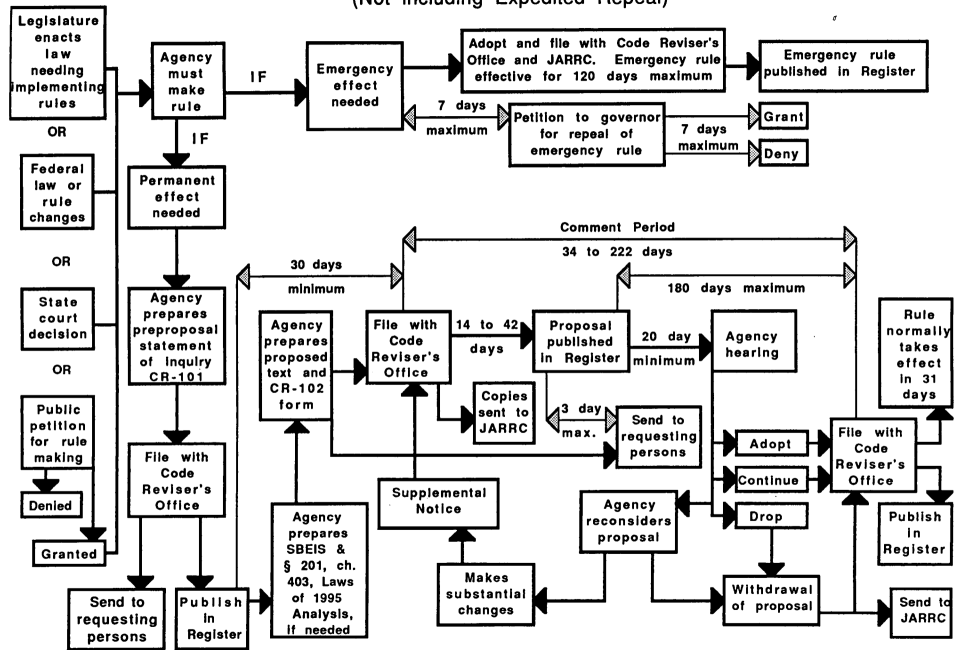
The rule REDUCES costs to business (although an SBEIS may be a useful tool for demonstrating this reduced impact);

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

The rule is pure restatement of state statute.

RULE-MAKING PROCESS

(Not including Expedited Repeal)



WSR 96-16-006 PREPROPOSAL STATEMENT OF INQUIRY DEPARTMENT OF HEALTH

(Examining Board of Psychology) [Filed July 25, 1996, 10:56 a.m.]

Subject of Possible Rule Making: New rule WAC 246-924-370 Psychologists—Child custody evaluation procedures, this new rule will be developed to include sections on avoiding multiple relationships; defining scope of evaluation; providing informed consent; informing clients of limits of confidentiality; and using multiple methods of data gathering.

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 18.83.050(5) Powers and duties.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: Currently, there are no Washington state standards or procedures for conducting child custody evaluations. Child custody evaluation procedures are necessary for protection of the public and for clear guidelines for the practicing psychologist to avoid problems when performing child custody evaluations. The Examining Board of Psychology currently receives at least 40% of their total disciplinary complaints for this category alone. Once this rule is adopted, all psychologists will be aware of the standard procedures for performing a child custody evaluation which will ensure that the public is protected by common standards when performing child custody evaluations

Other Federal and State Agencies that Regulate this Subject and the Process Coordinating the Rule with These Agencies: There are no other state or federal agencies that regulate the practice standards for psychologists.

Process for Developing New Rule: An outline of the proposed rule appeared in the June 1996 newsletter which was sent to all currently licensed psychologists and applicants. An outline was distributed at an April 19, 1996, Washington State Psychology Association conference and an outline was distributed April 17, 1996, to the Deschutes Psychological Society. A public work group to write this rule will be held for all interested parties on October 11, 1996, at 5:30 p.m. at Nendel's Renton, 3700 East Valley Road, Renton, WA, in Room #419 on the Fourth Floor. An additional public work group meeting will be held in Eastern Washington at a date and time to be announced.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by contacting Terry J. West, Program Manager, Department of Health, Examining Board of Psychology, P.O. Box 47869, Olympia, WA 98504-7869, (360) 753-3095, FAX (360) 586-7774.

July 12, 1996 Arreed Barabasz Ph.D., Ed.D., ABPP Chair

WSR 96-16-007 PREPROPOSAL STATEMENT OF INQUIRY DEPARTMENT OF HEALTH

(Examining Board of Psychology) [Filed July 25, 1996, 10:58 a.m.]

Subject of Possible Rule Making: Amend WAC 246-924-040 (2)(vi) Psychologists—Education prerequisite to

licensing, the proposal is to write language that requires instruction in psychopharmacology for applicants graduating in 1998 and thereafter.

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 18.83.050(5) Powers and duties.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: The national trend for doctoral programs is to include training in psychopharmacology. This requirement will define the minimum number of hours of education necessary for licensure in Washington. A minimal number of hours of education will be developed that assures licensed psychologists are able to provide quality care for the public in the area of psychopharmacology.

Other Federal and State Agencies that Regulate this Subject and the Process Coordinating the Rule with These Agencies: There are no other state or federal agencies that regulate the practice standards for psychologists.

Process for Developing New Rule: An outline of the rule appeared in the June 1996 newsletter which was sent to all currently licensed psychologists and applicants. An outline was distributed at an April 19, 1996, Washington State Psychology Association conference and an outline was distributed April 17, 1996, to the Deschutes Psychological Society. A public rules work group meeting will be held for all interested parties to participate in amending this rule. The date is October 11, 1996, at 5:30 p.m. at Nendel's Renton, 3700 East Valley Road, Renton, WA 98055, in Room #419 on the Fourth Floor. An additional work group meeting will be held in eastern Washington at a date and location to be announced.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by contacting Terry J. West, Program Manager, Department of Health, Examining Board of Psychology, P.O. Box 47869, Olympia, WA 98504-7869, (360) 753-3095, FAX (360) 586-7774.

July 12, 1996 Arreed Barabasz Ph.D., Ed.D., ABPP Chair

WSR 96-16-008 PREPROPOSAL STATEMENT OF INQUIRY DEPARTMENT OF HEALTH

(Examining Board of Psychology)
[Filed July 25, 1996, 10:59 a.m.]

Subject of Possible Rule Making: Amend WAC 246-924-480 Temporary permits and create new WAC 246-924-485 Temporary permits—Issuance and duration, the board is proposing to amend one rule and create a new rule that defines who is eligible to receive a temporary permit and how long the temporary permit shall last.

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 18.83.050(5) Powers and duties and RCW 18.130.075 Temporary permits.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: The two proposed rules are necessary because the existing psychology statute regarding temporary permits (RCW 18.83.082(1)) was repealed by the legislature effective June 7, 1996. The legislature repealed this statute in an attempt at uniformity among regulatory

boards. All other regulatory boards that issue temporary permits do so under the authority of the Uniform Disciplinary Act. After this date, no temporary permits can be issued until the board adopts rules as authorized in the Uniform Disciplinary Act. The Uniform Disciplinary Act allows boards to implement temporary permits by adopting rules referencing RCW 18.130.075. By separate action the Department of Health will establish fees for issuance of temporary permits.

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

Process for Developing New Rule: The June 1996 semiannual newsletter which was mailed to all licensees included an article stating that the board intended to write these rules; an outline was distributed on April 19, 1996, at the Washington State Psychological Association convention and at an April 17, 1996, meeting of the Deschutes Psychological Society. A public rules work group meeting will be held for all interested parties to participate in writing these rules on October 11, 1996, at 5:30 p.m. at Nendel's Renton, 3700 East Valley Road, Renton, WA 98055, in Room #419 on the Fourth Floor. An additional work group meeting will be held in eastern Washington at a date and location to be announced.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by contacting Terry J. West, Program Manager, Department of Health, Examining Board of Psychology, P.O. Box 47869, Olympia, WA 98504-7869, (360) 753-3095, FAX (360) 586-7774.

July 12, 1996 Arreed Barabasz Ph.D., Ed.D., ABPP Chair

WSR 96-16-009 PREPROPOSAL STATEMENT OF INQUIRY DEPARTMENT OF HEALTH

(Examining Board of Psychology)
[Filed July 25, 1996, 11:00 a.m.]

Subject of Possible Rule Making: Amend WAC 246-924-500 Retired active psychologist license and 246-924-240 Definitions of categories of creditable continuing psychological education.

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 18.83.050(5) Powers and duties and 18.130.-250 Retired active license status.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: The amendments to WAC 246-924-500 are necessary to clarify the eligibility of "retired active license" subsection (2) would read: (2) "Emergent or intermittent circumstances" means: (a) Performing psychological services no more than thirty days each year in Washington state; and/or (b) If not practicing on an intermittent basis, available to perform psychological services..."
This will clarify that licensees may be eligible under either (2)(a) and/or (2)(b). The amendment to WAC 246-924-240 will clarify the definition of what is creditable continuing education.

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

Process for Developing New Rule: The June 1996 semiannual newsletter which was mailed to all licensees included an article stating that the board intended to write these rules; an outline was distributed on April 19, 1996, at the Washington State Psychological Association convention and at an April 17,1996, meeting of the Deschutes Psychological Society. A public rules work group meeting for the intention of writing these amendments will be held October 11, 1996, at 5:30 p.m. at Nendel's Renton, 3700 East Valley Road, Renton, WA, in Room #419 on the Fourth Floor. All interested persons are invited to attend and assist in writing these amendments. An additional public work group date will be announced later for a meeting in eastern Washington.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by contacting Terry J. West, Program Manager, Department of Health, Examining Board of Psychology, P.O. Box 47869, Olympia, WA 98504-7869, (360) 753-3095, FAX (360) 586-7774.

July 12, 1996 Arreed Barabasz Ph.D., Ed.D., ABPP Chair

WSR 96-16-017 PREPROPOSAL STATEMENT OF INQUIRY EMPLOYMENT SECURITY DEPARTMENT

[Filed July 26, 1996, 10:33 a.m.]

Subject of Possible Rule Making: Summer youth employment and training program.

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 50.12.010, 50.12.040.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: To provide rules to administer a summer youth employment and training program.

Other Federal and State Agencies that Regulate this Subject and the Process Coordinating the Rule with These Agencies: United States Department of Labor and Workforce Training and Education Coordinating Board. In contact with these agencies to assure that rules do not overlap or duplicate existing rules.

Process for Developing New Rule: Informal public information meetings and focus groups.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by contacting John Nemes, Washington State Employment Security Department, P.O. Box 9046, Mailstop 6000, Olympia, WA 98507-9046, (360) 438-4002, FAX (360) 438-3226.

July 26, 1996 Gary Moore Commissioner

WSR 96-16-021 PREPROPOSAL STATEMENT OF INQUIRY DEPARTMENT OF SOCIAL AND HEALTH SERVICES

(Medical Assistance Administration)
(Public Assistance)
[Filed July 30, 1996, 2:40 p.m.]

Subject of Possible Rule Making: WAC 388-528-2810 Receipt of resources—Penalties.

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 74.08.090, 43.20B.710, and 74.09.538 (repeal).

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: Repeal of this WAC as allowed because of repeal of RCW 74.09.538. This WAC language has been obsolete for several years.

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

Process for Developing New Rule: The department will distribute draft material for an internal and external review process. All comments are taken into consideration before issuance of final rule.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by contacting Joanie Scotson, Program Manager, Medical Assistance Administration, Mailstop 45530, Olympia, Washington 98504-5530, phone (360) 753-7462, FAX (360) 753-7315, TDD 1-800-848-5429.

July 30, 1996 Merry A. Kogut, Supervisor Rules and Policies Assistance Unit

WSR 96-16-040 PREPROPOSAL STATEMENT OF INQUIRY STATE BOARD OF EDUCATION

[Filed August 1, 1996, 3:42 p.m.]

Subject of Possible Rule Making: Creating new chapter 180-79A WAC, which includes rules for a new performance-based certification system and recodifies and/or consolidates certain rules from the current chapters 180-75 and 180-79 WAC. Repealing chapters 180-75 and 180-79 WAC.

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: A new performance-based certification system for educators is being established by the State Board of Education to prepare individuals to work effectively with students in the education system created by the Education Reform Act of 1993.

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

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.

August 1, 1996 Larry Davis Executive Director

WSR 96-16-041 PREPROPOSAL STATEMENT OF INQUIRY STATE BOARD OF EDUCATION

[Filed August 1, 1996, 3:44 p.m.]

Subject of Possible Rule Making: Chapter 180-86 WAC, Professional certification—Policies and procedures for administration of certification proceedings.

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: Recodifying or consolidating certain sections from the current chapter 180-75 WAC which logically fit into chapter 180-86 WAC. (Other sections from chapter 180-75 WAC will be included in a new chapter 180-79A WAC.) Chapter 180-75 WAC will be repealed.

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

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.

August 1, 1996 Larry Davis Executive Director

WSR 96-16-042 PREPROPOSAL STATEMENT OF INQUIRY STATE BOARD OF EDUCATION

[Filed August 1, 1996, 3:45 p.m.]

Subject of Possible Rule Making: Chapter 180-77 WAC, Standards for vocational certification.

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 amendments are needed to clarify existing rules and policies for vocational certification and to modify the experience requirement.

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

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.

August 1, 1996 Larry Davis Executive Director

WSR 96-16-043 PREPROPOSAL STATEMENT OF INQUIRY STATE BOARD OF EDUCATION

[Filed August 1, 1996, 3:46 p.m.]

Subject of Possible Rule Making: Amendments to chapter 180-16 WAC, State support of public schools.

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 28A.150.220(4), 28A.410.010.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: The current rules governing the assignment of certified staff are overly complicated and restrictive. The amendments clarify and simplify both the rules and the process for exceptions to the rules.

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

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.

August 1, 1996 Larry Davis Executive Director

WSR 96-16-044 PREPROPOSAL STATEMENT OF INQUIRY STATE BOARD OF EDUCATION

[Filed August 1, 1996, 3:50 p.m.]

Subject of Possible Rule Making: Chapter 180-78 WAC, Professional certification—Approved preparation programs by colleges and universities.

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 28A.410.010, 28A.305.130.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: The proposed amended and new sections will move existing sections from chapter 180-79 WAC which are referenced in chapter 180-78 WAC and need to be retained when chapter 180-79 WAC is repealed.

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

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.

August 1, 1996 Larry Davis Executive Director

WSR 96-16-045 PREPROPOSAL STATEMENT OF INQUIRY STATE BOARD OF EDUCATION

[Filed August 1, 1996, 3:51 p.m.]

Subject of Possible Rule Making: Creating new chapter 180-78A WAC, which includes new program approval standards for programs which lead to certification of both preservice and inservice educators.

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 28A.305.120.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: Rules governing standards for approval of educator certification programs are being revised/established to assure that educators in Washington state are prepared to work effectively in the education system created by the Education Reform Act of 1993.

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

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.

August 1, 1996 Larry Davis Executive Director

WSR 96-16-046 PREPROPOSAL STATEMENT OF INQUIRY STATE BOARD OF EDUCATION

[Filed August 1, 1996, 3:52 p.m.]

Subject of Possible Rule Making: Amendments to chapter 180-85 WAC, Professional certification—Continuing education requirement.

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 amendments to this chapter repeal procedures which are no longer necessary because the certificate expiration date is now written on the continuing certificate. Other proposed changes clarify approval and auditing procedures.

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

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.

August 1, 1996 Larry Davis Executive Director

WSR 96-16-047 PREPROPOSAL STATEMENT OF INQUIRY STATE BOARD OF EDUCATION

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

Subject of Possible Rule Making: New chapter 180-77A WAC, Program approval standards for vocational-technical certification.

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 28A.410.010 and 28A.305.120.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: This proposed new chapter establishes approval standards for programs leading to vocational certification.

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

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) 6643631. For telephone assistance contact Larry Davis, (360) 753-6715.

August 1, 1996 Larry Davis Executive Director

WSR 96-16-059 PREPROPOSAL STATEMENT OF INQUIRY DEPARTMENT OF SOCIAL AND HEALTH SERVICES

(Aging and Adult Services Administration)
(Residential Care Services)
[Filed August 2, 1996, 3:07 p.m.]

Subject of Possible Rule Making: Nursing home licensing.

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 18.51.007, 18.51.010, 18.51.050, 18.51.070.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: The rule clarifies longstanding department policy not to issue a nursing home license to more than one licensee per building, and to accept and review only one application at a time for a single license. The reason for the rule about issuing only one license per building is to ensure that each licensee is clearly accountable for the health and safety of residents cared for under that license. Two licensees per building may blur the lines of accountability between the licensees, and create difficulties for the department in treating each licensee fairly regarding license history, care standard compliance, and other issues. The reason for the rule that the department will accept and review only one license application at a time for a single nursing home is that only one license can be issued to one applicant. Further, the rule will ensure effective notice to residents and the department of who the new operator will be, and for administrative efficiency.

Other Federal and State Agencies that Regulate this Subject and the Process Coordinating the Rule with These Agencies: No other federal or state agencies have any direct regulatory authority over Washington state nursing home licensing.

Process for Developing New Rule: Comments will be solicited from stakeholders, consumer advocates, interest groups, nursing home providers, state ombudsman, and interested public citizens.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication. A letter soliciting comments will be mailed to all nursing homes and to other interested parties. Interested parties may submit verbal or written comments, concerns and recommendations to AASA at any time prior to filing the notice of proposed rule making. At the time the notice of proposed rule making is filed, interested parties will be notified of the scheduled hearing to adopt rules and how to submit comments for consideration.

Contact person for the rule development process will be Fay Helmon, Policy and Program Development, Residential Care Services, P.O. Box 45600, Olympia, WA 98501, phone (360) 438-8978, FAX (360) 438-7903, TDD 407-0212 or 1-800-737-7931.

August 2, 1996
Merry A. Kogut, Supervisor
Rules and Policies Assistance Unit

WSR 96-16-064 PREPROPOSAL STATEMENT OF INQUIRY STATE BOARD OF EDUCATION

[Filed August 6, 1996, 11:00 a.m.]

Subject of Possible Rule Making: Chapter 180-40 WAC, Pupils, including but not limited to, WAC 180-40-245 Short-term suspension—Conditions and limitations and 180-40-260 Long-term suspension—Conditions and limitations.

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 28A.305.160.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: To implement chapter 321, Laws of 1996, and make technical or other modifications as may be appropriate.

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

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.

August 6, 1996 Larry Davis Executive Director

WSR 96-16-065 PREPROPOSAL STATEMENT OF INQUIRY DEPARTMENT OF AGRICULTURE

[Filed August 6, 1996, 2:39 p.m.]

Subject of Possible Rule Making: A public meeting to discuss whether or not the Washington State Department of Agriculture should pursue rule making to establish a market pool in the market area, as provided for in RCW 15.35.110, will be held on Friday, September 6, 1996, at 1:00 p.m. in Conference Room 259 of the Natural Resources Building, 1111 Washington Street S.E., Olympia.

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 15.35.110.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: The department needs to ascertain whether current conditions are conducive to proceeding with the development of rules to establish a milk marketing program in Washington state after the department files referendum results with the Office of the Secretary of State. Also taken into consideration will be [an] additional concept of a two-state milk marketing program, which would include both Oregon and Washington.

Process for Developing New Rule: This is notice of the open public meeting date, time and location. This meeting will include industry organization representatives and other persons who wish to participate in the process.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by contacting Dannie McQueen, Administrative Regulations Manager, P.O. Box 42560, Olympia, WA 98504-2560, (360) 902-1809.

Open Public Meeting: On Friday, September 6, 1996, at 1:00 p.m., 1111 Washington Street S.E., Natural Resources Building, 2nd Floor, Conference Room 259.

Assistance for Persons with Disabilities: Contact Dannie McQueen, by August 30, 1996, TDD (360) 902-1996, or (360) 902-1809.

August 7, 1996 Dannie McQueen Administrative Regulations Manager

WSR 96-16-071 PREPROPOSAL STATEMENT OF INQUIRY DEPARTMENT OF HEALTH

(Counselor Programs) [Filed August 6, 1996, 3:02 p.m.]

Subject of Possible Rule Making: Chapter 246-810 WAC, these proposed rules relate to the counseling professions of registered counselor, registered hypnotherapist, certified marriage and family therapist, certified mental health counselor, and certified social worker. There is a need to implement the 1995 mental health legislation, and to update and clarify existing rules.

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 18.19.050 (1)(a).

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: This effort will implement the 1995 mental health legislation, which includes the following elements: The option of a behavioral science degree, with additional coursework required; further definition of "certified mental health counselor;" and provides for the option of mandated continuing education requirements. Further, current rules require clarity: "Department of Licensing" must be replaced with "Department of Health;" certification requirements must be organized so that professionals can more readily locate qualifications; and consistency in requirements among the three types of certified counselors should be explored.

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

Process for Developing New Rule: A work group of approximately twenty people have been meeting since September 1995, and, along with representatives from various counselor associations and a few universities and colleges, has developed a draft proposal for consideration. The information has been shared with major colleges and universities in Washington state, the professional associations, and the Department of Social and Health Services (DSHS), Division of Drug, Alcohol and Substance Abuse (DASA). DASA requires registration or certification with the counselor programs office before their applicants may

receive credit for participation in their program; there is no shared credentialing with the DASA office. We will hold two public meetings to solicit further participation on the development of these rules. All current counselors will be notified of the meetings, as well as representatives from the universities and colleges, and our general mailing list.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by contacting Mary Lynn Genasci or Karen Burgess, Department of Health, Counselor Programs, P.O. Box 47869, Olympia, WA 98504-7869, (360) 664-3004, FAX (360) 586-7774; on September 17, 1996, at 9:00 a.m. -1:00 p.m., Holiday Inn - Renton, 800 Rainier Avenue South, Renton, WA 98055; on September 20, 1996, at 9:00 a.m. - 1:00 p.m., Hallmark Inn, 3000 Marina Drive, Moses Lake, WA 98837.

August 6, 1996 Bruce A. Miyahara Secretary

WSR 96-16-075 PREPROPOSAL STATEMENT OF INQUIRY PARKS AND RECREATION COMMISSION

[Filed August 6, 1996, 3:19 p.m.]

Subject of Possible Rule Making: Modify or establish fees charged for use of state parks; modify and/or establish new public use, motor vehicle, and filming rules for state parks.

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 43.51.060.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: State parks budget depends on revenue generated by use fees; fees need to be kept current to maintain services provided by state parks. Park use, motor vehicle and filming rules must support fees.

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 Pam McConkey, Washington State Parks, P.O. Box 42650, Olympia, WA 98504-2650, phone (360) 902-8595, FAX (360) 586-5875, e-mail pamm@parks.wa.gov.

August 6, 1996 Pamela A. McConkey Administrative Assistant 5

WSR 96-16-078 PREPROPOSAL STATEMENT OF INQUIRY PUBLIC DISCLOSURE COMMISSION

[Filed August 7, 1996, 8:05 a.m.]

Subject of Possible Rule Making: Possible modification of Lobbyist Monthly Expense Report, Form L-2.

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 42.17.370(1) and 42.17.170 (2)(e).

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: As of September 1, 1995, significant changes to the lobbyist reporting provisions of the public disclosure law were made. One of these changes requires lobbyists to itemize on his or her lobbying report all contributions that the lobbyist delivers or otherwise transmits to a candidate or ballot measure committee. This requirement applies whether or not the contribution being transmitted is from the lobbyist, his/her lobbying employer, or some other source. This means that if a lobbyist delivers contributions from relatives, friends or other acquaintances - as an individual is permitted by law to do — then the contributions must be shown on the lobbyist's monthly L-2 report and included in the expenditure totals attributed to that lobbyist. Currently, the monthly L-2 form does not accommodate well the reporting of contributions from sources other than the lobbyist or the lobbyist employer. The Public Disclosure Commission may opt to amend the front of the L-2 form to better accommodate the reporting of "Contributions from Others," in order to clarify that these contributions do not originate from the lobbyist or any of the persons on whose behalf he or she lobbies.

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

Process for Developing New Rule: Interested persons are invited to submit written comments by September 13, 1996. The commission may discuss amending the lobbyist monthly expense report at its meeting on September 24, 1996, and public comments will be welcome at that time. A public hearing on any formal change to the reporting form is not expected to occur until the commission's November meeting.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by contacting Public Disclosure Commission, Assistant Director Vicki Rippie at P.O. Box 40908, 711 Capitol Way, Room 403, Olympia, WA 98504, phone (360) 586-4838, FAX (360) 753-1112.

> August 6, 1996 Melissa Warheit **Executive Director**

WSR 96-16-081 PREPROPOSAL STATEMENT OF INQUIRY DEPARTMENT OF TRANSPORTATION

[Filed August 7, 1996, 9:00 a.m.]

Subject of Possible Rule Making: Defining how a set of double trailers carrying logs should be measured.

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 46.44.090.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: The change offers an economic benefit to the timber industry, specifically haulers and mills, by allowing 26' logs to be carried on the same configuration with 40' logs. The change would also allow Washington and Oregon truckers a measure of uniformity (Oregon already has a similar rule).

Other Federal and State Agencies that Regulate this Subject and the Process Coordinating the Rule with These Agencies: Washington State Patrol provides the enforcement by weighing and measuring selected configurations. The state patrol does not oppose the rule. The federal Office of Motor Carrier would defer this rule to the state because it would fall under special state permit authority.

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 by contacting Barry Diseth, Motor Carrier Services, P.O. Box 47367, Olympia, WA 98504-7367, phone (360) 664-9494, FAX (360) 664-9440.

> August 6, 1996 S. A. Moon Deputy Secretary for Operations

WSR 96-16-084 PREPROPOSAL STATEMENT OF INQUIRY DEPARTMENT OF AGRICULTURE

[Filed August 7, 1996, 9:47 a.m.]

Subject of Possible Rule Making: State fair fund—Proration, WAC 16-700-021 Qualifications. Consider amending the formula for the allocation of state fair funds to community and area fairs.

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 15.76.180.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: Ensure an equitable allocation of state fair funds to the different classification of fairs.

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

Process for Developing New Rule: The agency has been working with a committee of fair industry representatives to review the fair law and fair rule. This review resulted in a proposal to amend the existing rule. The proposal will be distributed to all fairs participating in the fair program for their review and input.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by contacting Walter Swenson, Agricultural Programs Administrator, Washington State Department of Agriculture, P.O. Box 42560, Olympia, WA 98504-2560, phone (360) 902-1928, FAX (360) 902-2089.

August 7, 1996 William E. Brookreson Assistant Director

WSR 96-16-085 PREPROPOSAL STATEMENT OF INQUIRY DEPARTMENT OF REVENUE

[Filed August 7, 1996, 10:40 a.m.]

Subject of Possible Rule Making: Imposition of use tax on catalogs printed out of state and mailed to Washington residents.

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 82.32.300; see also section 139, chapter 18, Laws of 1995 2nd sp. sess.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: The legislature has directed the department to begin collecting "use tax on advertising materials printed outside the state and mailed directly to Washington residents at the direction of an in-state business to promote sales of products or services, pursuant to RCW 82.12.010(5)." See section 139(3), chapter 18, Laws of 1995 2nd sp. sess. The department has not been collecting the tax on such items for a number of years because of a Washington court decision. This court decision has been called into question by a subsequent United States Supreme Court decision and other statutory changes. If the department is to begin collecting tax on these items we believe that the rules process is the appropriate avenue to announce such a change in policy.

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

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 if they are received two weeks before the date of adoption. Written comments may be submitted by mail, fax, or at the public meeting. Oral comments will be accepted at the public meeting or later public hearing. A preliminary draft of the proposed changes is available upon request. Written comments on the proposal may be directed to Claire Hesselholt, Policy Counsel, Legislation and Policy, P.O. Box 47467, Olympia, WA 98504-7467, phone (360) 753-3446, FAX (360) 664-0693. No rule draft is available at this time.

Location and Date of Public Meeting: On September 17, 1996, at 9:30 a.m., Evergreen Plaza Building, 2nd Floor Conference Room, 711 Capitol Way South, Olympia, WA 98501.

Assistance for Persons with Disabilities: Contact Sandra Yuen by September 15, 1996, TDD 1-800-451-7985, or (360) 753-3217.

August 7, 1996 Russell W. Brubaker Assistant Director

WSR 96-16-089 PREPROPOSAL STATEMENT OF INQUIRY DEPARTMENT OF SOCIAL AND HEALTH SERVICES

(Medical Assistance Administration) (Public Assistance) [Filed August 7, 1996, 11:45 a.m.]

Subject of Possible Rule Making: WAC 388-511-1160 SSI-related persons.

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 74.08.090.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: Federal guidelines allow an

extension of time frame for the exemption of a resource received to repair/replace an exempt resource under a presidentially declared disaster. Clarifies that exempt proceeds from a sales contract do not include interest.

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

Process for Developing New Rule: The department will distribute draft material for an internal and external review process. All comments are taken into consideration before issuance of final rule.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by contacting Joanie Scotson, Program Manager, Medical Assistance Administration, Mailstop 45530, Olympia, WA 98504-5530, phone (360) 753-7462, FAX (360) 753-7315, TDD 1-800-848-5429.

July 30, 1996 Merry A. Kogut, Supervisor Rules and Policies Assistance Unit

WSR 96-16-090 PREPROPOSAL STATEMENT OF INQUIRY DEPARTMENT OF SOCIAL AND HEALTH SERVICES

(Medical Assistance Administration)
(Public Assistance)
[Filed August 7, 1996, 11:18 a.m.]

Subject of Possible Rule Making: WAC 388-503-0310 Categorically needy eligible persons and 388-511-1105 SSI-related eligibility requirements.

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 74.08.090.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: Clarify that rules concerning an ineligible spouse of an SSI recipient apply only to noninstitutional eligibility.

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

Process for Developing New Rule: The department will distribute draft material for an internal and external review process. All comments are taken into consideration before issuance of final rule.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by contacting Joanie Scotson, Program Manager, Medical Assistance Administration, Mailstop 45530, Olympia, WA 98504-5530, phone (360) 753-7462, FAX (360) 753-7315, TDD 1-800-848-5429.

August 6, 1996 Merry A. Kogut, Supervisor Rules and Policies Assistance Unit

WSR 96-16-094 PREPROPOSAL STATEMENT OF INQUIRY PUGET SOUND WATER QUALITY ACTION TEAM

[Filed August 7, 1996, 11:42 a.m.]

Subject of Possible Rule Making: Chapter 400-12 WAC.

Statutes Authorizing the Agency to Adopt Rules on this Subject: Puget Sound Water Quality Protection Act, ESHB 2875 as amended by the senate, chapter 138, Laws of 1996.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: The Puget Sound Water Quality Protection Act requires the action team to adopt chapter 400-12 WAC, with minor revisions.

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

Process for Developing New Rule: Consultation with the members of the Puget Sound Water Quality Action Team and the Puget Sound Council on draft language.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by contacting Kathy Minsch, Environmental Specialist, Puget Sound Water Quality Action Team, Office of the Governor, P.O. Box 40900, Olympia, WA 98504-0900, (360) 407-7300, FAX (360) 407-7333.

August 7, 1996 Nancy McKay Chair

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WSR 96-16-014 PROPOSED RULES DEPARTMENT OF ECOLOGY

[Order 96-05—Filed July 25, 1996, 1:30 p.m.]

Original Notice.

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

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

Purpose: To reduce the number of acres of grass seed field burning in Washington.

Statutory Authority for Adoption: RCW 70.94.656. Statute Being Implemented: RCW 70.94.656(4).

Summary: Background: Commercially valuable grasses are grown in various parts of Washington, primarily in Spokane County, for seed production. Grass seed is generally harvested in July and August. After harvest, grass fields have traditionally been burned. Burning clears the field of straw. This kind of open burning produces large amounts of smoke. This smoke contains high levels of small particulate matter and gases that are harmful to human health. The burning season is short, generally lasting only three weeks to a month in late August and September, and, in most cases, efforts are made to direct smoke from field burning away from local population centers. Smoke management however, does not reduce emissions. Instead it seeks to minimize impacts by burning during favorable meteorological conditions. Despite these efforts, the impacts of smoke from field burning have been a continual problem, particularly in the areas around Spokane. An intense debate regarding the health impacts and economic benefits of field burning has been going on for years.

Emergency Rule: Ecology filed an emergency rule on March 29, 1996, reducing the acreage allowed to be burned by 1/3 for this year. That emergency rule expires on or about July 27, 1996. Ecology is filing a second emergency rule with a detailed explanatory statement, simultaneously with this CR-102 filing. This second emergency rule is in place through the prime burning season for this crop.

Reasons Supporting Proposal: These reasons are adapted from ecology's concise explanatory statement filed with the second emergency rule:

- (1) The Department of Ecology has authority from RCW 70.94.656(4) to "limit the number of acres (of grass burning) on a pro rata basis... in order to effectively control emissions from this source.
- (2) Grass burning, which involves a fairly uncontrolled and incomplete combustion process, produces substantial amounts of smoke. Research demonstrates that incomplete combustion processes produce high proportions of fine particulate.
- (3) Extensive research nationally, and in Washington, has documented adverse health effects from fine particulate pollution. The smaller and most damaging of these fine particulate come from incomplete combustion processes.
- (4) Fine particulate causes severe health impacts to sensitive populations, including individuals with chronic respiratory diseases, such as emphysema and asthma. These health impacts result in missed work or school, medical or emergency treatment, and death.
- (5) In spite of previous efforts to reduce the grass smoke problem using smoke management techniques, serious

incidents of heavy smoke in and close to higher populations have persisted.

- (6) In the last year, the medical community in Spokane has sent numerous letters to the Department of Ecology documenting their observations of the effects of smoke from grass burning on their patients. Effects were observed in patients with and without chronic respiratory problems.
- (7) Requiring additional reductions from the grass seed industry is consistent with requirements imposed on other industries and segments of society.
- (8) The department has committed and will continue to commit resources to the identification of practical and reasonably available alternatives to grass seed field burning.
- (9) Although agricultural burning is allowed when it is reasonably necessary to carry out the enterprise (WAC 173-430-040(1)), the substantial amounts of smoke generated from grass burning over a short season in confined geographical areas has, to date, made it virtually impossible to adequately prevent the smoke from impacting roads, homes, population centers, and other public areas (WAC 173-430-070 (1)(d)).
- (10) Ecology proceeded with normal rule-making activities. Ecology sought advice of those interested in this rule. An advisory committee was formed that included growers, seed processors, state representatives, clean air activists, and citizen activists. The advisory committee focused on several discussion points in the areas of economics, environmental considerations, applicability of the rule, process, and emissions. While the discussions were lively, the advisory committee did not reach consensus on any of the issues before them.

Name of Agency Personnel Responsible for Drafting: Melissa McEachron, Department of Ecology, 4601 North Monroe, Suite 202, Spokane, WA 99205-1295, (509) 456-5010; Implementation and Enforcement: Grant Pfeifer, Department of Ecology, 4601 North Monroe, Suite 202, Spokane, WA 99205-1295, (509) 456-3284.

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

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

Explanation of Rule, its Purpose, and Anticipated Effects: This rule amends chapter 173-430 WAC, Agricultural burning. The purpose of the rule is to reduce the number of acres of grass grown for seed burned in Washington. This rule does not reduce other types of agricultural burning.

This rule proposal reduces the acres of burning allowed by 1/3 in 1996 and 2/3 in 1997. It also provides: (1) An exemption for unusual or extraordinary circumstances capped at 5%; (2) a permit trading system; (3) a method to certify an alternate way to measure emission reduction, if one is identified (besides acres); (4) a method to certify alternate open burning practices that quantifiably reduce emissions, such as propane burning.

The anticipated effects include: Reduction in air pollution from grass burning, a probable slight increase in erosion, and a probable slight decrease in the level of water quality.

Proposal Changes the Following Existing Rules: Changes are listed above.

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

Small Business Economic Impact Statement

Executive Summary

Background and Overview of Analysis

This study analyzes the compliance cost associated with the proposed permanent rule to limit grass seed field burning in Washington, and estimates whether the revised rule would place a disproportionate burden on Washington small businesses. The purpose of this analysis is to comply with state legislative requirements that each prospective rule be evaluated in order to minimize potential differential impacts on small business, and that economic aspects of all agency rules be evaluated prior to promulgation.

While this existing agricultural burning regulation established a framework for potentially reducing agricultural burning, ecology determined that it was necessary to specifically address the issue of grass seed field burning. Ecology has adopted an emergency rule limiting grass seed field burning. The emergency rule amended chapter 173-430 WAC to require a 1/3 reduction of grass seed field acreage burned in 1996 (as compared to 1995 acreage burned or 1996 grass acreage production). To permanently implement a reduction in grass field burning, Ecology has also pursued a permanent rule revision that would require the same 1/3 reduction found in the emergency rule, and has proposed to add an additional 1/3 reduction in 1997 and thereafter. It is this proposed permanent rule revision that is the subject of this analysis (see Appendix B for full text of proposed permanent rule).

Compliance costs could be incurred by a variety of industries as a result of the proposed rule revisions. Primary impacts would likely be borne by the grass seed industry, composed of grass growers, seed processors, and wholesalers/distributors; therefore, it was decided that these parties would be contacted to estimate potential economic impacts. A total of thirty-eight industry firms (including growers, processor and wholesalers) were originally contacted for information, and twenty-six of these firms provided information. This sampling of businesses included small and large businesses likely to be affected by the proposed rule revision in various grass production areas of Washington. Grower information was further confirmed by a mail-out and telephone follow-up survey sent to fifty growers (with twenty respondents).

Analysis Results

The proposed rule is not anticipated to have a disproportionate economic impact on small businesses in the analyzed industries. As Table ES-1 shows, cost impacts of the rule revisions vary for small and large firms in each industry. The last column in Table ES-1 shows the "multiplier" of costs per employee for small versus large firms. A multiplier less than one indicates that no disproportionate economic burden would exist for the indicated industry; a multiplier greater than one indicates that a disproportionate burden would exist for the industry. Results for each industry are discussed in detail below and detailed calculations and assumptions are shown in Appendix D.

Proposed [2]

Table ES-1
Small Business Economic Impact Analysis Results for WAC 173-430 Revisions

<u>Industry/Year</u>	Annual Cost* for Typical Small Business	Annual Cost* for Typical Large Business	Annual Number of Employees for Typical Small Business	Annual Number of Employees for Typical Large Business	Annual Cost Per Employee for Typical Small Business	Annual Cost Per Employee for Typical Large Business	Relative Compliance Cost Multiplier (Small/Large)
1996							• • •
Grass Seed Growers	\$0	\$0	0.5	1.3	\$0	so	0.00
Grass Seed Processors	\$0	\$0	7.2	30.5	so	so	0.00
Grass Seed Wholesalers & Distributors	See text for discussion of rule compliance impacts						
1997							
Grass Seed Growers	\$3,170	\$20,380	0.5	1.3	\$6,470	\$15,960	0.41
Grass Seed Processors	\$1,270	\$136,400	7.2	30.5	\$180	\$4,470	0.04
Grass Seed Wholesalers & Distributors	See text for discussion of rule compliance impacts						
1998+							
Grass Seed Growers	\$6,340	\$40,750	0.5	1.3	\$12,940	\$31,920	0.41
Grass Seed Processors	\$2,540	\$238,940	7.2	30.5	\$350	\$7,830	0.04
· Grass Seed Wholesalers & Distributors	olesalers & See text for discussion of rule compliance impacts						

Notes

All regulatory costs are expressed in constant 1995 dollars and are relative to the 1995 base year. Calculations have been rounded. See text and Appendix D for detailed calculations and assumptions.

Grass seed growers will be primarily impacted by the proposed rule through the reduction in the grass field acres allowed to be burned each year. As Table ES-1 shows, the relative cost burden multiplier for growers (rightmost column) is 0.4 in both 1997 and 1998. Thus, there does not appear to be a disproportionate compliance burden from the proposed rule for small Washington grass seed growers.

Similar to growers, grass seed processors will be primarily impacted by the proposed rule through the reduction in the grass seed available for processing. As Table ES-1 shows, the relative cost burden multiplier for grass seed processors is 0.04 in both 1997 and 1998. Therefore, a disproportionate compliance burden does not appear to exist from the proposed rule for small Washington grass seed processors.

No substantive compliance cost burden is anticipated to result for small or large grass seed wholesalers in Washington. Wholesalers generally indicated two reasons they thought the rule would not have a substantive economic impact on their businesses: The ability to switch to other grasses grown outside of Washington and the very small percentage of their business sales composed of Washington grass seed. Discussions with industry representatives indicated that no grass seed distributors are located in Washington. Therefore, no compliance cost impact would

be created for Washington grass seed distributors from the rule.

Proposed Mitigation

As the above analysis demonstrates, the proposed rule is not anticipated to result in a disproportionate compliance burden for small Washington grass seed growers, processors, or wholesalers/distributors. As a result, mitigating measures are not required to reduce impacts on small businesses affected by the rule. However, if a disproportionate impact was to occur for small businesses, a number of measures could be undertaken to mitigate compliance cost burdens. For example, one mitigating measure might include exemption for cases of severe adverse economic impacts. Some additional amount of burning might be allowed in such cases. Another possible mitigating measure might include establishing a tradable permit system so that the true cost of burning (i.e., the economic externality) could be included in the cost to growers.

To the extent the above measures would mitigate adverse compliance cost impacts on growers, they would also serve to mitigate impacts on grass seed processors. In particular, small seed processors rely disproportionately on seed grown on irrigated land for their seed supplies. Thus, to the extent that the mitigating measures identified above

^{*} Compliance costs represent reductions in profits.

would reduce the economic burden to growers of grass on irrigated land, they would also disproportionately help small seed processors.

I. Proposed Rule Revisions

This study analyzes the compliance cost associated with the proposed permanent rule to limit grass seed field burning in Washington, and estimates whether the revised rule would place a disproportionate burden on Washington small businesses. The purpose of this analysis is to comply with state legislative requirements that each prospective rule be evaluated in order to minimize potential differential impacts on small business, and that economic aspects of all agency rules be evaluated prior to promulgation.

A. Summary of Regulation Revisions

The existing chapter 173-430 WAC establishes controls to minimize adverse health and environmental effects from agricultural burning (see Appendix A for full text). It seeks to accomplish this goal through the following control strategies.

- Establish a permit program with minimum state-wide requirements.
- Provide for implementation of a research program to explore and identify economical and practical alternatives to agricultural burning.
- Encourage and develop economically feasible alternative methods to agricultural burning.
- Limit the scope of the rule to agricultural burning and distinguish between agricultural burning and other types of burning.

 Provide for local administration of the permitting program through delegation.

While this existing agricultural burning regulation established a framework for potentially reducing agricultural burning, ecology determined that it was necessary to specifically address the issue of grass seed field burning. Ecology has adopted an emergency rule limiting grass seed field burning. The emergency rule amended chapter 173-430 WAC to require a 1/3 reduction of grass seed field acreage burned in 1996 (as compared to 1995 acreage burned or 1996 grass acreage production). To permanently implement a reduction in grass field burning, ecology has also pursued a permanent rule revision that would require the same 1/3 reduction found in the emergency rule, and has proposed to add an additional 1/3 reduction in 1997 and thereafter. It is this proposed permanent rule revision that is the subject of this analysis (see Appendix B for full text of proposed permanent rule). Major changes between the currently enacted version of the rule and the revised rule that are evaluated in this analysis are shown in Table 1.

It should be noted that the version of the proposed rule analyzed in this small business economic impact statement focuses on the primary burning limitations embodied in subsections (c) and (d) of the rule revisions (see Appendix B). Other paragraphs included as part of the rule revisions would mitigate potential adverse compliance impacts. Thus, estimation of compliance cost burdens associated with subsections (c) and (d) represent an unmitigated most restrictive scenario.

Table 1

Major Proposed Revisions to WAC 173-430*

- Requires that 1996 burning of field and turf grasses for seed be limited to the greater of 2/3 the number of acres a grower burned under a valid permit in 1995 or had in production on May 1, 1996.
- Requires burning of field and turf grasses for seed in 1997 and thereafter (until approved alternatives become
 available) be limited to no more than 1/3 of the number of acres in grass seed production on May 1, 1996.
- * Does not include proposed mitigating measures (see Appendix B for full rule revision language).

B. Potentially Affected Industries

Compliance costs could be incurred by a variety of industries as a result of the proposed rule revisions. Primary impacts would likely be borne by the grass seed industry, composed of grass growers, seed processors, and wholesalers/distributors. Some important industry characteristics are listed below and each of these industry groups is discussed in more detail below.

Industry Characteristics Summary

The vast majority of grass grown for seed in Washington is Kentucky Bluegrass. On a national basis, it is estimated that Washington provides approximately 80-90 percent of total domestic Kentucky Bluegrass seed. The other major geographic areas in the United States that produce Kentucky Bluegrass include Idaho, Minne-

- sota, and Oregon. Virtually all Kentucky Bluegrass fields are currently burned after harvest.
- A recent industry estimate of bluegrass seed field acreage (nonburned as well as burned with or without permitting) is approximately 57,000 acres. Approximately 41,000 acres were permitted and burned in Washington in 1995.
- Grass varieties primarily competing with Kentucky Bluegrass include other "cool season" grasses such as fescues (many of which are grown in Oregon) and rye grasses.
- There are approximately one hundred ninety grass seed growers (based upon growers permitted to burn in 1995), twelve processors, and very few wholesalers/ distributors located in Washington.
- As is the case in many agricultural markets, most growers and processors are typically "price takers" and

- are not large enough to individually influence prices of retail grass seed.
- Most seed growers also plant a variety of other crops on their farm. Most processors process only grass seed (although some do process alfalfa, canola seed, etc.) and a few specialize exclusively in Kentucky Bluegrass seed. Most wholesalers and distributors sell a variety of products, of which grass seed is a relatively small component.
- No significant price supports or other market support systems are evident in the grass seed industry.
- While growing grass can often be more profitable than growing other crops, new grass growers must learn quite a bit about growing grass in the first years of start-up, and they must be able to bear relatively lower grass seed yields (and associated income) the first few years of production. Moreover, the higher paying varietals require a substantial amount of grower diligence and care to produce an acceptable grass seed harvest. This may explain, in part, why more farmers have not planted relatively more profitable grass seed fields instead of other crops such as wheat, barley, etc.

Grass Seed Growers

Grass seed planting (during establishment) is typically conducted in the spring and harvest is usually conducted in the middle to latter part of the summer over a six to eightweek period, followed by field burning begun in mid-August and generally completed by late September. Once the grass seed is harvested, it is trucked to seed processors who prepare it for market. Most growers have established relationships with seed processors and many enter into agreements prior to spring planting to grow a specific amount and variety of grass seed.¹

Current grass growing practices vary by whether a grower is farming in a dryland area (e.g., Spokane area) or an irrigated area (e.g., Columbia basin). Approximately eighty percent of grass seed acreage in Washington is planted on dryland, compared to approximately twenty percent on irrigated land. The current practice of growing grass for seed begins when growers plant acreage in grass seed. For dryland grass growers, this new grass crop takes at least one year to "establish" during which no harvest is typically taken from the crop. For the next five-six years, harvests are taken from the grass fields2 and annual postharvest burning is used to remove field residue. Most recently, growers have indicated a need for a six to eight week burning period each year, although the most concentrated burning has actually occurred over a shorter time period. Once grass has been planted for an average of approximately six years, the grass is removed (i.e., "tearout") and other crops are rotated onto the fields. Current rotation crops often include wheat, peas, lentils, and barley. These crops are generally produced on the fields for threefour years until grass is replanted and the grass cycle described above repeats.

Growers undertake a slightly different growing regime when planting grass on irrigated land. After initial seeding, these irrigated fields can often provide an initial seed harvest as early as the same Autumn. Harvests are taken from the grass fields for the next five-six years and annual post-harvest burning is used to remove field residue. After grass

is no longer grown in the fields, other crops are rotated in for a two to four year period.

Grass Seed Processors

Grass seed processors prepare the grass seed for market. The grass seed received from growers is cleaned with specialized machinery, may be tested for purity (and recleaned, if necessary), sorted, and put into specialized storage facilities. The processor then goes to wholesalers, distributors, or firms with which prior growing arrangements were made and sells a particular amount of grass seed. The seed is primarily distinguished by purity (i.e., cleanliness, absence of weeds, etc.) and blend (single type of grass seed or mixture of different types). Once a sale is made, the seed is blended (if necessary), packaged in fifty-pound bags, and shipped to the wholesaler or distributor. The wholesaler/ distributor pays the processor, who in turn deducts the processing cost for the seed and remits the remainder to the grower. As a result of this type of "service fee" arrangement between processors and growers, the majority of any fluctuation in market price for seed is borne by growers.

Grass Seed Wholesalers/Distributors

Grass wholesalers typically function similarly to wholesalers in other markets — wholesalers buy the grass seed from processors and sell it to other secondary wholesalers or retail establishments. Wholesalers do little if any value-added seed processing beyond perhaps repackaging and labeling the seed for consumer purchase. Grass seed wholesalers often do not deal exclusively with grass seed, but sell a variety of other related products such as lawn and garden supplies. As previously noted, discussions with industry representatives indicated that there are very few grass seed wholesalers located in Washington; most are located in the eastern and midwestern United States.

Grass seed distributors are typically larger companies than wholesalers, have their own patented grass varieties that they contract to processors (and processors in turn contract to growers), have national and international distribution networks, and are the more familiar "brand name" seed companies (e.g., Scotts). Discussions with industry representatives indicated that none of these large distributors are located in Washington.

Other Potentially Affected Industries

Other lesser impacts could occur for industries involved in the seeding of lawns, retail sale of grass seed, and similar grass seed related businesses (see Appendix C for a complete list of potentially affected industries by SIC Code). For example, sod farms may be impacted by the rule via the price of Washington grass seed they use in growing sod. Economic impacts for these type of "secondary" industries were not estimated in detail as done for the aforementioned industries, because grass seed industry representatives indicated grass seed-related business activities in these industries were either a small portion of their total operations and/or because they could continue to operate by performing their services for substitute varieties of grass seed other than Kentucky Bluegrass or grasses other than those grown in Washington.

As described above, a number of industry groups could potentially be affected by the rule revisions. For the purpose of estimating regulatory compliance costs, three industries

were identified as potentially being the most affected by the rule revisions: Grass growers, seed processors, and whole-salers/distributors. Potential industry cost categories affected by the rule revisions included administrative, capital, supplies, and the manner in which these changing costs would be balanced against anticipated crop revenues as growers switched to alternative crops or grass burning alternatives.

It should be noted that "industry" within the context of the Regulatory Fairness Act denotes businesses within a four-digit SIC code. However, to meet the intent of the Regulatory Fairness Act and to be consistent with guidance received from Washington Department of Community, Trade and Economic Development's (CTED) Business Assistance Center, a subset of these four-digit industries was evaluated. Therefore, the analysis goes beyond the strict requirements of the Regulatory Fairness Act and includes a greater degree of industry specificity than required in the statute.³ Note that for ease of discussion, these sub-four-digit SIC groups are still referred to as affected "industries" in this analysis.

II. Estimation of Differential Economic Impacts on Small Versus Large Businesses

A. Make Threshold Determination

This step of the small business economic impact statement analysis required a determination of whether the aforementioned industrial sectors would be sufficiently impacted to require further analysis. A small business economic impact statement must be completed "(a) If the proposed rule will impose more than minor costs on businesses in an industry..." (RCW 19.85.030(1)). The threshold

requiring determination of whether costs are "more than minor" is to be guided by use of information designed and provided by the Business Assistance Center (RCW 19.85.-030(2)). The Business Assistance Center (BAC) has established guidelines that impacts are deemed to be "more than minor" if regulatory impacts exceed .1 percent of any industry's⁴ annual profits. The .1 percent profit thresholds for the four-digit industry classifications into which these industry groups fall ranges from \$50 to \$230 per year. Since compliance costs of rule revisions for a typical grower, processor, or wholesaler/distributor could be substantial⁵, rule revisions are not likely to be "minor" for these industries and a small business economic impact statement is required under this criterion. A small business economic impact statement analysis was performed for the rule revisions and is described below.

B. Identify Likely Industry Adjustment to Proposed

The next step was to anticipate how the above industries would react to the proposed rule. Table 2 shows estimated grower responses based upon this input and used in the analysis. As a result of rule-related burning limitations, most farmers growing grass on irrigated land were anticipated to likely change to shorter rotations to compensate for not burning (e.g., 3 years grass, one year other crop). The majority of dryland growers were anticipated to (from most likely to least likely): Switch to other crops, move grass production out of Washington (and plant a different crop on their Washington acreage), allow the fields to remain fallow, or use alternative methods of straw and residue removal (e.g., crewcut vacuum, needlenose rake).

Table 2
Field Burning Alternatives that Are Anticipated to be Implemented by Growers
in Response to Proposed Rule Revisions

	Percentage of Formerly Burned Grass Seed Acreage Affected by Alternative		
•			
Field Burning Alternative	(% of total)	(% of subtotal)	
Irrigated Land			
- Shorter Grass Rotation with Other Crops	19%	95%	
- Move Production to ID, OR, BC, or WA* Native	<u>1%</u>	<u>5%</u>	
American Lands + Crop Replacement w/ Other Crops	20%	100%	
Dryland			
- Permanent Grass Replacement with Other Crops	55%	69%	
- Alternative Residue Removal (raking, vacuuming, etc.)	5%	6%	
- Move Production to ID, OR, BC, or WA* Native	10%	12.5%	
American Lands + Crop Replacement w/ Other Crops			
- Field Permanently Taken Out of Production (Dryland w/	<u>10%</u>	<u>12.5%</u>	
shallow soil, steep slopes, or other similar impediments to planting other crops or alternative residue removal)	80%	100%	
to planting other orope or alternative residue removely	100%		

Notes

* ID = Idaho; OR = Oregon; BC = British Columbia, Canada; WA = Washington.

Percentages will likely change over time, however, percentages were assumed to remain at the above levels throughout the initial rule adjustment period (1996-1998).

C. Identify and Gather Data from Small and Large Businesses in Affected Industries and Other Stakeholders

Once affected industries were identified, industry participants were contacted to assess the likelihood of economic impacts and to provide the data needed to estimate impacts. It was decided that growers, processors, and wholesalers throughout Washington would be contacted to estimate potential economic impacts.

A total of thirty-eight industry firms (including growers, processor[s] and wholesalers) were originally contacted for information, and twenty-six of these firms provided information. This sampling of businesses included small and large businesses likely to be affected by the proposed rule revision in various grass production areas of Washington. Grower information was further confirmed by a mail-out and telephone follow-up survey sent to fifty growers (with twenty respondents). It was noteworthy that industry participants provided relatively similar information in response to survey questions (this phenomenon was also noted by other agricultural experts that were contacted). The relative uniformity in responses may suggest that a degree of confidence could be inferred from the responses that would normally be reserved for much larger sample sizes.

D. Estimate Differential Regulatory Compliance Cost for Small Versus Large Businesses

To differentiate between impacts on small versus large businesses, regulatory compliance costs were evaluated for "typical" small firms and the largest firms within each of the three industries. These costs were then divided by the number full-time equivalent employees (FTEs) that a typical large and small firm would employ. Comparison of regulatory compliance cost per FTE for small and large businesses was then used to determine whether a disproportionate burden would exist for small businesses and to estimate the magnitude of any disproportionate burden.

III. Analysis Results

The proposed rule is not anticipated to have a disproportionate economic impact on small businesses in the analyzed industries. As Table 3 shows, cost impacts of the rule revisions vary for small and large firms in each industry. The last column in Table 3 shows the "multiplier" of costs per employee for small versus large firms. A multiplier less than one indicates that no disproportionate economic burden would exist for the indicated industry; a multiplier greater than one indicates that a disproportionate burden would exist for the industry. Results for each industry are discussed in detail below and detailed calculations and assumptions are shown in Appendix D.

In general, rules that impose regulatory costs on industry in the form of a percentage change in some business activity will usually not impose a disproportionate cost burden on small businesses, since both small and large businesses are regulated at the same percentage change in business activity. The proposed rule is this type of proportionate limitation of business activity, since it reduces burned acreage by the same 1/3 and subsequent 2/3 for both small and large businesses. Thus, it would be expected that the rule would place no disproportionate burden on small businesses.

It should be noted that while Table 3 estimates compliance costs per FTE employee, compliance costs were also estimated per \$100 of sales revenue (as allowed by the Regulatory Fairness Act). The results of these calculations similarly demonstrated that the proposed rule would not have a disproportionate economic impact on small businesses.

Table 3

Small Business Economic Impact Analysis Results for WAC 173-430 Revisions

<u>Industry/Year</u>	Annual Cost® for Typical Small Business	Annual Cost* for Typical Large Business*	Annual Number of Employees for Typical Small Business	Annual Number of Employees for Typical Large Business	Annual Cost Per Employee for Typical Small Business	Annual Cost Per Employee for Typical Large Business	Relative Compliance Cost Multiplier (Small/Large)
1996							
Grass Seed Growers	\$0	\$0	0.5	1.3	\$0	\$0	0.00
Grass Seed Processors	\$0	\$0	7.2	30.5	\$0	\$o˙	0.00
Grass Seed Wholesalers & Distributors	See text for discussion of rule compliance impacts						
1997							
Grass Seed Growers	\$3,170	\$20,380	0.5	1.3	\$6,470	\$15,960	0.41
Grass Seed Processors	\$1,270	\$136,400	7.2	30.5	\$180	\$4,470	0.04
Grass Seed Wholesalers & Distributors	See text for discussion of rule compliance impacts						
1998+							
Grass Seed Growers	\$6,340	\$40,750	0.5	1.3	\$12,940	\$31,920	0.41
Grass Seed Processors	\$2,540	\$238,940	7.2	30.5	\$350	\$7,830	0.04
Grass Seed Wholesalers & Distributors	lesalers & See text for discussion of rule compliance impacts						

Notes

All regulatory costs are expressed in constant 1995 dollars and are relative to the 1995 base year. Calculations have been rounded. See text and Appendix D for detailed calculations and assumptions.

A. Grass Seed Growers

Grass seed growers will be primarily impacted by the proposed rule through the reduction in the grass field acres allowed to be burned each year. As Table 3 shows, the relative cost burden multiplier for growers (rightmost column) is expected to be 0.4 in both 1997 and 1998. Thus, there does not appear to be a disproportionate compliance burden from the proposed rule for small Washington grass seed growers.

As Table 3 shows, an average small grass grower is estimated to incur additional costs (i.e., reduction in profits) of \$3,170 in 1997 from burning limitations. An average large grower is estimated to experience additional compliance costs of \$20,380 the same year. As might be expected with twice as much burning restricted in 1998 over 1997 levels (1/3 to 2/3 limitation), the costs to both small and large growers would roughly double to \$6,340 and \$40,750, respectively. Over the 1996-1998 rule implementation period, cumulative compliance costs are estimated to be \$9,510 for a small grower and \$61,130 for a large grower. If it is assumed that burning alternatives are not certified by ecology by 1998, grower costs for subsequent years would be similar to those shown for 1998.

Compliance costs for grass seed growers are taken to be the reduction in net return to the business associated with adopting alternative actions to grass seed field burning. Compliance costs are not anticipated to require substantial additional reporting or record-keeping requirements. However, certain professional services such as residue removal, training, etc. are assumed to result from the proposed rule (see Appendix D). Most of the economic impact to grass seed growers shown in Table 3 arises from dryland growers who are anticipated to switch to other crops and growers on irrigated land shortening their rotations as a result of burning limitations. To illustrate, a dryland grower with three hundred acres of grass planted and growing might react in one of many possible ways when he is affected by the burning limitation. As illustrated in Table 2, a majority (69%) of dryland grass growers are anticipated to switch to other crops on land where grass can no longer be burned. Assuming that the grower is in this category, he would tear out 1/3 of his grass acreage (100 acres) after the 1996 grass harvest and plant other crops (e.g., wheat, peas, lentils) on this land. As shown in Appendix D, existing returns per acre of grass seed to a dryland grower are approximately \$46.02 and the returns to this same grower by planting other crops are approximately - \$7.44 per acre (i.e., a loss of \$7.44 per acre). Thus, on these 100 acres now planted with different crops, he would incur reduced returns of approximately \$5,350 ((\$46.02 - (-\$7.44)) x 100 acres) in 1997.

^{*} Compliance costs represent reductions in profits.

This same type of calculation was performed for other growers undertaking a variety of other actions as a result of proposed rule revisions. These costs were then averaged by size of grower (small vs. large) to produce anticipated grower compliance costs shown in Table 3. The anticipated reductions in returns for these growers comprise the compliance cost burden.

It should be noted that, based upon input from growers and other sources, per acre cost differences for small and large growers are generally limited to volume discounts on inputs such as seed, fertilizer, pesticide/herbicide, and gasoline, and typically result in five to ten percent lower prices for large growers.⁶ Thus, the majority of the difference in compliance cost for small growers versus large growers is simply attributable to their relative acreages (the typical small grower has 150 acres of grass; the typical large grower has 960 acres of grass).

B. Grass Seed Processors

Similar to growers, grass seed processors will be primarily impacted by the proposed rule through the reduction in the grass seed available for processing. As Table 3 shows, the relative cost burden multiplier for grass seed processors is 0.04 in both 1997 and 1998. Therefore, a disproportionate compliance burden does not appear to exist from the proposed rule for small Washington grass seed processors.

As Table 3 shows, small processors are estimated to incur additional costs (i.e., reductions in profits) of \$1,270 in 1997 from reduced seed processing, and large processors are estimated to experience additional compliance costs of \$136,400 in 1997. Costs for small and large grass seed processors in 1998 and subsequent years (in the absence of certified burning alternatives) are estimated to be \$2,540 and \$238,940, respectively. It should be recognized that these costs include the anticipated loss of at least one large processor from the grass seed market by 1998. Over the 1996-1998 rule implementation period, cumulative compliance costs would be \$3,810 for a small processor and \$375,340 for a large processor. Detailed rule-related costs incurred by small and large processors are shown in Appendix D.

Compliance costs for grass seed processors are taken to be the reduction in net return to the business associated with growers adopting alternative actions to grass seed field burning and the subsequent reduction in grass seed available for processing. Grass seed processor compliance costs are not anticipated to include a substantial need for additional professional services, reporting, or record keeping. Most of the compliance cost impacts of rule revisions to grass seed processors occur because growers are anticipated to switch to other crops as a result of burning limitations.

Cost differentials observed between large and small processors in Table 3 reflect differing throughputs as well as the situation that a number of large processors rely disproportionately on grass seed grown in dryland areas. As a result, the compliance costs for small seed processors are substantially lower than the compliance costs for large processors.

C. Grass Seed Wholesalers/Distributors

No substantive compliance cost burden is anticipated to result for small or large grass seed wholesalers in Washing-

ton. Grass seed wholesalers were asked for input on the rule's likely economic impact on their businesses. Wholesalers generally indicated two reasons they thought the rule would not have a substantive economic impact on their businesses: The ability to switch to other grasses grown outside of Washington and the very small percentage of their business sales composed of Washington grass seed. A number of these wholesalers regularly conduct their business activity across the entire United States and even internationally. As a result, they have access to virtually any potential source of grass seed to replace any reductions in bluegrass seed from Washington sources. Moreover, the relatively small portion of their business revenues generated by impacted Washington grass acreage was believed to have no substantive effect on their business operations. Industry representatives were also asked to gauge the size of the grass seed wholesaling and distributing industry, but were unable to provide definite estimates of the number [of] businesses performing these activities in Washington. However, businesses indicated no anticipated change in grass seed related sales or employment as a result of the rule.

As previously noted, discussions with industry representatives indicated that no grass seed distributors are located in Washington. Therefore, no compliance cost impact would be created for Washington grass seed distributors from the rule.

D. Other Economic Issues

It should be noted that to the extent growers may move their grass seed production out of Washington, they may eventually find it more cost effective to permanently reside out of the state. As a result, it may be possible that in some cases seed processors may also relocate outside of Washington in an effort to be near growers. However, based upon discussions with grass seed growers and processors, it is not anticipated that this impact would be widespread.

The impacts of the proposed rule revision on grass seed or other crop prices were not explicitly modeled in the analysis. Crop price fluctuations depend upon a variety of factors, however, it is plausible that limitation of the grass seed supply associated with the proposed rule revisions would lead to an increase in the price of grass seed from Washington growers. This potential price increase could be offset to some extent by consumer substitution to other types of grass seeds and/or increases in grass seed production in other geographic areas. However, to the extent that grass seed prices increase, post-burning harvest revenues would be greater than shown in Appendix D tables and compliance cost burdens would be lower.

IV. Proposed Mitigation

As the above analysis demonstrates, the proposed rule is not anticipated to result in a disproportionate compliance burden for small Washington grass seed growers, processors, or wholesalers/distributors. As a result, mitigating measures are not required to reduce impacts on small businesses affected by the rule. However, if a disproportionate impact was to occur for small businesses, a number of measures could be undertaken to mitigate compliance cost burdens. For example, one mitigating measure might include exemption for cases of severe adverse economic impacts. Some additional amount of burning might be allowed in such cases. Another possible mitigating measure might include

establishing a tradable permit system so that the true cost of burning (i.e., the economic externality) could be included in the cost to growers.

To the extent the above measures would mitigate adverse compliance cost impacts on growers, they would also serve to mitigate impacts on grass seed processors. In particular, small seed processors rely disproportionately on seed grown on irrigated land for their seed supplies. Thus, to the extent that the mitigating measures identified above would reduce the economic burden to growers of grass on irrigated land, they would also disproportionately help small seed processors.

- These type of grower-processor relationships are often used for specific grass varieties and are less typical for growers of "common" Kentucky Bluegrass.
- Initial harvests are typically at lower yields than subsequent harvests.
- To illustrate, grass growers are classified in SIC 0139— Production of Field Crops, Except Cash Grains, Not Elsewhere Classified. While this industry classification includes grass seed farms, it also includes hop farms, peanut farms and potato farms. In this case, grass seed farms were chosen as the relevant industry subgroup to analyze. Similar industries subgroups were identified for seed processors and wholesalers/distributors.
- As previously noted, "industry" is defined by the act to be any four-digit SIC (RCW 19.85.020(3)). See preceding discussion on the definition of industry used in this analysis.
- If an average grass seed grower with 360 acres in grass production were to take 1/3 of this acreage out of grass and plant another crop, the price of planted seed could rise by approximately \$12 per acre (depending on year and rotation), for a total additional cost of \$1,440 (360 x 1/3 x \$12) for just this input.
- The possibility exists that there may also be some small versus large grower cost differential for machinery or other cost components, however, growers did not identify these costs as differing for different size growers, and a search for documented research on these cost differentials yielded no useable information.

A copy of the statement may be obtained by writing to Brian Calkins, Department of Ecology, Air Quality Program, P.O. Box 47600, Olympia, WA 98504-7600, phone (360) 407-6517, or FAX (360) 407-6802.

Section 201, chapter 403, Laws of 1995, applies to this rule adoption. Section 201 appears to apply to this rule. Ecology is preparing a complete analysis, including a full cost-benefit analysis according to the requirements of section 201, chapter 403, Laws of 1995. Any documents prepared in compliance with this section will be available at the time of adoption.

Hearing Location: On September 10, 1996, at 7:00 p.m., at the Franklin County PUD, 1411 West Clark, Pasco, WA; on September 11, 1996, at 7:00 p.m., at the Freeman Jr. High School Gymnasium, Highway 27 and Jackson Road, Freeman, Washington; on September 12, 1996, at 7:00 p.m., at the Spokane County Health Department, West 1101 College Avenue, Room 140, Spokane, WA; on September 17, 1996, at 7:00 p.m., at the Pomeroy High School Cafeteria, South 209 10th Street, Pomeroy, WA; on September 18,

1996, at 7:00 p.m., at the Public Service Building, North 310 Main, Colfax, WA; and on September 19, 1996, at 7:00 p.m., at the American Legion Hall, Division and Broadway, Ritzville, Washington.

Assistance for Persons with Disabilities: Contact Christine Corrigan by September 3, 1996, TDD (509) 454-7673, or Voice (509) 454-7845.

Submit Written Comments to: Melissa McEachron, Department of Ecology, Eastern Regional Office, 4601 North Monroe, Suite 202, Spokane, WA 99205-1295, FAX (509) 456-6175, by September 20, 1996.

Date of Intended Adoption: December 2, 1996.

July 25, 1996 Mary Riveland Director

AMENDATORY SECTION (Amending Order 94-17, filed 1/17/95, effective 2/17/95)

WAC 173-430-040 Agricultural burning requirements. (1) Agricultural burning is allowed when it is reasonably necessary to carry out the enterprise. A farmer can show it is reasonably necessary when it meets the criteria of the best management practices and no practical alternative is reasonably available.

- (2) All agricultural burning requires a permit.
- (a) To qualify for an agricultural burning permit the farmer must be an agricultural operation or government entity with specific agricultural burning needs, such as irrigation districts, drainage districts, and weed control boards.
- (b) A farmer must fill out the information requested on a permit application (or the permit) and return it to the permitting authority.
- (i) The permitting authority may require the farmer to fill out an application prior to issuing a permit.
- (ii) The application must describe the reason for burning and include at least the following information: Name and address of the person or corporation responsible for the burn, the specific location (county; legal description: Range, section, township, block and unit number), the crop type, the type or size of the burn, directions to the burn, specific reason for the burn, the target date for burning, and any additional information required by the permitting authority. Each permitting authority may require additional information on the application.
- (iii) All applications must comply with other state or local regulations.
- (c) The permitting authority must evaluate the application, if there is one, and approve the permit prior to burning.
- (d) Local air agencies (and the department where no local air agency exists) may issue permits for appropriate agricultural burning activities in nonattainment and urban growth areas.
- (3) All agricultural burning permits require a fee. After January 1, 1995, the fee is the greater of:
- (a) A minimum fee of twenty-five dollars per year per farm based on burning up to ten acres or equivalent which will be used as follows: Twelve dollars and fifty cents of which goes to the agricultural burning research fund and the remainder will be kept by the permitting authority to cover the costs of administering and enforcing this regulation; or

Proposed [10]

- (b) A variable fee based on the acreage or equivalent of agricultural burning which will be used as follows: Up to one dollar per acre for applied research, twenty-five cents per acre for ecology administration and up to one dollar and twenty-five cents per acre for local permit program administration.
- (i) Local permitting program administration. One portion of the fee shall cover the permitting authority's costs of administering and enforcing the program. The permitting authority may set the fee as an amount per farm per year, a set amount per fire, or a set rate no greater than one dollar and twenty-five cents per acre burned. The permitting authority must establish this portion of the fee by an appropriate, public process such as a local rule, ordinance, or resolution. In areas of the state where the department is the permitting authority this portion of the fee shall be one dollar and twenty-five cents per acre burned.
- (ii) Ecology administration. Another portion of the fee shall be twenty-five cents per acre burned and cover the state-wide administrative, education, and oversight costs of the department. The amount (if any) by which the annual total, of this portion of the fee, exceeds the annual state-wide administrative, education, and oversight costs shall be deposited in the agricultural burning research fund of the air pollution control account.
- (iii) Research fund. A final portion, the agricultural burning applied research portion, of the fee shall be no greater than one dollar per acre burned. The amount assessed may be less than one dollar per acre burned as periodically determined by the Ag task force based on applied research needs, regional needs and the research fund budget. The research portion of the fee assessed shall be fifty cents per acre burned starting in calendar year 1995. The Ag task force may also establish discounted assessment rates based on the use of best management practices.
- (c) A farmer must pay the fee prior to receiving a permit. Refunds are allowed for portions not burned provided the adjusted fee after subtracting refunds is no less than twenty-five dollars.
- (d) The agricultural burning practices and research task force may set acreage equivalents, for nonfield style agricultural burning practices, based on the amount of emissions relative to typical field burning emissions. Any acreage equivalents, established by rule, shall be used in determining fees. For agricultural burning conducted by irrigation or drainage districts, each mile of ditch (including banks) burned is calculated on an equivalent acreage basis.
- (4) All agricultural burning permits must be conditioned to minimize air pollution.
- (a) A farmer must comply with the conditions on the agricultural burning permit.
- (b) For purposes of protecting public health (not eliminating agricultural burning), if an area exceeds or threatens to exceed unhealthy air pollution levels, the permitting authority may limit the number of acres, on a pro rata basis, or as provided by RCW 70.94.656.
- (c) Permits must be conditioned to minimize emissions insofar as practical, including denial of permission to burn during periods of adverse meteorological conditions. Additional requirements for burning of field and turf grasses grown for seed. The department of ecology will proceed with the process to certify alternatives to burning as identi-

- fied in RCW 70.94.656(3). In addition to the certification process, ecology is also limiting the number of acres allowed to be burned as specified in RCW 70.94.656(4). Without regard to any previous burn permit history, in 1996, each farmer shall be limited to burning the greater of:
- (i) Two-thirds of the number of acres the farmer burned under a valid permit issued in 1995; or
- (ii) Two-thirds of the number of acres in grass seed production on May 1, 1996. "In production" means planted, growing and under the control of the farmer.
- (d) Additional requirements for burning of field and turf grasses grown for seed. Beginning in 1997 and until approved alternatives become available, each farmer shall be limited to burning no more than one-third of the number of acres in grass seed production on May 1, 1996. "In production" means planted, growing and under the control of the farmer.
- (e) Exemptions to additional requirements for burning of field and turf grasses grown for seed ((d) of this subsection). A farmer may request an exemption for unusual or extraordinary circumstances. Under this subsection, relief from the acreage/emissions reduction requirements of (d) of this subsection shall be limited to no more than five percent of the acreage in production on May 1, 1996, and is also subject to the following provisions:
- (i) The exemption must be certified by an agronomic professional;
- (ii) The farmer must be able to show full compliance with the emissions reductions in (d) of this subsection for the acreage not exempted; and
- (iii) The farmer must be in full compliance with permit requirements for other crops under WAC 173-430-040.
- (f) The department of ecology or local air authority may provide for trading of permits using the method described in (f)(i), (ii), (iii), (iv), (v), and (vi) of this subsection. This trading system uses a straight transfer of acres, a transfer requiring mandatory compensation, or a combination of both. If ecology or the local air authority finds that trading is creating a health impact, as defined by ecology or the local air authority, the trading system, once created, may be dissolved.
- (i) Ecology or the local air authority may develop a system that allows the trading of permits by:
- (A) Adding a signed transfer line to the written permit that provides for a signature for the current holder of the permit;
- (B) Providing a tracking system that identifies the current holder of the permit, that identifies when the permit was last used to allow burning of acreage, and that allows the name of the holder to be changed if the transfer line is signed by the current holder;
- (C) Requiring that the new holder of the permit must turn in the permit with the signed transfer line at least sixty days before the new holder plans to burn; and
- (D) Assuring that the permits are used only once in a calendar year.
- (ii) By signing the transfer line on the permit the permit holder must indicate that he or she understands that the acres transferred may no longer be burned, that a permit for the acres transferred will not be issued to the signing permit holder in future years, and that the acres being transferred

were not already burned during the calendar year during which the transfer takes place.

- (iii) Ecology and the local air authorities may add restrictions to the transfer of permits closer to areas with higher population densities.
- (iv) Only permits for acreage which has not yet been burned may be transferred or traded. The seller of the permit is responsible for permanently reducing the acreage burned by the amount of acreage transferred from January 1 of the year during which the transaction takes place.
- (v) Acreage that is exempted under (e) of this subsection are not eligible for the trading system.
- (vi) The authorities are encouraged to work together to use the same system and to allow trading between authority jurisdictions so as to allow the grass seed growers to adjust to the sixty-seven percent overall reduction in acres permitted for burning as easily as possible.
- (g) Measurement for emission reduction for grass seed field and turf grass. Ecology will use acres as the basis for determining emission reductions as provided by RCW 70.94.656, until another method(s) is shown to be better and meets with the intent of RCW 70.94.656(4). Ecology will investigate alternate methods, as they become available. If ecology finds that an alternate method is appropriate and meets the criteria, it may certify this method using an administrative order.
- (h) Alternate open burning practices for field and turf grass grown for seed. Ecology acknowledges that there may be practices that involve some burning, but which produce emissions quantifiably below those of open field burning. If ecology finds that a practice involves open burning and still substantially reduces emissions below open field burning, ecology may certify the alternative burning practice(s) by administrative order. Any certified practice may be used to satisfy the acreage/emissions reduction requirements of (d) of this subsection provided:
- (i) The acreage application of the practice is adjusted to reflect effectiveness in reducing emissions so as to meet or exceed the emissions reduction required by (d) of this subsection; and
- (ii) In no case shall the emission reduction requirement for the field and turf grass grown for seed be less than that required in (d) of this subsection.
- (5) Other laws. A farmer must obtain any local permits, licenses, or other approvals required by any other laws, regulations, or ordinances. The farmer must also honor other agreements entered into with any federal, state, or local agency.

WSR 96-16-025 PROPOSED RULES DEPARTMENT OF LABOR AND INDUSTRIES

[Filed July 31, 1996, 11:10 a.m.]

Original Notice.

Preproposal statement of inquiry was filed as WSR 96-13-104.

Title of Rule: Medical aid rules: Conversion factors.

Purpose: Eliminate incorrect language in WAC 296-20-135 stating date that the \$45.02 RBRVS conversion factor took effect.

Statutory Authority for Adoption: RCW 51.04.020(4) and 51.04.030.

Statute Being Implemented: RCW 51.04.020(4) and 51.04.030.

Summary: Removal of incorrect language from WAC 296-20-135 that was adopted as part of WSR 96-10-086 on May 1, 1996, and would have been effective July 1, 1996, except that it was superseded by an emergency rule.

Reasons Supporting Proposal: WAC contains incorrect text stating effective date of RBRVS conversion factor.

Name of Agency Personnel Responsible for Drafting: Marilyn Gisser, Tumwater, Washington, (360) 902-6801; Implementation and Enforcement: Joe Bell, Assistant Director, Tumwater, Washington, (360) 902-6696.

Name of Proponent: [Department of Labor and Industries], governmental.

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

Explanation of Rule, its Purpose, and Anticipated Effects: Eliminate erroneous language which contradicts the intent of the department's earlier amendment which was adopted on May 1, 1996, as WSR 96-10-086. That amendment would have become effective on July 1, 1996, except that it was superseded by the emergency rule filed on June 28, 1996. The department intended this earlier amendment, which increased the RBRVS conversion factor, to be effective on July 1, 1996, and did not intend to retroactively increase the RBRVS conversion factor dating back to May 1, 1995. The proposed rule assures that the previous rule (WSR 96-10-086) is implemented as intended and is not misinterpreted to be retroactive to May 1, 1995.

Proposal Changes the Following Existing Rules: The proposal will eliminate erroneous language contained in WAC 296-20-135. Specifically, the proposal would strike the phrase "rendered on or after May 1, 1995."

No small business economic impact statement has been prepared under chapter 19.85 RCW. The nature of the proposed rule is corrective and will not place any costs on business, therefore, a small business economic impact statement is not required.

Section 201, chapter 403, Laws of 1995, does not apply to this rule adoption. The amendment is a correction of a previously filed rule (adopted as WSR 96-10-086) and is not a significant legislative rule.

Hearing Location: Department of Labor and Industries, 7273 Linderson Way, Tumwater, WA, on September 12, 1996, at 1:00 p.m.

Assistance for Persons with Disabilities: Contact Marilyn Gisser by September 5, 1996, TDD (360) 902-5056, or (360) 902-6801.

Submit Written Comments to: Marilyn Gisser, FAX (360) 902-4249, by September 12, 1996, 5 p.m.

Date of Intended Adoption: September 16, 1996.

July 31, 1996 Mark O. Brown Director AMENDATORY SECTION (Amending WSR 96-10-086, filed 5/1/96, effective 7/1/96)

WAC 296-20-135 Conversion factors. (1) Conversion factors are used to calculate payment levels for services reimbursed under the Washington resource based relative value scale (RBRVS), and for anesthesia services payable with base and time units.

- (2) Washington RBRVS services ((rendered on or after May 1, 1995,)) have a conversion factor of \$45.02. The fee schedules list the reimbursement levels for these services.
- (3) Anesthesia services that are paid with base and time units have a conversion factor of \$1.87 per minute. The base units and payment policies can be found in the fee schedules.
- (4) Services that do not use a conversion factor to establish reimbursement levels have dollar values, not relative values listed in the fee schedules.

WSR 96-16-030 PROPOSED RULES DEPARTMENT OF LICENSING

[Filed August 1, 1996, 9:19 a.m.]

Original Notice.

Preproposal statement of inquiry was filed as WSR 96-10-024.

Title of Rule: Chapter 308-96A WAC, Vehicle licenses, adding a new section defining passenger motor vehicles for ride sharing for persons with special transportation needs and amending rules pertaining to commuter ride-sharing vehicles.

Purpose: Requirement added by chapter 244, Laws of 1996 (SSB 6699) by amendment to RCW 46.74.010(2).

Other Identifying Information: Chapter 244, Laws of 1996 (SSB 6699).

Statutory Authority for Adoption: RCW 46.01.110 and 46.74.010.

Statute Being Implemented: RCW 46.74.010.

Summary: The proposed rules will clarify RCW amendments enacted in SSB 6699 which changed the conditions for use of vehicles in commuter ride sharing and expanded the transportation services for elderly or handicapped person to include all persons with special transportation needs.

Reasons Supporting Proposal: The proposed rules will implement chapter 244, Laws of 1996 (SSB 6699).

Name of Agency Personnel Responsible for Drafting: Jack L. Lince, 1125 Washington Street, Olympia, WA, (360) 902-3773; Implementation: Sandi Britton, 1125 Washington Street, Olympia, WA, (360) 902-3811; and Enforcement: Nancy Kelly, 1125 Washington Street, Olympia, WA, (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: WAC 308-96A-176, prescribes the documentation to be furnished with applications for special ride-sharing license plates for persons with special transportation needs.

Defines "passenger motor vehicle" for purposes of obtaining the special license plate.

Proposal Changes the Following Existing Rules: WAC 308-96A-175, amends instruction for application and renewal of commuter ride-sharing special license plates.

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: Highways-Licenses Building, Conference Room 303, 1125 Washington Street S.E., Olympia, WA, on September 11, 1996, at 10:00 a.m.

Assistance for Persons with Disabilities: Contact Jack Lince by September 10, 1996, TDD (360) 664-8885.

Submit Written Comments to: Jack L. Lince, Contracts Manager, Title and Registration Services, P.O. Box 2957, Olympia, WA 98507-2957, FAX (360) 664-0831, by September 10, 1996.

Date of Intended Adoption: September 13, 1996.

August 1, 1996 Nancy Kelly, Administrator Title and Registration Services

AMENDATORY SECTION (Amending WSR 94-17-044, filed 8/10/94, effective 9/10/94)

WAC 308-96A-175 Ride-sharing vehicles. (1) ((Any)) The owner of a passenger motor vehicle used ((primarily)) as a commute ride-sharing vehicle ((pursuant to chapter 46.74 RCW)) defined in RCW 46.74.010(1) may be issued ((a)) special ride share license plates ((designating ride share)) by satisfying the provisions of RCW 46.16.023. Any person((, organization or government agency)) desiring the special ride share license plates shall make application ((with)) on a form provided by the department and:

(a) ((On a form provided by the department;

(b))) Pay all ((initial licensing)) fees required pursuant to chapter 46.12 RCW and the special ride share license plate fee required by RCW 46.16.023; and

- (((e))) (b) For privately owned vehicles ((qualifying under chapter 46.74 RCW)), provide a list of the riders registered to use the ride-sharing vehicle, including the names, addresses and signatures thereof. For five and six passenger vehicles being used in a commute trip reduction program, the list shall be a copy of the certification of registration in a commute trip reduction program either with a public transportation agency or a major employer; or
- (((d))) (c) For ((a)) vehicles operated by ((a)) public transportation ((agency)) agencies or by ((a)) major employers defined in RCW 70.94.524 in ((its)) commute trip reduction programs, provide a written statement the vehicle is ((primarily)) used as a commuter ride-sharing vehicle.
- (2) A passenger motor vehicle owned, rented or leased by a government agency will be issued ((a)) special <u>ride share</u> license plates ((in the ride share configuration)) for the vehicle described on the approved ride-sharing application. The license plates may not be transferred to any other vehicle without obtaining an approved ride-sharing applica-

tion for the other passenger motor vehicle and payment of a five dollar license plate transfer fee and appropriate licensing

- (3) When ((a)) special ride share license plates ((is)) are removed from or transferred to another vehicle, a replacement license plate fee and vehicle excise tax abated for the remaining license registration period for the vehicle from which exemption is being removed shall be collected. If the exemption is being removed within thirty-six consecutive months from obtaining the exemption, the full use or sales tax amounts originally exempted shall be due and payable to the department of revenue. An application for exemption for the vehicle on which the special license plates ((is)) are to be transferred must be filed pursuant to subsection (1) of this section with payment of ((a five-dollar)) the license plate transfer fee provided in RCW 46.16.023(2).
- (4) When a ride-sharing vehicle is sold or transferred to another person who will continue to use the passenger motor vehicle ((primarily)) as a commuter ride-sharing vehicle ((pursuant to chapter 46.74 RCW)), the new owner shall make application for certificate of ownership pursuant to chapter 46.12 RCW, and commuter ride-sharing exemption as provided herein and pay all required fees and taxes including the special license plate fee.
- (5) Upon application for registration renewal, the owners of ((a privately owned)) nongovernment ride share plated vehicles must recertify that the vehicle is ((primarily)) used as a commuter ride-sharing vehicle to continue to be exempt from chapters 82.08, 82.12, and 82.44 RCW. The department will provide recertification forms to ride-sharing vehicle registered owners for filing with registration renewal applications. A completed recertification form, including names, addresses, and signatures of current passengers and drivers, is required to renew ((the)) registration of a ridesharing vehicle. Failure to file a completed recertification form will cause the special ride share license plates to be canceled and replacement plates will need to be purchased and applicable fees and taxes paid to complete registration renewal. ((Government owned ride-sharing vehicles are exempt from annual recertification.))

NEW SECTION

WAC 308-96A-176 Transportation needs ridesharing vehicles. (1) Private, nonprofit transportation providers providing ride sharing for persons with special transportation needs pursuant to chapter 81.66 RCW, may be issued special ride share license plates pursuant to RCW 46.16.023 for passenger motor vehicles. Application for special ride share license plates shall be made on forms provided by the department and shall include:

- (a) A copy of the certificate authorizing the organization to operate in this state;
- (b) Payment of all fees required pursuant to chapter 46.12 RCW; and
- (c) Payment for the special ride share license plate fee as provided in RCW 46.16.023.
- (2) For purposes of this section, a passenger motor vehicle is defined as:
- (a) A motor vehicle titled with a use class of PAS, but does not include a motorhome;

- (b) A bus with a seating capacity of fifteen or less including the driver;
- (c) A cutaway, defined as a van or light truck cut off behind the cab, a bus type body permanently affixed to the frame behind the cab, and a seating capacity of fifteen or less including the driver. A cutaway does not include a motorhome; and
- (d) A modified van, not more than twenty-eight feet in overall length, and a seating capacity of fifteen or less including the driver. A modified van does not include a motorhome.
- (3) When special ride share license plates are removed from or transferred to another vehicle owned by the transportation provider, a replacement license plate fee and vehicle excise tax abated for the remaining license registration period for the vehicle from which exemption is being removed shall be collected. An application for exemption for the vehicle on which the special license plates are to be transferred must be filed pursuant to subsection (1) of this section with payment of the license plate transfer fee provided in RCW 46.16.023(2).
- (4) Upon application for registration renewal, the transportation provider must recertify that the vehicle is still being used to provide transportation for persons with special transportation needs to continue to be exempt from chapters 82.08 and 82.44 RCW. The department will provide recertification forms to ride-sharing vehicle registered owners for filing with registration renewal applications.

WSR 96-16-031 PROPOSED RULES DEPARTMENT OF LICENSING

[Filed August 1, 1996, 9:22 a.m.]

Original Notice.

Preproposal statement of inquiry was filed as WSR 96-10-022

Title of Rule: Chapter 308-96A WAC, Vehicle licenses, adding new sections implementing foreign organization special license plates.

Purpose: Requirement added by chapter 139, Laws of 1996 (EHB 2254) by adding new sections to chapters 46.16, 82.44 RCW, and amending RCW 82.80.020.

Other Identifying Information: Chapter 139, Laws of 1996 (EHB 2254).

Statutory Authority for Adoption: RCW 46.01.110.

Statute Being Implemented: Chapter 139, Laws of 1996.

Summary: The proposed rules will implement a special vehicle license plate program for officers of the Taipei Economic and Cultural Office.

Reasons Supporting Proposal: The proposed rules will implement chapter 139, Laws of 1996 (EHB 2254).

Name of Agency Personnel Responsible for Drafting: Jack L. Lince, 1125 Washington Street, Olympia, WA, (360) 902-3773; Implementation: Sandi Britton, 1125 Washington Street, Olympia, WA, (360) 902-3811; and Enforcement: Nancy Kelly, 1125 Washington Street, Olympia, WA, (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: WAC 308-96A-063, prescribes the documentation to be furnished with an application for foreign organization special license plates. Defines "passenger vehicles having manufacturers' rated carrying capacities of one ton or less"; and WAC 308-96A-064, provides instructions to holders of foreign organization special license plates on the disposition of the plates whenever the vehicle ownership is transferred or the plates are lost or destroyed.

Proposal does not change existing rules.

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: Highways-Licenses Building, Conference Room 303, 1125 Washington Street S.E., Olympia, WA, on September 11, 1996, at 10:00 a.m.

Assistance for Persons with Disabilities: Contact Jack Lince by September 10, 1996, TDD (360) 664-8885.

Submit Written Comments to: Jack L. Lince, Contracts Manager, Title and Registration Services, P.O. Box 2957, Olympia, WA 98507-2957, FAX (360) 664-0831, by September 10, 1996.

Date of Intended Adoption: September 13, 1996.

August 1, 1996
Nancy Kelly, Administrator
Title and Registration Services

NEW SECTION

WAC 308-96A-063 Foreign organization special license plate. (1) Applications for foreign organization special license plates by officer of the Taipei Economic and Cultural Office created pursuant to RCW 46.16.301 (1)(b) shall be made in writing to the department, and accompanied by the following:

- (a) A copy of an official document issued by the Taipei Economic and Cultural Office recognizing the applicant as an officer in that organization.
- (b) A copy of the certificate of ownership for the motor vehicle issued, pursuant to chapter 46.12 RCW, in the name of the applicant.
- (c) Any other documentation that the department may reasonably require.
- (2) The application shall be in the English language and signed by the applicant.
- (3) The costs for production of the foreign organization special license plates for officers of the Taipei Economic and Cultural Office have been paid by the Taipei Economic and Cultural Office. Additional special license plate fees are not required with application for the special plate.
- (4) The department may reject or refuse any application which does not conform to the provisions of section 1, chapter 139, Laws of 1996, and rules adopted by the director.

- (5) For purposes of this section, "passenger vehicles having manufacturers' rated carrying capacities of one ton or less" means a motor vehicle having a declared gross weight of twelve thousand pounds or less.
- (6) Upon satisfactory application, the department shall issue foreign organization special license plates to the applicant. The special license plates may be retained and used by the officer of the Taipei Economic and Cultural Office as provided in section 1, chapter 139, Laws of 1996.

NEW SECTION

WAC 308-96A-064 Transfer or loss/destruction of foreign organization special license plates. (1) Whenever the owner or lessee transfers his/her interest in the motor vehicle to which the foreign organization special license plates are issued, the plates shall be removed. The removed plates shall be immediately forwarded to the department, or the special plates may be held for use on, or transferred to another motor vehicle owned by the officer of the Taipei Economic and Cultural Office. Immediately upon transfer of the plates to another motor vehicle the holder of the special plates shall submit an application to the department as provided in WAC 308-96A-063 to transfer the special plates to the other motor vehicle, including payment of the transfer fee provided in RCW 46.16.316.

(2) Whenever a foreign organization special license plate is lost or destroyed, the officer of the Taipei Economic and Cultural Office to whom the special license plate is issued shall make application for a replacement foreign organization special license plate. The replacement special license plates shall be issued without cost to the applicant.

WSR 96-16-037 PROPOSED RULES DEPARTMENT OF NATURAL RESOURCES

[Filed August 1, 1996, 1:16 p.m.]

Original Notice.

Preproposal statement of inquiry was filed as WSR 96-12-021.

Title of Rule: WAC 332-24-301 Industrial restrictions. Purpose: Regulate industrial operations which may cause a fire to start on or adjacent to forest land.

Statutory Authority for Adoption: RCW 76.04.015 (4)(b).

Statute Being Implemented: RCW 76.04.015 and 76.04.325.

Summary: This rule revision defines safe operating conditions under which feller/bunchers, forwarders and shovel yarding operations can continue to operate on precaution level three days.

Reasons Supporting Proposal: (1) Eliminates confusion about current rule; and (2) clarifies that operations that cannot meet the conditions of the rule need to obtain a waiver to operate in low hazard areas.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Mark Gray, Olympia, (360) 902-1754.

Name of Proponent: Department of Natural Resources, governmental.

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

Explanation of Rule, its Purpose, and Anticipated Effects: The rule defines standards for safe operating conditions for logging, land clearing or other industrial operations that may cause a fire to start on or adjacent to forest lands.

The Department of Natural Resources intends the proposed rule revision to clarify that the intent of the rule is to allow tractor/skidder operations that can build fireline, and prohibit those that cannot, during periods of high fire danger.

Proposal Changes the Following Existing Rules: On precaution level three days, allows tractor, skidder, feller-buncher, forwarder, or shovel logging operations where tractors, skidders or other equipment with a blade capable of constructing fireline, are immediately available to quickly reach and effectively attack a fire start.

Clarifies that operations without equipment available to construct fireline cannot operate on precaution level three days.

No small business economic impact statement has been prepared under chapter 19.85 RCW. The proposal defines conditions under which operations that are prohibited under WAC 332-24-301 on industrial fire precaution level three days may continue to operate safely and legally. This proposal does not impose more that minor costs on businesses in the industry.

Section 201, chapter 403, Laws of 1995, does not apply to this rule adoption. The intent of the proposal is to clarify the language of WAC 332-24-301 without changing its effect.

Hearing Location: Natural Resources Building, 1111 Washington Street S.E., Room 172, Olympia, WA, on September 18, 1996, at 10:00 a.m.

Assistance for Persons with Disabilities: Contact Mark Gray, (360) 902-1754, by September 16, 1996, TDD (360) 902-1156.

Submit Written Comments to: Mark Gray, FAX (360) 902-1757, by September 18, 1996.

Date of Intended Adoption: October 15, 1996.

July 25, 1996 Kaleen Cottingham Supervisor

AMENDATORY SECTION (Amending Order 583, filed 9/24/91, effective 10/16/91)

WAC 332-24-301 Industrial restrictions. (1) When in the opinion of the regional manager, for the department's administrative region, weather conditions arise which present a hazard to lands protected by the department, whereby life and property may be endangered, the regional manager, through the authority granted the department in RCW 76.04.015 and 76.04.325, may designate industrial precaution levels thereby regulating logging, land clearing or other industrial operations which may cause a fire to start on or adjacent to forest lands. The restrictions shall be for periods designated and shall only affect those portions of the state under the administrative jurisdiction of the area manager.

- (2) In making a decision as to when restrictions or shutdowns should occur, the area manager shall utilize available information as to current and projected fire danger, current and projected weather, current fire activity and available resources for fire suppression.
- (3) All persons performing logging, land clearing or other operations which may cause a fire to start on or adjacent to forest lands shall comply with the restrictions described in the designated industrial precaution level.
 - (a) The industrial fire precaution levels shall be:
- (i) Level 1. Closed season Fire precaution requirements are in effect. A fire watch/security is required at this and all higher levels unless otherwise waived.
- (ii) Level 2. Partial hootowl The following may operate only between the hours of 8 p.m. and 1 p.m. local time:
 - Power saws except at loading sites;
 - Cable yarding;
 - Blasting;
 - Welding or cutting of metal.
- (iii) Level 3. Partial shutdown The following are prohibited except as indicated:
- Cable yarding except that gravity operated logging systems employing nonmotorized carriages may operate between 8 p.m. and 1 p.m. when all block and moving lines, except for the line between the carriage and the chokers, are suspended ten feet above the ground;
- Power saws except power saws may be used at loading sites and on tractor/skidder operations between the hours of 8 p.m. and 1 p.m. local time.

In addition, the following are permitted to operate between the hours of 8 p.m. and 1 p.m. local time:

- ((Tractor/skidder operations;)) Tractor, skidder, fellerbuncher, forwarder, or shovel logging operations where tractors, skidders, or other equipment with a blade capable of constructing fireline, are immediately available to quickly reach and effectively attack a fire start;
- Mechanized loading and hauling of any product or material;
 - Blasting:
 - Welding or cutting of metal((;
- Any other spark emitting operation not specifically mentioned)).
- (iv) Level 4. General shutdown All operations are prohibited.
- (b) The following definitions shall apply to these industrial fire precaution levels:
- (i) "Loading sites" means a place where any product or material, including but not limited to logs, firewood, slash, soil, rock, poles, posts, etc., is placed in or upon a truck or other vehicle.
- (ii) "Cable yarding systems" means a yarding system employing cables and winches in a fixed position.
- (iii) "Low hazard area" means any area where the department has determined the combination of elements reduces the probability of fire starting and/or spreading.
- (iv) "Closed season" is that season of the year when a fire hazard exists as declared by the department or other responsible agency.
- (((v) "Tractor/skidder-operations" include a harvesting operation, or portion of a harvesting operation, where tractors, skidders, or other harvesting equipment capable of

constructing fireline, are actively yarding forest products and can quickly reach and effectively attack a fire start.))

- (c) A written waiver may be issued by the department for fire-safe activities in low-hazard areas.
- (d) Where hauling involves transit through more than one shutdown/regulated use area, the precaution level at the woods loading site shall govern the level of haul restriction, unless otherwise prohibited by other than the industrial precaution level system.

WSR 96-16-048 PROPOSED RULES STATE BOARD OF EDUCATION

[Filed August 1, 1996, 3:55 p.m.]

Original Notice.

Preproposal statement of inquiry was filed as WSR 96-13-051.

Title of Rule: WAC 180-78-145 Evidence of compliance with professional education advisory board approval standard.

Purpose: The proposed amendment to WAC 180-78-145 will help preparation programs adapt to new approval standards and school reform legislation.

Statutory Authority for Adoption: RCW 28A.305.130.

Summary: The proposed amendment requires professional education advisory boards to review their programs in relationship to proposed new approval standards and for teacher programs to continue to align with the essential learnings.

Reasons Supporting Proposal: See Purpose above.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Larry Davis, State Board of Education, Olympia, (360) 753-6715.

Name of Proponent: State Board of Education.

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

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

Proposal Changes the Following Existing Rules: See above.

No small business economic impact statement has been prepared under chapter 19.85 RCW. Not applicable.

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

Hearing Location: Bellarmine Preparatory, 2300 South Washington, Tacoma, WA 98405-1399, on September 18, 1996, at 1:30 p.m.

Assistance for Persons with Disabilities: Contact Judy Rus by September 9, 1996, TDD (360) 664-3631, or (360) 753-6715.

Submit Written Comments to: Rules Coordinator, State Board of Education, P.O. Box 47206, Olympia, WA 98504-7206, FAX (360) 586-2357, by September 9, 1996.

Date of Intended Adoption: September 20, 1996.

August 1, 1996 Larry Davis Executive Coordinator AMENDATORY SECTION (Amending WSR 95-12-055, filed 6/2/95, effective 7/3/95)

- WAC 180-78-145 Evidence of compliance with professional education advisory board approval standard. The following evidence shall be evaluated to determine whether each professional preparation program is in compliance with the program approval standard of WAC 180-78-140(1)
- (1) The professional education advisory board has been established in accordance with WAC 180-78-075 through 180-78-120.
- (2) The professional education advisory board has carried out the following responsibilities:
- (a) Elect a chair of the professional education advisory board.
- (b) Adopt bylaws which are consistent with the provisions of this chapter.
- (c) Meet at the call of the chair of the professional education advisory board or as provided in the bylaws of the professional education advisory board which, in either case, shall be at least four meetings per calendar year.
- (d) Advise the superintendent of public instruction of needed changes in the administrative code affecting the professional preparation programs for which the professional education advisory board has responsibility.
- (e) Advise the quality review team as provided in WAC 180-78-190(3).
- (f) Report alternative professional programs, if developed.
- (3) In determining compliance with this subsection, written documentation must be available for review indicating that the following have been reviewed annually:
- (a) One or more program approval standards of WAC 180-78-140 and, as needed, formally notify the college or university in writing of changes the professional education advisory board believes are necessary or required to bring the college or university into compliance with the program approval standards for the professional preparation program and, based upon such review, provide formal recommendations pursuant to subsection (2)(d) of this section.
- (b) The plan to provide all candidates for certification with field experiences with ethnic, racial, and cultural populations and with special education and highly capable students.
- (c) The evaluation data, including course, field experience (WAC 180-78-165(2)), and follow-up data (WAC 180-78-175 (4) and (5)).
- (4) In determining compliance with this subsection, written documentation must be available indicating that the following have been reviewed at least once every three years:
- (a) The policies used to develop agreements between the college/universities and agencies providing field sites for field experience.
 - (b) The curriculum materials and media collection.
- (c) Proposed revisions in the professional preparation program to reflect local district policies related to changing demographics, curriculum, organization, and federal and state laws, including administrative rules and case law.
- (d) Recent professional developments which may impact the design of the professional preparation program.

- (5) Written minutes are available for each meeting of each professional education advisory board which shall include the following items for each meeting listed in the college or university's annual report (WAC 180-78-047): Attendance by individuals and the agencies they represent, agenda items, substantive issues discussed, actions taken, and a list of all recommendations for change.
- (6) Documentation from the college or university is available showing that each recommendation from each professional education advisory board during each academic year has been considered and acted upon by faculty committees or administrators—depending upon college or university governance—and, if delayed, modified, or not adopted, a rationale provided to the professional education advisory board as to why a recommendation was delayed, modified, or not adopted. All recommendations from professional education advisory boards shall be forwarded to appropriate faculty committees or administrators within two months of formal receipt by the chief administrator of the professional preparation program.
- (7) The state board of education recognizes that the "improvement in student learning" legislation may require significant revisions in programs for the preparation of teachers, administrators, and educational staff associates and that reviews of existing programs and the development of revisions, where appropriate, need to begin as soon as possible. Therefore:
- (a) The state board of education directs ((the teacher)) all professional education advisory boards, in lieu of the activities and documentation required in subsections (2) through (6) of this section, to ((complete)) review during the ((1995-96)) 1996-97 fiscal year ((a review of their existing preparation programs to identify revisions that will be needed in approved programs based on the commission on student learning's recommendations for essential learning requirements in reading, writing, communications, and mathematics:
- (b) In completing this review, the teacher professional education advisory boards may also consider related activities such as proposed revisions in the program approval standards:
- (e) College/university academic faculty, where appropriate, and/or other knowledgeable persons from the subject matter fields identified in the legislation should be included in the review process;
- (d))) the proposed standards for the preservice preparation of teachers, administrators, and educational staff associates in order to begin revisions in policies and programs that may be required after state board of education adoption, proposed for November, 1996;
- (b) The state board of education also directs teacher professional education advisory boards to:
- (i) Continue their efforts to review the alignment of their preservice preparation programs with the commission on student learning's essential academic learning requirements in reading, writing, communication, and math, as well as to begin a review of the essential academic learning requirements in science, social studies, arts, health, and fitness; and
- (ii) Prepare recommendations to their respective colleges and universities to incorporate into their preservice preparation programs opportunities for all future teachers to be able

- to successfully provide the instruction needed for school students to demonstrate the essential learnings in reading;
- (c) Professional education advisory boards shall be required to meet at least four times during the ((1995-96)) 1996-97 fiscal year and ((submit written minutes for each professional education advisory board meeting as part of the college/university's annual report (WAC 180-78-047) including the attendance by individuals and the agencies they represent, agenda items, substantive issues discussed, actions taken, and a list of all recommendations for change;
- (e))) include in the executive summary any recommendations for changes to their programs. College/universities must still complete, if necessary, any "compliance plans," required by the state board of education for their previous year's programs.
- (((8) Professional education advisory boards for administrators and educational staff associates may request the state board of education for a waiver from subsections (2) through (6) of this section for the 1995-96 fiscal year to review their existing preparation programs in order to determine if revisions will be needed in approved programs based on the improvement in student learning legislation.))

WSR 96-16-056 PROPOSED RULES SUPERINTENDENT OF PUBLIC INSTRUCTION

[Filed August 2, 1996, 10:45 a.m.]

Original Notice.

Preproposal statement of inquiry was filed as WSR 96-13-032

Title of Rule: Chapter 392-163 WAC, Federal Title I Grants for improving basic LEA programs.

Purpose: To ensure compliance with federal Title I Grant conditions.

Statutory Authority for Adoption: RCW 28A.300.070. Statute Being Implemented: RCW 28A.300.070.

Summary: The proposed new rules adopt relevant federal administrative rules and statutes by reference.

Reasons Supporting Proposal: Adoption by reference assures that federal and state grant conditions are one and the same, and eliminate unnecessary repetition in the Washington Administrative Code.

Name of Agency Personnel Responsible for Drafting: Robert E. Patterson, Attorney General, Olympia, 664-2540; Implementation: Wally Hunt, Superintendent of Public Instruction, Olympia, 753-3220; and Enforcement: Mitzi Beach, Superintendent of Public Instruction, Olympia, 753-3220.

Name of Proponent: Superintendent of Public Instruction, governmental.

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

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

Proposal Changes the Following Existing Rules: The proposed change will take the place of WAC 392-163-100 through 392-163-645.

No small business economic impact statement has been prepared under chapter 19.85 RCW. Not applicable.

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

Hearing Location: Wanamaker Conference Room, 2nd Floor, Old Capitol Building, 600 South Washington Street, Olympia, WA 98504-7200, on September 11, 1996, at 9:00 a.m.

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

Submit Written Comments to: Rules Coordinator, Legal Services, P.O. Box 47200, Olympia, WA 98504-7200, FAX (360) 753-4201, by September 10, 1996.

Date of Intended Adoption: September 12, 1996.

August 1, 1996 Judith A. Billings Superintendent of Public Instruction

Chapter 392-163 WAC
SPECIAL SERVICE PROGRAM—((CHAPTER 1
REGULAR OF THE EDUCATION CONSOLIDATION AND IMPROVEMENT ACT OF 1981, FINANCIAL ASSISTANCE TO LOCAL SCHOOL DISTRICTS)) TITLE I GRANTS FOR IMPROVING LEA
BASIC PROGRAMS

NEW SECTION

WAC 392-163-700 Authority. The authority for this chapter is RCW 28A.300.070 which authorizes the superintendent of public instruction to receive federal funds on behalf of school districts of the state of Washington and to disburse such funds in accordance with federal law and accompanying federal rules and regulations.

NEW SECTION

WAC 392-163-705 Purpose. The purpose of this chapter is to ensure compliance by the state of Washington with the financial assistance provisions of Title I of the Elementary and Secondary Education Act of 1965, as amended by the Improving America's Schools Act of 1994, for improving basic programs operated by local education agencies (20 U.S.C. sections 6311 through 6338 and 8891 through 8904).

NEW SECTION

WAC 392-163-710 Adopting the terms and conditions of federal funding by reference. All grants of federal Title I moneys for improving basic programs operated by local educational agencies, including the expenditure of such moneys, shall be subject to the terms and conditions of 20 U.S.C. sections 6311 through 6338 and 8891 through 8904, and the terms and conditions of 34 C.F.R. sections 200.1 through 200.28 and 200.60 through 200.65, which are hereby adopted by the foregoing references as rules of the superintendent of public instruction.

NEW SECTION

WAC 392-163-715 Obtaining copies of federal statutes and rules. Copies of the federal Title I statutes and administrative rules referenced by WAC 392-163-710 may be obtained from the office of the superintendent of public instruction, Olympia, Washington.

WSR 96-16-057 PROPOSED RULES DEPARTMENT OF LABOR AND INDUSTRIES

[Filed August, 2, 1996, 11:47 a.m.]

Original Notice.

Preproposal statement of inquiry was filed as WSR 96-12-094.

Title of Rule: WAC 296-15-070 Accident reports and claims procedures, 296-15-190 Notification of rights and obligations, 296-15-255 Hearings for corrective action or withdrawal of certification, and 296-15-260 Corrective action or withdrawal of certification.

Purpose: Rules need to be revised to reflect 1996 statutory changes (SB 6222) and to complete the consensus agreement reached by the self-insurance review team.

Statutory Authority for Adoption: RCW 51.32.190, 51.14.090.

Statute Being Implemented: RCW 51.14.090.

Summary: Changes give the department discretion on hearings for corrective action or decertification, revise the timelines for decertification procedures, eliminate the requirement for self-insurers to notify the department each time the time loss rate changes, add a written notice to the worker explaining the basis of time loss and simplify the requirements for self-insurers to notify their workers of their workers' compensation rights.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Georgia C. Moran, Program Manager, Olympia, (360) 902-6907.

Name of Proponent: Department of Labor and Industries, governmental.

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

Explanation of Rule, its Purpose, and Anticipated Effects: The changes are the final product of the self-insurance review team. The review team was created in response to a recommendation by the long term disability task force. Consensus by the team resulted in department request legislation for the 1996 session in the form of SB 6222. These changes will save money and paperwork for both self-insured firms and the department.

Proposal Changes the Following Existing Rules: The changes to the rules would give the department discretion on hearings for corrective action or decertification, revise the timelines for decertification procedures, eliminate the requirement for employers to notify the department each time the time loss rate changes, add a written notice to the worker explaining the basis of time loss and simplify the requirements for self-insurers to notify their workers of their workers' compensation rights.

No small business economic impact statement has been prepared under chapter 19.85 RCW. These rule changes will provide both paperwork and monetary savings for businesses. There will be no cost created.

Section 201, chapter 403, Laws of 1995, applies to this rule adoption. These rules significantly amend department policies. Prior to 1996 law changes, a hearing was required whenever an injured worker requested decertification or corrective action. Law changes allow the department discretion to determine if the worker has sufficient documentation for consideration and revise the timelines for decertification procedures (significant policy amendments). Litigation costs will be saved by both self-insured employers and the department. Simplification of reporting requirements, eliminating supplemental reports and allowing distribution of a one page informational sheet on workers' compensation rights, rather than a pamphlet, upon first hire are also significant amendments to department policies. These changes will provide additional cost savings to both employers and the department.

Hearing Location: Labor and Industries Auditorium, 7273 Linderson Way, Olympia, on September 12, 1996, at 10 a.m.

Assistance for Persons with Disabilities: Contact Nancy Mead, (360) 902-6906, by August 30, 1996.

Submit Written Comments to: Georgia C. Moran, Program Manager, FAX (360) 902-6900, by September 12, 1996.

Date of Intended Adoption: October 23, 1996.

August 2, 1996 Mark O. Brown Director

AMENDATORY SECTION (Amending WSR 94-17-069, filed 8/15/94, effective 9/15/94)

WAC 296-15-070 Accident reports and claims procedures. (1) Reporting of accidents shall be on a form prescribed by the department, entitled the self-insurer accident report (SIF-2), which will be supplied to all self-insurers, and by self-insurers to their employees. Forwarding a completed copy of this form to the department for compensable claims immediately and medical only claims monthly after closing by the self-insured employer shall satisfy the initial accident reporting responsibility and statistical reporting responsibility under the law.

- (2) A self-insurer, on denying any claim, shall provide to the claimant, the department, and the attending physician, a notice of denial of claim, substantially similar to the example SIF-4 in WAC 296-15-21002. With every such claim denial a self-insurer shall send to the department all information on which the denial was based.
- (3) A self-insurer shall file a complete and accurate ((supplemental or final)) report on injury or occupational disease claims resulting in time loss payments, on a form substantially similar to labor and industries Form No. F207-005-000, self-insurer's report ((of)) on occupational injury or disease (SIF-5) at the following times:
- (a) Within five working days following the date the first time loss compensation is paid. Upon first payment of time loss compensation, the self-insurer shall notify the worker and the department how the time loss was calculated on a

form substantially similar to labor and industries Form No. F207-156-000, time loss calculation rate (SIF-5A).

- (b) ((Within five working days following the date the time loss compensation is terminated, reinstated, or the rate thereof changed. If time loss compensation is terminated due to the self-insurer's finding that the injured worker is not eligible for vocational rehabilitation services, the self-insurer must attach the employability notification to the supplemental SIF 5.)) Within ten working days from the date of receipt of a written request by the department.
- (c) On the date a determination is requested or date temporary disability claim is closed.
- (d) On all claims where vocational rehabilitation services have been provided, a rehabilitation outcome report must be submitted with the final SIF-5.

All medical reports and other pertinent information in the self-insurer's possession not previously forwarded to the department must be submitted with the request for all determinations.

- (4)(a) A self-insured employer shall, upon notice of an industrial injury, provide the injured worker with the opportunity to file a self-insurer accident report (SIF-2) and shall notify the worker of his/her rights and responsibilities under Title 51 RCW. A completed copy of the self-insurer accident report (SIF-2), with an assigned department claim number, is to be provided to the worker within five working days of the date an injured worker submits the SIF-2 to the employer.
- (b) Within five working days following the date time loss compensation is terminated due to the self-insurer's finding that the worker is not eligible for vocational rehabilitation services, the self-insurer must submit the employability notification to the department.
- (c) A self-insurer, upon closure of a medical only claim, shall issue an order on a form prescribed by the department entitled self-insurer's claim closure order and notice (F207-020-111), which will be supplied to all self-insurers, and by the self-insurers to their employees, in compliance with reporting responsibilities under the law, a copy of which shall be sent to the attending physician.

The self-insurer shall submit monthly statistical information on medical only claims closed during the month by copy of the accident report (SIF-2). In medical only claims where vocational rehabilitation services have been provided, the self-insurer shall submit a rehabilitation outcome report with the self-insurer accident report (SIF-2) at the time of reporting claim closure.

(((e))) (d) A self-insurer, upon closure of a temporary disability claim, shall issue an order on a format substantially similar to labor and industries Form No. F207-070-000, self-insured employers' time loss claim closure order and notice. The self-insurer shall send a copy of the closing order and final SIF-5 to the claimant and the department at the time of closure of a temporary disability claim.

(((d))) (e) When the department requests claim information by certified mail, the self-insurer shall submit all information in its possession dealing with the claim in question, within ten working days from the date of receipt of such certified mail.

(((e))) (f) In any case where the department or the self-insured employer has issued an appealable order on a

medical only claim, all subsequent orders in that claim shall be issued by the department.

(((f))) (g) When an application for reopening of claim for aggravation of condition is received by a self-insured employer or its authorized representative, it shall be the responsibility of the self-insured employer to forward it to the department within five working days from the date of receipt.

AMENDATORY SECTION (Amending Order 88-07, filed 6/1/88)

WAC 296-15-190 Notification of rights and obligations. (1) Self-insurers shall develop and maintain a comprehensive program designed to inform their employees about self-insurance and their rights and obligations. Such a program must include all present employees. Newly hired employees must be thoroughly advised of their industrial insurance rights and obligations during the first thirty calendar days of employment. ((The method and manner of advising employees of this program must have the approval of the department.

(2) This program)) Notification to newly hired employees shall be on a form substantially similar to labor and industries Form No. F207-155-000, workers' compensation filing information.

- (2) When a worker files a claim, additional information must be provided. The method and manner of advising employees of this program must have the approval of the department. The additional information shall include, but not be limited to the following:
- (a) An explanation of the employees' industrial insurance rights and obligations.
- (b) An explanation of the employer's claim processing system.
- (c) A statement telling which employees are covered and under what circumstances coverage is provided.
- (d) A complete explanation of the payment of all medical bills and the time loss compensation an injured worker can expect to receive if forced to lose time from work due to an injury, or occupational disease sustained at work and an explanation of the method used to periodically determine continued time loss certification.
- (e) The extent of the coverage provided and the procedure for closing a claim.
- (f) An explanation of the law and rules of the department relating to the payment of medical expenses incurred by an on-the-job injury or occupational disease and the procedure for making an application for reopening a closed claim
- (g) An explanation of the role of the department in claims processing. Such explanation shall include a description of the method and manner of requesting reconsideration of department orders and appealing orders of the department to the Board of Industrial Insurance Appeals. Further, the mailing address and phone number of the self-insurance offices shall be made known and available to all employees.
- (h) An explanation of the supplemental pension fund assessment and the deduction made for that purpose.
- (i) An explanation of the way an injured worker, or someone in his/her behalf, must file a claim. Such an explanation must include the statutory requirement that a

claim be filed within one year of the date of the injury or within two years following the date the worker received written notice from a physician of the existence of an occupational disease and that the injured worker is responsible for filing the claim with his/her employer along with the certification of a licensed physician as stated in RCW 51.28.020.

- (j) An explanation of both scheduled and unscheduled permanent partial disability (PPD) awards.
- (3) A self-insurer shall designate a person or persons reasonably accessible to the work locations to whom an injured worker or any employee may direct questions about industrial insurance matters. This individual should have sufficient knowledge to answer routine questions and have the responsibility of seeking answers to more complex problems.

AMENDATORY SECTION (Amending Order 86-35, filed 8/28/86)

WAC 296-15-255 Hearings for corrective action or withdrawal of certification. (1) This section applies only to proceedings to withdraw certification or for corrective action instituted by the director in response to a petition filed with the department pursuant to RCW 51.14.090. This section shall not apply to actions instituted by the director to withdraw certification pursuant to RCW 51.14.080 nor to corrective action instituted by the director pursuant to RCW 51.14.095.

(2) ((The director is authorized to institute proceedings which may result in corrective action or decertification of a self-insured employer)) When there is a petition for such action by any employee or union or association having a substantial number of employees in the employ of the self-insured((-

When such proceedings are instituted in response to a petition filed under RCW 51.14.090, there shall be a hearing before)), the director ((to review and)) or the director's designee may, in the director's or designee's sole discretion, hold a hearing to determine ((findings pertaining to the alleged)) whether or not there are grounds for action. In reviewing such a petition, the director or the designee may require additional information from a petitioner before deciding whether to hold a hearing under this section.

- (3) Any such hearing shall be conducted in accordance with the department's rules governing administrative hearings. The director will notify all parties at least twenty days prior to the date of the hearing. The notice shall include the following:
 - (a) Nature of proceedings;
 - (b) Legal authority for holding the hearing;
- (c) Reference to the section of statutes and rules involved;
 - (d) A description of matters asserted;
 - (e) The date, time, and place of the hearing.

All parties will be allowed to respond and present evidence and arguments on the issues involved.

Within thirty days of the hearing date, the department will provide written notification of the proceedings, findings, and conclusions to all hearing participants.

 $((\frac{3}{3}))$ (4) If, following the hearing, the decision is to withdraw certification or take corrective action, such action

shall comply with the provisions of RCW 51.14.090 (((2) and (3) in the case of withdrawal of certification,)) and/or ((RCW)) 51.14.095 (((1), (2), and (3) in the case of corrective action)).

AMENDATORY SECTION (Amending Order 86-35, filed 8/28/86)

WAC 296-15-260 Corrective action or withdrawal of certification. (1) Corrective action against a self-insured employer shall be by order and notice. A notice of corrective action shall include the nature and specifics of the findings and may include the following:

- (a) Probationary certification status for the self-insured employer for a period not to exceed one year;
- (b) Mandatory training to correct areas of program deficiency to be approved by the department.

The subject matter to be covered shall be specified in the notice of corrective action. Personnel required to attend and the time period within which the training is to be conducted will also be identified.

- (c) Monitoring activities of the self-insured employer for a specified period of time to determine progress regarding correction of program deficiencies may be required. The department may require submission of complete and accurate records and/or conduct an audit to verify program compliance.
- (d) If there is a contract between the self-insured employer and a service organization which has been filed with the department (WAC 296-15-110), the corrective action order may specify and require that the service organization be subject to mandatory training and monitoring of activity provisions of the order.
- (e) The corrective action order shall specify a time frame for submission of progress reports to the department's self-insurance ((administrator)) section.
- (f) During the first thirty days following the corrective action order, the self-insured employer shall submit a plan for the implementation of corrective action which shall include specific completion dates. If the plan is determined to be incomplete or inadequate, the department's self-insurance administrator shall notify the self-insurer of the necessary requirements or changes needed, and shall specify the date by which an amended plan shall be submitted.
- (2) If sufficient grounds for decertification exist, an order and notice will be issued. The order and notice will include the following:
 - (a) The grounds upon which the determination is based.
- (b) The period of time within which the grounds existed or arose.
- (c) ((A statement to the self-insurer specifying the means by which the program deficiencies may be corrected.
- (d))) The date, not less than ((thirty)) ninety days after the self-insured employer's receipt of the order and notice, when certification will be withdrawn ((in absence of satisfactory remedial action)).
 - (((e))) (d) Provisions as stipulated by RCW 51.14.090.
- (3) Upon conclusion of the probationary certification period in the case of corrective action, ((or the remedial action period in the case of decertification,)) the program deficiencies requiring corrective ((or remedial)) action by the self-insured employer shall be evaluated by the department

and a written report sent to affected parties. Program activities may be reaudited beyond the stated time period in order to assess continuing compliance with the objectives of the corrective action directives.

(4) If, at the conclusion of the probationary period ((expremedial action period)), program deficiencies continue to exist, the department shall decide whether to extend the period of probation, require additional corrective action or proceed with decertification of the self-insured employer. An order and notice stating the decision shall be issued.

WSR 96-16-061 PROPOSED RULES PUGET SOUND AIR POLLUTION CONTROL AGENCY

[Filed August 5, 1996, 1:11 p.m.]

Original Notice.

Exempt from preproposal statement of inquiry under RCW 34.05.310(4) and 70.94.141(1).

Title of Rule: Amend Sections 3.11, 3.23, 6.11 of Regulation I, Sections 2.02, 4.03 of Regulation III.

Purpose: To adjust maximum civil penalty amount for inflation; clarify that regulatory orders can be used to approve alternate means of compliance; update delegation for federal NSPS and NESHAPs; and to clarify asbestos notification requirements and adjust the asbestos fees for inflation and to cover the costs of administering the program.

Other Identifying Information: 3.11 Civil Penalties; 3.23 Alternate Means of Compliance; 6.11 New Source Performance Standards; 2.02 NESHAPs; 4.03 Notification Requirements.

Statutory Authority for Adoption: Chapter 70.94 RCW. Statute Being Implemented: RCW 70.94.141.

Summary: This proposal will increase the maximum civil penalty amount for inflation; clarify that regulatory orders can be used to approve alternate means of compliance; update delegation for federal NSPS and NESHAPs; and clarify the asbestos notification requirements and adjust the asbestos program fees to cover the costs of administering the program.

Reasons Supporting Proposal: Maximum civil penalty amount needs to be adjusted for inflation; clarification was needed under alternate means of compliance regarding regulatory orders; delegation for federal NSPS and NESHAPs needs to be updated; and asbestos notification requirements need clarification and fees need to be increased to cover the costs of administering the program.

Name of Agency Personnel Responsible for Drafting: Jim Nolan, 110 Union Street, #500, Seattle, 98101, (206) 689-4053; Implementation: Dave Kircher, 110 Union Street, #500, Seattle, 98101, (206) 689-4050; and Enforcement: Neal Shulman, 110 Union Street, #500, Seattle, 98101, (206) 689-4078.

Name of Proponent: Puget Sound Air Pollution Control Agency, governmental.

Agency Comments or Recommendations, if any, as to Statutory Language, Implementation, Enforcement, and Fiscal Matters: The state implementation plan will be updated to reflect these amendments.

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

Explanation of Rule, its Purpose, and Anticipated Effects: This proposal would increase the maximum civil penalty amount for inflation; clarify that regulatory orders can be used to approve alternate means of compliance; update delegation for federal NSPS and NESHAPs; and clarify asbestos notification requirements and increase the asbestos fees for inflation and to cover the costs of administering the program.

Proposal Changes the Following Existing Rules: Maximum civil penalty amount would increase for inflation. Alternate means of compliance would be clarified with regard to regulatory orders. Delegation for federal NSPS and NESHAPs will be updated. Asbestos notification requirements will be clarified and the fees would increase for inflation and to cover the costs of administering the program.

No small business economic impact statement has been prepared under chapter 19.85 RCW. This agency is not subject to the small business economic impact provision of the Administrative Procedure Act.

Section 201, chapter 403, Laws of 1995, does not apply to this rule adoption. Pursuant to RCW 70.94.141(1), section 201, chapter 403, Laws of 1995, does not apply to this rule adoption.

Hearing Location: Puget Sound Air Pollution Control Agency Offices, 110 Union Street, #500, Seattle, WA 98101, on September 12, 1996, at 9:00 a.m.

Assistance for Persons with Disabilities: Contact Agency Receptionist, 689-4010 by September 5, 1996, TDD (800) 833-6388, or (800) 833-6385 (braille).

Submit Written Comments to: Dennis McLerran, Puget Sound Air Pollution Control Agency, 110 Union Street, #500, Seattle, WA 98101, FAX (206) 343-7522, by September 3, 1996.

Date of Intended Adoption: September 12, 1996.

August 2, 1996 James L. Nolan Director - Compliance

AMENDATORY SECTION

REGULATION I SECTION 3.11 CIVIL PENALTIES

- (a) Any person who violates any of the provisions of Chapter 70.94 RCW or any of the rules or regulations in force pursuant thereto, may incur a civil penalty in an amount not to exceed ((\$11,225.00)) \$11,550.00 per day for each violation.
- (b) Any person who fails to take action as specified by an order issued pursuant to Chapter 70.94 RCW or Regulations I, II, and III of the Puget Sound Air Pollution Control Agency shall be liable for a civil penalty of not more than ((\$11,225.00)) \$11,550.00 for each day of continued noncompliance.
- (c) Within 15 days after receipt of a Notice and Order of Civil Penalty, the person incurring the penalty may apply in writing to the Control Officer for the remission or mitigation of the penalty. Any such request must contain the following:
- (1) The name, mailing address, telephone number, and telefacsimile number (if available) of the appealing party;

- (2) A copy of the Notice and Order of Civil Penalty appealed from;
- (3) A short and plain statement showing the grounds upon which the appealing party considers such order to be unjust or unlawful;
- (4) A clear and concise statement of facts upon which the appealing party relies to sustain his or her grounds for appeal;
- (5) The relief sought, including the specific nature and extent; and
- (6) A statement that the appealing party has read the notice of appeal and believes the contents to be true, followed by the party's signature.

Upon receipt of the application, the Control Officer shall remit or mitigate the penalty only upon a demonstration by the requestor of extraordinary circumstances such as the presence of information or factors not considered in setting the original penalty.

- (d) Any civil penalty may also be appealed to the Pollution Control Hearings Board pursuant to Chapter 43.21B RCW and Chapter 371-08 WAC if the appeal is filed with the Hearings Board and served on the Agency within 30 days after receipt by the person penalized of the notice imposing the penalty or 30 days after receipt of the notice of disposition on the application for relief from penalty.
- (e) A civil penalty shall become due and payable on the later of:
- (1) 30 days after receipt of the notice imposing the penalty;
- (2) 30 days after receipt of the notice of disposition on application for relief from penalty, if such application is made: or
- (3) 30 days after receipt of the notice of decision of the Hearings Board if the penalty is appealed.
- (f) If the amount of the civil penalty is not paid to the Agency within 30 days after it becomes due and payable, the Agency may bring action to recover the penalty in King County Superior Court or in the superior court of any county in which the violator does business. In these actions, the procedures and rules of evidence shall be the same as in an ordinary civil action.
- (g) Civil penalties incurred but not paid shall accrue interest beginning on the 91st day following the date that the penalty becomes due and payable, at the highest rate allowed by RCW 19.52.020 on the date that the penalty becomes due and payable. If violations or penalties are appealed, interest shall not begin to accrue until the 31st day following final resolution of the appeal.
- (h) To secure the penalty incurred under this section, the Agency shall have a lien on any vessel used or operated in violation of Regulations I, II, and III which shall be enforced as provided in RCW 60.36.050.

AMENDATORY SECTION

REGULATION I SECTION 3.23 ALTERNATE MEANS OF COMPLIANCE

Other emission reduction methods may be employed to achieve compliance with the emissions standards of Regulations I, II, and III if the owner or operator demonstrates to the satisfaction of the Control Officer that they are at least

as effective as the required methods and they are included in a regulatory order issued under Section 3.03 or a permit issued under Article 6 or 7 of this Regulation.

AMENDATORY SECTION

REGULATION I SECTION 6.11 NEW SOURCE PERFORMANCE STANDARDS

It shall be unlawful for any person to cause or allow the operation of any source in violation of any provision of Part 60, Title 40, of the Code of Federal Regulations (CFR) in effect July 1, ((1995)) 1996 herein incorporated by reference.

AMENDATORY SECTION

REGULATION III SECTION 2.02 NATIONAL EMISSION STANDARDS FOR HAZARDOUS AIR POLLUTANTS

It shall be unlawful for any person to cause or allow the operation of any source in violation of any provision of Part 61 or Part 63, Title 40, of the Code of Federal Regulations (CFR) in effect July 1, ((1995)) 1996 herein incorporated by reference.

AMENDATORY SECTION

REGULATION III SECTION 4.03 NOTIFICATION REQUIREMENTS

(a) General Requirements

It shall be unlawful for any person to cause or allow any work on an asbestos project or demolition unless a complete notification, including the required fee and any additional information requested by the Control Officer, has been submitted to the ((Control Officer on)) Agency((-)) on approved forms, in accordance with the advance notification period requirements contained in Section 4.03(d) of this Regulation.

- (1) The duration of an asbestos project shall be commensurate with the amount of work involved.
- (((1))) (2) Notification is not required for asbestos projects involving less than 10 linear feet or 48 square feet (per structure, per <u>calendar</u> year) of any asbestos-containing material.
- (3) Notification is not required for removal and disposal of nonfriable asbestos-containing caulking or nonfriable asbestos-containing roofing material. All other asbestos project and demolition requirements remain in effect except as provided by Article 4.
- (((2))) (4) Notification is required for all demolitions involving structures with a projected roof area greater than 120 square feet, even if no asbestos-containing material is present. All other demolition requirements remain in effect.
- (((3))) (5) The written notification shall be accompanied by the appropriate nonrefundable fee as set forth in Section 4.03(d) of this Regulation unless prior arrangements for payment have been made with the Agency.
- (((4))) (6) A copy of the notification, all amendments to the notification, the asbestos survey, and any Order of Approval for an alternate means of compliance shall be

available for inspection at all times at the asbestos project or demolition site.

- (((5))) (7) Notification for multiple asbestos projects or demolitions may be filed by a property owner on one form if all the following criteria are met:
- (A) The work will be performed continuously by the same contractor; and
- (B) ((The structures are in a group or can be managed as a group;)) A work plan is submitted that includes: a map of the structures involved in the project including the site address for each structure, the amount and type of asbestos-containing material in each structure; and the schedule for performing asbestos project and demolition work. For projects where a detailed work schedule cannot be provided, the asbestos contractor and/or the demolition contractor shall participate in the Agency's work schedule fax program and will continue to participate in the program throughout the duration of the project.
- (((C) The project specifications regarding location and amount of asbestos containing material to be removed from each location, and the project work schedule, are provided in detail for each segment of the project; and
- (D) All asbestos projects or demolitions are under one contract.

(6))) (8) Annual Notification

A property owner may file one annual notification for asbestos projects to be conducted on one or more structures, vessels, or buildings during each calendar year if all of the following conditions are met:

- (A) The annual notification shall be filed with the Agency before commencing work on any asbestos project included in an annual notification;
- (B) The total amount of asbestos-containing material for all asbestos projects from each structure, vessel, or building in a calendar year under this section is less than 260 linear feet on pipes or less than 160 square feet on other components; and
- (C) The property owner submits quarterly written reports to the Control Officer on Agency-approved forms within 15 days after the end of each calendar quarter.

(b) Amendments

(1) Mandatory Amendments

An amendment shall be submitted to the Control Officer for the following changes in a notification and shall be accompanied by the appropriate nonrefundable fee as set forth in Section 4.03(d) of this Regulation unless prior arrangements for payment have been made with the Agency:

- (A) Increases in the <u>project type or job size category</u> that increase the fee or change the advance notification period;
- (B) Changes in the type of asbestos-containing material that will be removed; or
- (C) Changes in the start date, completion date, or work schedule, including hours of work((, unless the asbestos contractor or property owner participates)). Asbestos contractors or property owners participating in the Agency work schedule fax program are not required to submit amendments for work schedule changes occurring between the start and completion dates.
 - (2) Optional Amendments
- (A) An amendment may be submitted to the Control Officer for any other change in a notification and shall be

accompanied by the appropriate nonrefundable fee as set forth in Section 4.03(d) of this Regulation unless prior arrangements for payment have been made with the Agency.

(B) Contractors and property owners participating in the Agency work schedule fax program may, within 45 days after the last completion date on record, submit an amendment to the Control Officer for the removal of additional asbestos-containing material not identified during the asbestos survey. If more than 45 days have lapsed since the last completion date on record, the requirements of Section 4.03(a), including notification periods and fees, shall apply.

(c) Emergencies

The Control Officer may waive the advance notification period, if the property owner submits a written request that

demonstrates to the Control Officer that an asbestos project or demolition must be conducted immediately because of any of the following:

- (1) There was a sudden, unexpected event that resulted in a public health or safety hazard;
- (2) The project must proceed immediately to protect equipment, ensure continuous vital utilities, or minimize property damage;
- (3) ((Hidden a)) Asbestos-containing materials were encountered that were not identified during the asbestos survey; or
- (4) The project must proceed to avoid imposing an unreasonable burden.
 - (d) Notification Period and Fees

Project	Size or Type	Notification Period	Fee
Owner-Occupied, Single-Family Residence (asbestos project and/or demolition)	All	Prior Notice	\$25
All Other Demolitions with no asbestos project	All	10 Days	\$((125)) <u>150</u>
Asbestos Project includes demolition fee*	10 - 259 linear ft 48 - 159 square ft	3 Days	\$((125)) <u>150</u>
Asbestos Project includes demolition fee	260 - 999 lin <u>ear</u> ft 160 - 4,999 sq <u>uare</u> ft	10 Days	\$((250)) <u>300</u>
Asbestos Project includes demolition fee	1,000 - ((10,000)) <u>9,999</u> lin <u>ear</u> ft 5,000 - ((50,000)) <u>49,999</u> sq <u>uare</u> ft	10 Days	\$((500)) <u>750</u>
Asbestos Project includes demolition fee	10,000((+)) <u>- 49,999</u> lin <u>ear</u> ft 50,000((+)) <u>- 99,999</u> sq <u>uare</u> ft	10 Days	\$((1,000)) <u>2,000</u>
Asbestos Project includes demolition fee	50,000 - 99,999 linear ft 100,000 - 149,999 square ft	10 Days	\$5,000
Asbestos Project includes demolition fee	$\frac{100,000 + linear\ ft}{150,000 + square\ ft}$	10 Days	<u>\$10,000</u>
Emergency	4.03(c)	Prior Notice	Additional fee equal to project fee
Amendment	4.03(b)	Prior Notice	\$((25)) <u>50</u>
Alternate Means of Compliance (demolitions or friable asbestos-containing materials)	4.06 (a) or (c)	10((-))Day <u>s</u> ((Review Period))	Additional fee equal to project fee
Alternate Means of Compliance (nonfriable asbestos- containing materials)	4.06(b)	10 Days ((Concurrent with the project period))	Additional fee equal to project fee

* Demolitions with asbestos projects involving less than 10 linear feet or less than 48 square feet may submit an asbestos project notification under this project category and will be eligible for the 3-day notification period.

The Control Officer may waive the asbestos project fee and notification period, by written authorization, for disposal of unused and intact or abandoned (without the knowledge or consent of the property owner) asbestoscontaining materials. All other asbestos project and demolition requirements remain in effect.

WSR 96-16-063 PROPOSED RULES BOARD OF BOILER RULES

[Filed August 6, 1996, 10:20 a.m.]

Original Notice.

Preproposal statement of inquiry was filed as WSR 96-09-086.

Title of Rule: Chapter 296-104 WAC.

Purpose: To comply with actions taken by the Board of Boiler Rules and to update current rules.

Statutory Authority for Adoption: RCW 70.79.030, 70.79.040.

Statute Being Implemented: Duties of board - make definitions, rules and regulations. Boiler construction code. Rules and regulations - scope.

Summary: WAC 296-104-010 Definitions, adds new definitions and clarifies others; WAC 296-104-025 Administration—Owner to notify chief inspector of accidents and 296-104-065 Administration—Reciprocal commissions, editorial clarification; WAC 296-104-102 Inspection— Standards for inservice inspection, adopts 1995 NBIC and adds review by board for NBIC and API-510 addenda; WAC 296-104-140 Inspection—State stamp, adds paragraph designating special numbering for rental boilers; WAC 296-104-151 Inspection—Rental boilers, adds new rule for inspection of rental boilers; WAC 296-104-170 Inspection— Shop inspections, defines requirements for inspectors and supervisors; WAC 296-104-200 Construction—Standards for new construction, adopts 1995 codes, retitles for consistency; WAC 296-104-205 Construction-Nonstandard new construction, allows certain nonstandard vessels to be issued special certificate or treated as special designs, retitles for consistency; WAC 296-104-210 Construction—Special designs, gives requirement for obtaining special certificate for special designs, retitles for consistency; WAC 296-104-273 Installation—Pressure vessel clearances, renumbers and retitles for clarification; WAC 296-104-256 Installation— Reinstalled standard boiler or unfired pressure vessel, renumbers and retitles for clarification. Adds requirements when vessels are moved and reinstalled; WAC 296-104-220 Construction—Nonstandard second-hand boilers or unfired pressure vessels, gives requirements for installation in state, retitles for consistency; and WAC 296-104-215 Construction—Nonstandard boilers and unfired pressure vessels, 296-104-245 Construction—Oil heaters, 296-104-255 Installation—Clearance at top of boilers, 296-104-260 Installation—Clearance front, back and sides, 296-104-230 Construction—Vessels exempted from code requirements for volume, pressure or temperature, 296-104-235 Construction—Boiler and unfired pressure vessel safety relief valves, and 296-104-240 Construction—Unfired pressure vessels, piping components, retitles for consistency and further clarifies wording.

Reasons Supporting Proposal: To comply with actions taken by the Board of Boiler Rules to clarify wording and make existing WACs consistent with nationally accepted codes and standards and to respond to industry requests and public safety factors.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Dick Barkdoll and Pat Carlson-Brown, 7273 Linderson Way S.W., (360) 902-5270.

Name of Proponent: Board of Boiler Rules, governmental.

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

Explanation of Rule, its Purpose, and Anticipated Effects: WAC 296-104-010 Definitions, expands and clarifies three existing definitions and adds "Rental boiler," "Special design," and "unfired steam boiler"; WAC 296-104-025 Administration—Owner to notify chief inspector of accidents, wording clarified; WAC 296-104-065 Administration—Reciprocal commissions, requirements for obtaining a reciprocal commission in the state more specifically defined: WAC 296-104-102 Inspection—Standards for inservice inspection, adopts the 1995 NBIC edition and addenda of both the NBIC and API-510 after review by the board; WAC 296-102-140 Inspection—State stamp, adds a paragraph designating special numbering of rental boilers in conjunction with new inspection requirements for rental boilers; WAC 296-104-151 Inspection—Rental boilers, adds new law for inspection or [of] rental boilers used in the state. Gives requirements for testing and reporting of used boilers that have never been in rental service in the state; WAC 296-104-170 Inspection—Shop inspections, requirements for shop inspections, endorsements of inspectors and supervisors of inspectors performing shop inspections is further defined; WAC 296-104-273 Installation—Pressure vessel clearances, renumbered and retitled for clarification. No change in wording; WAC 296-104-200 Construction—Standards for new construction, adopts certain sections of the ASME Code with addenda. Adopts 1987 edition of ASME/ANSI PVHO-1; WAC 296-104-205 Construction—Nonstandard new construction, retitles for clarification. Allows certain boilers and unfired pressure vessels not constructed to codes adopted in WAC 296-104-200 to be treated as special designs at the board's discretion and if approved to be issued a special certificate. The use of nonstandard construction shall not be permitted to avoid standard construction but this would allow those vessels built to a nationwide engineering standard acceptable to the board to be considered for use in the state: WAC 296-104-210 Construction—Special designs, boilers and unfired pressure vessels of a special design as defined in

WAC 296-104-010 require a special certificate. Additional minimum requirements needed for board approval are given; WAC 296-104-215 Construction—Nonstandard boilers and unfired pressure vessels, retitles for consistency. Rule adds construction and installation date and ownership requirements; WAC 296-104-220 Construction-Nonstandard second hand boilers or unfired pressure vessels, retitles for consistency. Sets forth minimum conditions and requirements for use of these vessels in the state; WAC 296-104-256 Installation-Reinstalled standard boiler or unfired pressure vessel, renumbers and retitles for consistency. Adds additional requirements for these vessels when they are moved and reinstalled in the state. These new requirements will enhance the safety factor; WAC 296-104-230 Construction-New vessels exempted from code requirements for volume, pressure or temperature, retitles for consistency. Identifies by WAC and RCW reference those exempt and further defines changes in testing requirements; WAC 296-104-235 Construction-Boiler and unfired pressure vessel safety relief valves, retitles for consistency and clarifies wording; WAC 296-104-240 Construction-Unfired pressure vessels, piping components, retitles for consistency. Rewords for clarification; WAC 296-104-245 Construction-Combustible fluid heaters, retitles for consistency and further defines; and WAC 296-104-255 Installation-Clearance at top of boilers and 296-104-260 Installation—Clearance front, back and sides, retitles for consistency with no change in wording to text.

Proposal Changes the Following Existing Rules: See above.

No small business economic impact statement has been prepared under chapter 19.85 RCW. The Board of Boiler Rules and the department have considered whether these rules are subject to the Regulatory Fairness Act and have determined that they are not for the following reasons: The changes made in the rules shown below are for clarification or addition to existing rules of chapter 296-104 WAC for the purpose of clarification and to be consistent with national codes and standards. Requirements for special designs, nonstandard second-hand and standard out-of-state vessels are imposed only if businesses choose to install in Washington state.

Section 201, chapter 403, Laws of 1995, does not apply to this rule adoption. RCW 34.05.328 exempts the Board of Boiler Rules from the significant rules requirements and although the criteria does not apply the board chooses to apply the criteria.

Hearing Location: Department of Labor and Industries, 7273 Linderson Way S.W., Tumwater, on October 1, 1995 [1996], at 10:00 a.m.

Assistance for Persons with Disabilities: Contact Dick Barkdoll by October 1, 1995 [1996], (360) 902-5270.

Submit Written Comments to: Dick Barkdoll, Department of Labor and Industries, Boiler Section, P.O. Box 44410, Olympia, WA 98504-4410, FAX (360) 902-5292.

Date of Intended Adoption: October 16, 1996.

August 6, 1996 Charles Butros Chairman AMENDATORY SECTION (Amending WSR 94-21-002, filed 10/5/94, effective 11/5/94)

WAC 296-104-010 Definitions. "Agriculture purposes" shall mean any act performed on a farm in production of crops or livestock, and shall include the storage of such crops and livestock in their natural state, but shall not be construed to include the processing or sale of crops or livestock.

"API-510" shall mean the Pressure Vessel Inspection Code of the American Petroleum Institute with addenda and revisions, thereto made and approved by the institute which have been adopted by the board of boiler rules in accordance with the provisions of RCW 70.79.030.

"ASME Code" shall mean the boiler and pressure vessel code of the American Society of Mechanical Engineers with amendments thereto made and approved by the council of the society which have been adopted by the board of boiler rules in accordance with the provisions of RCW 70.79.030.

"Attendant" shall mean the person in charge of the operation of a boiler or unfired pressure vessel.

"Automatic operation of a boiler" shall mean unattended control of feed water and fuel in order to maintain the pressure and temperature within the limits set. Controls must be such that the operation follows the demand without interruption. Manual restart may be required when the burner is off because of low water, flame failure, power failure, high temperatures or pressures.

"Board of boiler rules" shall mean the board created by law and empowered under RCW 70.79.010.

"Certificate of competency" shall mean a certificate issued by the state board of boiler rules to a person who has passed an examination prescribed by the board of boiler rules.

"Chief inspector" shall mean the inspector appointed under RCW 70.79.100.

"Commission" shall mean an annual state commission/commission card issued to a person in the employ of the state, an insurance company or a company owner/user inspection agency holding a certificate of competency which authorizes them to perform inspections of boilers and/or unfired pressure vessels.

"Condemned boiler or unfired pressure vessel" shall mean a boiler or unfired pressure vessel that has been inspected and declared unsafe or disqualified by legal requirements by an inspector who has applied a stamping or marking designating its condemnation.

"Department" as used herein shall mean the department of labor and industries of the state of Washington.

"Deputy inspector" shall mean an inspector appointed under RCW 70.79.120.

"Director" shall mean the director of the department of labor and industries.

"Domestic and/or residential purposes" shall mean serving a private residence or an apartment house of less than six families.

"Existing installations" shall mean any boiler or unfired pressure vessel constructed, installed, placed in operation, or contracted for before January 1, 1952.

"External inspection" shall mean an inspection made while a boiler or unfired pressure vessel is in operation and

[27] Proposed

includes the inspection and demonstration of controls and safety devices required by these rules.

"Inspector" shall mean the chief boiler inspector, a deputy inspector, or a special inspector.

"Internal inspection" shall mean an inspection made when a boiler or unfired pressure vessel is shut down and handholes, manholes, or other inspection openings are open or removed for examination of the interior. An external ultrasonic examination of unfired pressure vessels 36" inside diameter and under, shall constitute an internal inspection.

"Low pressure heating boiler" shall mean a steam or vapor boiler ((eonstructed to Section IV ASME Code and includes)) operating at a pressure not exceeding 15 psig or a boiler in which water or other fluid is heated and intended for operation at pressures not exceeding 160 psig or temperatures not exceeding 250 degrees F by the direct application of energy from the combustion of fuels or from electricity, solar or nuclear energy including lined potable water heaters.

"Nationwide engineering standard" shall mean a nationally accepted design method, formulae and practice acceptable to the board.

"NBIC" shall mean the National Board Inspection Code of the National Board of Boiler and Pressure Vessel Inspectors with addenda and revisions, thereto made and approved by the National Board of Boiler and Pressure Vessel Inspectors and adopted by the board of boiler rules in accordance with the provisions of RCW 70.79.030.

"Nonstandard boiler or unfired pressure vessel" shall mean a boiler or unfired pressure vessel that does not bear marking of the codes adopted in WAC 296-104-200.

"Owner" or "user" shall mean a person, firm, or corporation owning or operating any boiler or unfired pressure vessel within the state.

"Owner/user inspection agency" shall mean an owner or user of pressure vessels that maintains an established inspection department, whose organization and inspection procedures meet the requirements of a nationally recognized standard acceptable to the department.

"Place of public assembly" or "assembly hall" shall mean a building or portion of a building used for the gathering together of 50 or more persons for such purposes as deliberation, education, instruction, worship, entertainment, amusement, drinking, or dining or waiting transportation. This shall also include child care centers (those agencies which operate for the care of thirteen or more children), public and private hospitals, nursing and boarding homes.

"Power boiler" shall mean a boiler ((eonstructed to Section I of the ASME Code and includes high pressure, high temperature water boilers)) in which steam or other vapor is generated at a pressure of more than 15 psig for use external to itself or a boiler in which water or other fluid is heated and intended for operation at pressures in excess of 160 psig and/or temperatures in excess of 250 degrees F by the direct application of energy from the combustion of fuels or from electricity, solar or nuclear energy.

"Reinstalled boiler or unfired pressure vessel" shall mean a boiler or unfired pressure vessel removed from its original setting and reset at the same location or at a new location without change of ownership. "Rental boiler" shall mean any power or low pressure heating boiler that is moved in the state under a rental contract between owner and user.

"Second hand boiler or unfired pressure vessel" shall mean a boiler or unfired pressure vessel of which both the location and ownership have changed after primary use.

"Special design" shall mean a design using nationwide engineering standards other than the codes adopted in WAC 296-104-200 or other than allowed in WAC 296-104-230.

"Special inspector" shall mean an inspector holding a Washington commission identified under RCW 70.79.130.

"Standard boiler or unfired pressure vessel" shall mean a boiler or unfired pressure vessel which bears the marking of the codes adopted in WAC 296-104-200.

"Unfired pressure vessel" shall mean a closed vessel ((constructed to Section VIII ASME Code)) under pressure excluding:

(a) Fired process tubular heaters;

(b) Pressure containers which are integral parts of components of rotating or reciprocating mechanical devices where the primary design considerations and/or stresses are derived from the functional requirements of the device;

(c) Piping whose primary function is to transport fluids from one location to another;

(d) Those vessels defined as low pressure heating boilers or power boilers.

"Unfired steam boiler" shall mean a pressure vessel in which steam is generated by an indirect application of heat. It shall not include pressure vessels known as evaporators, heat exchangers, or vessels in which steam is generated by the use of heat resulting from the operation of a processing system containing a number of pressure vessels, such as used in the manufacture of chemical and petroleum products, which will be classed as unfired pressure vessels.

AMENDATORY SECTION (Amending WSR 95-19-058, filed 9/15/95, effective 10/16/95)

WAC 296-104-025 Administration—Owner to notify chief inspector of accidents. When an accident occurs which renders a boiler or unfired pressure vessel inoperative, the owner or user shall ((immediately)) notify the chief inspector, and submit a detailed report of the accident. In cases of ((serious)) accidents, such as explosions or those resulting in personal injury, notice to the chief inspector shall be given immediately by telephone or electronic means designed to assure its earliest possible receipt. Neither the boiler or unfired pressure vessel nor any parts thereof shall be removed or disturbed before an inspection has been made by the chief inspector, or his designee except for the purpose of saving life or limiting consequential damage. The inspector making the investigation and inspection shall report to the chief inspector as soon as possible. The boiler or pressure vessel owner shall be responsible for all costs of the department's investigation.

AMENDATORY SECTION (Amending WSR 94-21-002, filed 10/5/94, effective 11/5/94)

WAC 296-104-065 Administration—Reciprocal commissions. Upon the request of a boiler insurance company authorized to insure and insuring against loss from explosion of boilers and pressure vessels in this state, or a

company with an owner/user inspection agency, a commission as a special inspector of boilers and/or unfired pressure vessels shall be issued by the chief inspector to an inspector in the employ of such company provided the inspector has had the experience prescribed in RCW 70.79.130 and:

- (1) Holds a certificate of competency or commission issued by a state which has adopted one or more sections of the ASME Code, or a national board commission, in either case having taken and ((which holds)) passed a written examination equivalent to that required by the state of Washington ((and a national board commission)); or
- (2) Is certified by the American Petroleum Institute in accordance with API-510, having taken and passed a written examination equivalent to that required by the state of Washington.

Application for a reciprocal commission shall be made on a form to be furnished by the chief inspector, and shall be accompanied by a copy of the applicant's certificate of competency or a National Board Commission; or an API certificate and evidence of having passed the API examination.

AMENDATORY SECTION (Amending WSR 94-21-002, filed 10/5/94, effective 11/5/94)

WAC 296-104-102 Inspection—Standards for inservice inspection. The standard for nonnuclear inspection of boilers, unfired pressure vessels, and safety devices is the ((1992)) NBIC, 1995 edition, with addenda((, of the NBIC)) reviewed by the board. This code may be used on or after the date of issue and becomes mandatory twelve months after adoption by the board as specified in RCW 70.79.050(2).

The standard for nuclear inspection is the ASME section XI code. The ASME section XI code year and addenda shall be as specified in the owner in-service inspection program plan.

Where a petroleum or chemical process industry owner/user inspection agency so chooses, the standard for inspection of unfired pressure vessels used by the owner shall be the API-510, March 1992 seventh edition, with supplements ((1, dated September 1993, with addenda, of API-510)) reviewed by the board. This code may be used on or after the date of issue.

Where a conflict exists between the requirements of the above standards and this chapter, this chapter shall prevail.

AMENDATORY SECTION (Amending WSR 95-19-058, filed 9/15/95, effective 10/16/95)

WAC 296-104-140 Inspection—State stamp. Upon completion of the installation, all boilers and unfired pressure vessels shall be inspected by the chief inspector, a deputy inspector, or a special inspector. At the time of this inspection, each boiler or unfired pressure vessel shall be marked with a serial number of the state of Washington followed by the letter "W," said letter and figures to be not less than 5/16 in. in height. The marking shall not be concealed by lagging or paint and shall be exposed at all times.

Data sheets shall be made available at the time of first inspection if not filed with the national board.

Washington special numbers when assigned by the chief inspector shall be preceded by the letters: WS.

All rental boilers used in the state of Washington shall be assigned a serial number of the state of Washington followed by the letters "WR." This will indicate that the assigned boiler is a rental unit. The numbers and letters shall not be less than 5/16 inch in height. The marking shall not be concealed by lagging or paint and shall be exposed at all times.

NEW SECTION

WAC 296-104-151 Inspection—Rental boilers. Any rental boiler used in the state of Washington will have an internal inspection completed once a year. An operating inspection under pressure shall be conducted by the chief inspector, a deputy inspector, or a special inspector at each and every rental location before being placed into service.

Any used boiler which has never been in rental service in the state of Washington will have a satisfactory hydrostatic test completed along with an initial internal inspection prior to having a state number issued. Each operating inspection will be reported to the state of Washington using the standard inspection form and a copy of report posted on the rental boiler.

Inspections will be the responsibility of the rental owner but may be completed by the user's special inspector.

AMENDATORY SECTION (Amending WSR 90-20-029, filed 9/24/90, effective 10/25/90)

WAC 296-104-170 Inspection ((of systems))—Shop inspections. Shop inspections shall be as ((outlined)) required in the applicable sections of the ASME Code. Only inspectors holding a national board commission with the appropriate endorsements and a commission issued by the state of Washington shall make shop inspections in this state. Supervisors of inspectors performing shop inspections in the state need only a National Board Commission with the appropriate endorsements.

Upon request from a boiler or pressure vessel manufacturer holding an ASME Certificate of Authorization within the jurisdiction, the department shall provide inspection services as required by the ASME Code. The manufacturer receiving such inspection services shall reimburse the department for the time and expenses in accordance with the fee schedule established in WAC 296-104-700.

AMENDATORY SECTION (Amending WSR 93-12-014, filed 5/21/93, effective 6/21/93)

WAC 296-104-200 Construction—Standards for new construction. The standards for new construction are the ((1992 edition, with addenda, of)) ASME Boiler and Pressure Vessel Code, Sections I, III, IV, VIII, and X, 1995 edition, with addenda and the ((1987 edition of)) ASME/ANSI PVHO-1 (Standard for Pressure Vessels for Human Occupancy), 1987 edition. These codes and standards may be used on or after the date of issue and become mandatory twelve months after adoption by the board as specified in RCW 70.79.050(2). The board recognizes that the ASME Code states that new editions of the code become mandatory on issue and that subsequent addenda become mandatory six months after the date of issue. Also, in circumstances such as nuclear systems, the time period for

addenda becoming mandatory is defined in the Code of Federal Regulations.

AMENDATORY SECTION (Amending Part IV, filed 3/23/60)

WAC 296-104-205 ((Inspection of systems)) Construction—Nonstandard ((regulations)) new construction. Those boilers and unfired pressure vessels that are ((not considered to be within the jurisdiction of the ASME Code and those of special design and construction require a special certificate, section VIII, U-1, and section 1, power boilers preamble of the ASME Code)) subject to these rules and regulations but are exempted by the volume, temperature or pressure requirements of the codes adopted in WAC 296-104-200, and are not to be constructed to those codes, must be constructed to WAC 296-104-230 and require a special certificate which may be issued by the department.

Other boilers and unfired pressure vessels that are not to be constructed to the codes adopted in WAC 296-104-200 may be treated as special designs at the discretion of the board. Nonstandard construction shall not be permitted to avoid standard construction.

AMENDATORY SECTION (Amending Order 86-02, filed 3/19/86)

WAC 296-104-210 ((Inspection of systems)) Construction—Special designs. Boilers and unfired pressure vessels of special design require a special certificate granted by the board. As a minimum prints ((and)), calculations, and a Washington state professional engineer's evaluation of the design shall be supplied for special designs ((or construction)). Upon board approval a Washington special number will be assigned by the chief inspector. The installation will be subject to the regular ((annual)) inspections ((in the case of boilers, and biennial inspection in the case of unfired pressure vessels)) required by WAC 296-104-100 and any additional conditions as required by the board.

AMENDATORY SECTION (Amending Part IV, filed 3/23/60)

WAC 296-104-215 ((Inspection of systems)) Construction—Nonstandard boilers and unfired pressure vessels. Nonstandard boilers and unfired pressure vessels constructed prior to January 1, 1952, may be used provided they have not been moved from their original setting ((since January 1, 1952)), or ownership has not changed ((since January 1, 1952)).

AMENDATORY SECTION (Amending Order 87-25, filed 12/17/87)

WAC 296-104-220 ((Inspection of systems)) Construction—Nonstandard second hand boilers or unfired pressure vessels. Nonstandard second hand boilers or unfired pressure vessels constructed after January 1, 1952, cannot be used in this state without prior approval of the board of boiler rules. As a minimum to obtain board approval prints, a history, calculations, and a Washington professional engineer's evaluation of the design and present condition shall be supplied. Upon board approval a Washington special number will be assigned by the chief inspec-

tor. The installation will be subject to the regular inspections required by WAC 296-104-100 and any additional conditions as required by the board.

AMENDATORY SECTION (Amending Order 74-37, filed 11/8/74)

WAC 296-104-230 ((Inspection of systems Hot water supply boilers and tanks.)) Construction—New vessels exempted from code requirements for volume, pressure or temperature. ((Hot water supply boilers and tanks for operation below all of the following limitations; 200,000 btu input, 200°F. temperature, 160 psi pressure, and 120 gal. eapacity)) Boilers or unfired pressure vessels that are not required by the codes adopted in WAC 296-104-200 to be built to those codes (except those exempted in the RCWs), shall be tested as follows:

One boiler or ((tank)) vessel of each design and size taken from the manufacturer's stock at random, shall be subjected to a hydrostatic test in the presence of an inspector holding a national board commission. The boiler or ((tank)) vessel shall withstand a pressure of ((300 psi)) 150% of its design pressure without leaks or excessive distortion. Samples shall be taken from the longitudinal seam and tests made as outlined in Section IX ASME Code for root and face bends and reduced tensile coupons. Upon successfully passing the above tests, a maximum allowable working pressure of ((150 psi)) its design pressure will be allowed for all boilers or ((tanks)) vessels constructed to identical specifications. The company name, serial number, working pressure, and energy input (if applicable) shall be stamped or marked in a permanent manner on each boiler or ((tank)) vessel. A retest shall be made at the inspector's discretion or by the request of the chief inspector. ((Hot water supply boilers or tanks)) Boilers or unfired pressure vessels for operation exceeding any of the ((above)) limitations in the codes adopted in WAC 296-104-200 shall be constructed in accordance with ((the ASME Code)) those codes. Any vessels containing water and an air cushion designed for less than 300 psi and 210 degree F, in use prior to January 1997 may be accepted by hydrostatically testing them to twice their maximum allowable working pressure.

AMENDATORY SECTION (Amending Order 78-3, filed 2/22/78)

WAC 296-104-235 ((Inspection of systems)) Construction—Boiler and unfired pressure vessel safety relief valves. The boilers and ((tanks)) unfired pressure vessels covered by WAC 296-104-230 shall be protected by the installation of ASME Code relief valves with trial levers, set pressure not to exceed ((160 psi)) its design pressure. Relief valves shall be installed on top of ((tank)) the vessel or on outlet piping as close as possible to the boiler or ((tank)) vessel, with a minimum of fittings and no valves intervening. The outlet of the relief valve shall be run full size to a safe place.

AMENDATORY SECTION (Amending Part IV, filed 3/23/60)

WAC 296-104-240 ((Inspection of systems)) Construction—Unfired pressure vessels ((Inspection of pipe or pipe fittings)) piping components. ((Pressure vessels may be constructed of pipe or pipe fittings, the material complying with the specifications in the applicable sections of the ASME Code.)) When ((the part)) a portion of pipe has significant duties other than the transportation of a liquid, gas, or other material((7)); such as storage, catch basin, scrubber, snubber, absorber, or ((pulsating)) pulsation dampener, it shall be deemed to be an unfired pressure vessel and shall conform to the rules governing the design, construction, inspection, and stamping of unfired pressure vessels.

AMENDATORY SECTION (Amending Order 78-3, filed 2/22/78)

WAC 296-104-245 ((Inspection of systems Oil))
Construction—Combustible fluid heaters. Steam or hot water ((oil)) combustible fluid heaters shall be so designed and constructed that in the event of failure of any part, ((oil)) the combustible fluid cannot enter the boiler water.

AMENDATORY SECTION (Amending Part IV, filed 3/23/60)

WAC 296-104-255 ((Inspection of systems)) Installation—Clearance at top of boilers. When boilers are replaced or new boilers installed in either existing or new buildings, a minimum clearance as specified below shall be provided between the top of boiler proper and ceiling:

(2) Low pressure <u>heating</u> boilers which exceed any one of the following limits: 5,000,000 btu input; 5,000 lbs. steam per hour capacity or 1,000 sq.ft. heating surface; and power boilers which do not exceed any of the following limits: 5,000,000 btu input; 5,000 lbs. steam per hour capacity or 1,000 sq. ft. heating surface; and all boilers with manholes on top of boiler except those described in paragraph (1) above 3 feet.

(3) Low pressure <u>heating</u> boilers which do not exceed the above limits and miniature boilers 2 feet.

NEW SECTION

WAC 296-104-256 Installation—Reinstalled standard boiler or unfired pressure vessel. When a stationary standard boiler or unfired pressure vessel is moved and reinstalled it must be inspected by a Washington state commissioned inspector. The following will be required:

- (1) The fittings and appliances must comply with the latest edition of the ASME Code.
- (2) For standard vessels moved to Washington state a complete history of inspection, operation and repairs shall be available for all boilers exceeding 200,000 btu/hr and any pressure vessels exceeding 100 cubic feet.

(3) For any power boiler an evaluation by a Washington state professional engineer is required.

The following may be required at the discretion of the inspector:

- (a) A hydrostatic test up to 150% of the MAWP.
- (b) Nondestructive testing of any parts.
- (c) An operational test.
- (d) Any repairs deemed necessary.

AMENDATORY SECTION (Amending Order 89-05, filed 7/13/89, effective 8/13/89)

WAC 296-104-260 ((Inspection of systems)) Installation—Clearance front, back and sides. When boilers are replaced or new boilers installed in either existing or new buildings, minimum clearance shall be provided as specified below:

- (1) Minimum clearance at sides and back wall shall be one and one-half feet or at the discretion of the inspector the manufacturers recommended clearances may be used if they allow sufficient room for inspection. Boilers having manholes shall have five feet clearance from the manhole opening and any wall, ceiling, or piping that will prevent a person from entering the boiler.
- (2) Clearance in front and back shall be sufficient for operation, maintenance, and repair.

NEW SECTION

WAC 296-104-273 Installation—Pressure vessel clearances. When pressure vessels are replaced or new vessels are installed in either existing or new buildings, a minimum height of eighteen inches shall be provided between the top of the pressure vessel proper and the ceiling and adjacent walls or other structures. All pressure vessels having manholes shall have five feet clearance from manhole openings and any wall, ceiling, or piping that will prevent a person from entering the vessel. Lesser clearances may be acceptable at the discretion of the inspector.

REPEALER

The following sections of the Washington Administrative Code are repealed:

WAC 296-104-195 WAC 296-104-225 Pressure vessel clearances. Inspection of systems—Reinstalled boiler or unfired pressure vessel.

WSR 96-16-072 PROPOSED RULES DEPARTMENT OF HEALTH

[Filed August 6, 1996, 3:05 p.m.]

Original Notice.

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

Title of Rule: Reportable diseases and conditions.

Purpose: The purpose of this rule change is to bring WAC 246-100-076 into compliance with statute.

Statutory Authority for Adoption: RCW 70.28.032. Statute Being Implemented: RCW 70.28.010.

Summary: Adoption of this rule would reduce the tuberculosis reporting time requirement currently in WAC from seven days to one day.

Reasons Supporting Proposal: This action proposes moving tuberculosis from the list of Category C reportable diseases to the list of Category B reportable diseases currently in WAC. Tuberculosis, a serious infectious disease, ranks among the more serious conditions currently found in Category B than those conditions of lesser public health implications found in Category C. RCW 70.28.010 was revised in 1996 to require reporting of tuberculosis within one day.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Gary Livingston, 1511 3rd Avenue, Suite 201, Seattle, WA 98101, (206) 464-5406.

Name of Proponent: Washington State Department of Health, Tuberculosis Control Program, governmental.

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

Explanation of Rule, its Purpose, and Anticipated Effects: Chapter 246-100 WAC, Communicable and certain other diseases, contains lists of reportable diseases and conditions and the time requirement for reporting such. Tuberculosis (TB) is currently listed with the Category C diseases or conditions required to be reported within seven days. RCW 70.28.010 now requires TB to be reported within one day. This rule change would place TB within those more serious Category B diseases or conditions such as hepatitis, rubella, or syphilis. The effect of this change would allow local public health officials to act in a far more timely manner to investigate an actual or suspected case of tuberculosis. In turn, the period of infectiousness in tuberculosis cases, or the development of disease in infected persons by earlier treatment, would reduce the possibility of further transmission of tuberculosis.

Proposal Changes the Following Existing Rules: This action moves tuberculosis from the list of Category C diseases to the list of Category B diseases.

No small business economic impact statement has been prepared under chapter 19.85 RCW. This rule amendment is exempt from this requirement as stipulated in RCW 19.85.025(2) as the rule incorporates without material change RCW 70.28.010.

Section 201, chapter 403, Laws of 1995, does not apply to this rule adoption. The rule amendment adopts without material change RCW 70.28.010, section 1, chapter 209, Laws of 1996.

Hearing Location: Shilo Inn, 707 Ocean Shores Boulevard N.W., Ocean Shores, WA 98569, on September 11, 1996, at 9:00 a.m.

Assistance for Persons with Disabilities: Contact Gary Livingston by August 30, 1996, TDD (800) 833-6388, or (206) 464-5406.

Submit Written Comments to: Gary Livingston, 1511 3rd Avenue, Suite 201, Seattle, WA 98101, by August 29, 1996.

Date of Intended Adoption: September 11, 1996.

August 6, 1996
Sylvia Beck
Executive Director
State Board of Health

AMENDATORY SECTION (Amending Order 354B, filed 4/1/93, effective 5/2/93)

- WAC 246-100-076 Reportable diseases and conditions. (1) The following diseases and conditions shall be reported as individual case reports to the local health department in accordance with requirements and procedures described throughout chapter 246-100 WAC:
- (a) Category A diseases require an immediate report at the time a case is suspected or diagnosed and include:
 - (i) Anthrax,
 - (ii) Botulism (including food-borne, infant, and wound),
 - (iii) Cholera,
 - (iv) Diphtheria, noncutaneous,
 - (v) Measles (rubeola),
 - (vi) Paralytic shellfish poisoning,
 - (vii) Plague,
 - (viii) Poliomyelitis, and
 - (ix) Rabies.
- (b) Category B diseases or conditions require a case report within one day of diagnosis and include:
 - (i) Brucellosis,
- (ii) Gastroenteritis of suspected food-borne or waterborne origin,
- (iii) Hemophilus influenzae invasive disease (excluding otitis media) in children age five years and under,
 - (iv) Hepatitis A and B, acute,
 - (v) Leptospirosis,
 - (vi) Listeriosis,
 - (vii) Meningococcal disease,
 - (viii) Paratyphoid fever (see salmonellosis),
 - (ix) Pertussis.
 - (x) Rubella, including congenital,
- (xi) Salmonellosis, including paratyphoid fever and typhoid fever,
 - (xii) Shigellosis,
- (xiii) Syphilis—primary, secondary, or congenital (for other, see Category C),
- (xiv) ((Typhoid fever, including carrier (see salmonellosis),
- (xv) Unusual communicable disease (see definition WAC 246-100 011).)) Tuberculosis (suspected or diagnosed),
- (xv) Typhoid fever, including carrier (see salmonellosis), (xvi) Unusual communicable disease (see definition WAC 246-100-011).
- (c) Category C diseases or conditions require a case report within seven days of diagnosis and include:
- (i) Acquired immunodeficiency syndrome (AIDS) class IV human immunodeficiency virus (HIV, HTLV III, or LAV) disease (as classified by the Centers for Disease Control, U.S. Public Health Service, Morbidity and Mortality Weekly Report (MMWR), May 23, 1986, Volume 35, Number 20), and class P-2 pediatric HIV illness (as classified by the Centers for Disease Control, U.S. Public Health Service, MMWR, April 24, 1987, Volume 36, Number 15),
 - (ii) Amebiasis,
 - (iii) Campylobacteriosis,
 - (iv) Chancroid,
 - (v) Chlamydia trachomatis infection,
 - (vi) Ecoli 0157:H7 infection,
 - (vii) Encephalitis, viral,
 - (viii) Giardiasis,

- (ix) Gonorrhea,
- (x) Granuloma inguinale,
- (xi) Herpes simplex, initial genital infection,
- (xii) Herpes simplex, neonatal,
- (xiii) Hepatitis non-A, non-B, and unspecified,
- (xiv) Kawasaki syndrome,
- (xv) Legionellosis,
- (xvi) Leprosy (Hansen's disease),
- (xvii) Lyme disease,
- (xviii) Lymphogranuloma venereum,
- (xix) Malaria,
- (xx) Mycobacteriosis, including tuberculosis,
- (xxi) Mumps,
- (xxii) Nongonococcal urethritis,
- (xxiii) Pelvic inflammatory disease, acute,
- (xxiv) Pseudomonas folliculitis of suspected waterborne origin,

(xxv) Psittacosis,

(xxvi) Q fever,

(xxvii) Relapsing fever (borreliosis),

(xxviii) Reye Syndrome,

(xxix) Rheumatic fever,

(xxx) Rocky mountain spotted fever,

(xxxi) Syphilis-other (see also Category B),

(xxxii) Tetanus,

(xxxiii) Tick paralysis,

(xxxiv) Toxic shock syndrome,

(xxxv) Trichinosis,

(xxxvi) ((Tuberculosis,

(xxxvii))) Tularemia,

((((xxxviii))) (xxxvii) Vibriosis,

(((xxxix))) (xxxviii) Yersiniosis, and

 $(((\frac{xxxx}{xxx})))$ (xxxix) Severe adverse reaction to immunization.

- (2) Any cluster or pattern of cases, suspected cases, deaths, or increased incidence of any disease or condition beyond that expected in a given period which may indicate an outbreak, epidemic, or related public health hazard shall be reported immediately by telephone to the local health officer. Such patterns include, but are not limited to, suspected or confirmed outbreaks of food borne or waterborne disease, chickenpox, influenza, viral meningitis, nosocomial infection suspected due to contaminated products or devices, or environmentally related disease.
- (3) Local health officers may require reporting of additional diseases and conditions.

WSR 96-16-077 PROPOSED RULES PIERCE COLLEGE

[Filed August 6, 1996, 4:35 p.m.]

Original Notice.

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

Title of Rule: Chapter 132K-20 WAC, Tenure policy. Purpose: To repeal chapter 132K-20 WAC, Tenure policy. Issues addressed in chapter 132K-20 WAC have been negotiated with faculty labor representative and are now combined in the negotiated agreement.

Statutory Authority for Adoption: RCW 28B.50.852.

Summary: Issues addressed in chapter 132K-20 WAC have now been included within the negotiated agreement between the college and the federation of teachers.

Reasons Supporting Proposal: RCW 28B.52.020 provides for the negotiating of issues related to tenure, dismissal and nonrenewal.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: John Boesenberg, 9401 Farwest Drive S.W., Lakewood, (206) 964-6519.

Name of Proponent: Pierce College, public.

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

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

Proposal Changes the Following Existing Rules: It would eliminate chapter 132K-20 WAC, Tenure policy, from Title 132K WAC, Community colleges—Pierce College.

No small business economic impact statement has been prepared under chapter 19.85 RCW. Not required.

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

Hearing Location: Pierce College at Puyallup, 1601 39th Avenue S.E., Puyallup, WA 98374-2222, on October 9, 1996, at 11 a.m. - 12 noon.

Assistance for Persons with Disabilities: Contact John Boesenberg by October 7, 1996, TDD (206) 964-6228.

Submit Written Comments to: No more than five pages, please, FAX (206) 964-6599, by October 7, 1996.

Date of Intended Adoption: October 9, 1996.

July 24, 1996
John Boesenberg, Director
Personnel Services

REPEALER

The following section of the Washington Administrative Code are repealed:

132K-20 Tenure policy

WSR 96-16-079 PROPOSED RULES DEPARTMENT OF AGRICULTURE

[Filed August 7, 1996, 8:44 a.m.]

Original Notice.

Preproposal statement of inquiry was filed as WSR 96-13-096.

Title of Rule: Chapter 16-54 WAC, Animal importation.

Purpose: To regulate the importation of animals into the state of Washington to protect animal health and public health.

Statutory Authority for Adoption: RCW 16.70.040 and 16.70.020.

Statute Being Implemented: RCW 16.70.040 (as amended by section 5, chapter 188, Laws of 1996).

Summary: Changes from a specific wording for the Department of Agriculture permitting process to a more general or generic wording so that chapter 16-54 WAC does not have to be amended every time WAC 246-100-191 is

amended by the Department of Health. This will eliminate some rule making.

Reasons Supporting Proposal: Reduces future rule making and clarifies intent of the rules.

Name of Agency Personnel Responsible for Drafting and Implementation: Robert W. Mead, DVM, 1111 Washington Street, Olympia, 98504, (360) 902-1881; and Enforcement: Permit only.

Name of Proponent: Department of Agriculture, Department of Health, local departments of health, governmental.

Agency Comments or Recommendations, if any, as to Statutory Language, Implementation, Enforcement, and Fiscal Matters: None except to say that nothing will change in the permitting process, it just will be more clear to the public what is meant by the two WACs.

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

Explanation of Rule, its Purpose, and Anticipated Effects: WAC 16-54-125 requires a permit before importing certain species of wild animals which are banned in the state of Washington as pets by the Department of Health. The purpose is to provide for permitting of the above animals through the existing animal permit system operated by he Department of Agriculture. The effect of the rule is to prevent the importation of such animals except to certain exempted entities.

Proposal Changes the Following Existing Rules: The proposed change rewrites the entire rule to make it more generic rather than specific so that the rule will not have to be changed each time that the Department of Health changes WAC 246-100-191. The changes also expands the list of entities exempted from the ban on these animals. The Department of Health will also amend WAC 246-100-191 accordingly.

No small business economic impact statement has been prepared under chapter 19.85 RCW. There will be no effective change in the way permits are to be issued in the future as compared to the past. The newly listed entities have received permits in the past with concurrence of the Department of Health.

Section 201, chapter 403, Laws of 1995, does not apply to this rule adoption. The Washington State Department of Agriculture is not a listed agency in section 201.

Hearing Location: Department of Agriculture, Natural Resources Building, 1111 Washington Street, Room 259, Olympia, WA 98504-2577, on September 23, 1996, at 2:30 p.m.

Assistance for Persons with Disabilities: Contact Cathy Jensen by September 23, 1996, TDD (360) 902-1996, or (360) 902-1878.

Submit Written Comments to: Robert W. Mead, DVM, State Veterinarian, P.O. Box 42577, Olympia, WA 98504-2577, FAX (360) 902-2087.

Date of Intended Adoption: December 15, 1996.

August 5, 1996 Candace Jacobs Assistant Director AMENDATORY SECTION (Amending Order 1172, filed 12/15/70)

WAC 16-54-125 ((Skunks, foxes, and raceoons,))
Species prohibited by state health department. ((It shall be unlawful for any person, firm, or corporation to import or otherwise bring into the state of Washington any live skunk, fox, or raceoon, domestic or wild, without first securing a permit in writing from the director of agriculture, Olympia, Washington.)) WAC 246-100-191 (Animals, birds, pets—Measures to prevent human disease) prohibits certain species from being imported into Washington state except for exhibition by bona fide public or private zoological parks. The prohibited species and exempted entities are listed in WAC 246-100-191 (2)(a). Permits allowing importation to such entities may be issued by the director of the Washington state department of agriculture in consultation with the secretary of the Washington department of health.

WSR 96-16-080 PROPOSED RULES DEPARTMENT OF AGRICULTURE

[Filed August 7, 1996, 8:45 a.m.]

Original Notice.

Preproposal statement of inquiry was filed as WSR 96-13-095.

Title of Rule: Chapter 16-54 WAC, Animal importation and chapter 16-86 WAC, Brucellosis, tuberculosis and scrapie in cattle.

Purpose: Chapter 16-54 WAC, purpose is to lay out rules for importation of animals to protect the animal health or public health of the state of Washington. Chapter 16-86 WAC, purpose is to lay out rules to control or prevent the spread of brucellosis, tuberculosis and scrapie in cattle, goats and sheep within the state of Washington.

Statutory Authority for Adoption: RCW 16.36.040. Statute Being Implemented: RCW 16.36.020, [16.36.]030, [16.36.]050, [16.36.]096 and [16.36.]100.

Summary: The proposed changes to chapter 16-54 WAC changes wording to facilitate the transition of the use of Strain 19 brucellosis vaccine to the use of the new RB-51 brucellosis vaccine. Similar wording changes in chapter 16-86 WAC allow the same conversion to RB-51 vaccine and in addition repeals the "S" branding requirement for nonvaccinates at sale barns.

Reasons Supporting Proposal: These changes will reduce the regulation burden for brucellosis on the cattle industry.

Name of Agency Personnel Responsible for Drafting: Robert W. Mead, DVM, 1111 Washington Street, Olympia, 98504, (360) 902-1881; Implementation and Enforcement: Kathleen M. Connell, 1111 Washington Street, Olympia, 98504, (360) 902-1835.

Name of Proponent: Washington Dairy Federation and Washington Department of Agriculture, private and governmental.

Agency Comments or Recommendations, if any, as to Statutory Language, Implementation, Enforcement, and Fiscal Matters: These changes and repeals will reduce the regulatory burden on the cattle industry and save producer

and allied industries money while adequately safeguarding against the reintroduction of the cattle disease "brucellosis."

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

Explanation of Rule, its Purpose, and Anticipated Effects: The changes to WAC 16-54-082 allows for a logical transition from the use of Strain 19 brucellosis vaccine, which is limited to calves not older than eight months in dairy and twelve months in beef, to the better vaccine, RB-51, which does not cause residual serum titers to brucellosis. They also further define the requirements for vaccination (breeding dairy and beef herds) and clarify the entry of nonvaccinates from countries considered free by the state of Washington and the federal government. The changes to WAC 16-84-015 also allows for the logical use of RB-51 brucellosis vaccine and repeals the "S" branding rule which as become obsolete.

Proposal Changes the Following Existing Rules: WAC 16-54-082 Domestic bovine animals, is changed to accommodate RB-51 vaccine use in all age cattle and further defines requirements for vaccination, i.e., into dairy or beef breeding herds. The unnecessary language in WAC 16-54-082 (2)(b)(ii), (C)(ii), (iv) and (v) is deleted. WAC 16-54-082 (2)(C)(iv) is changed to clarify when nonvaccinated cattle can be imported from a brucellosis free country which then complies with NAFTA and GATT treaties. WAC 16-86-015 is changed in similar ways to match WAC 16-540-082 and in addition repeals language requiring "S" branding.

No small business economic impact statement has been prepared under chapter 19.85 RCW. The impact of these changes is fiscally positive because the regulatory burden on small business is being reduced, not increased. (1) Use of RB-51 vaccine on all ages will save the losses that producers presently experience with cattle that reach eight or twelve months of age and are not vaccinated. (2) RB-51 vaccine does not cause suspects or reactors on normal lab tests therefore no false investigations and needless testing of herds. (3) "S" branding of nonvaccinates at markets cost money to the market in time and devalues the future value of the animal even if shipped to a legal state due to "S" branding that means "suspect" in other states. (4) International trade with Canada will be facilitated.

Section 201, chapter 403, Laws of 1995, does not apply to this rule adoption. The Washington State Department of Agriculture is not a listed agency in section 201.

Hearing Location: Department of Agriculture, Natural Resources Building, 1111 Washington Street, Room 259, Olympia, WA 98504-2577, on September 23, 1996, at 2:00 p.m.

Assistance for Persons with Disabilities: Contact Cathy Jensen by September 23, 1996, TDD (360) 902-1996, or (360) 902-1878.

Submit Written Comments to: Robert W. Mead, DVM, State Veterinarian, P.O. Box 42577, Olympia, WA 98504-2577, FAX (360) 902-2087, by September 21, 1996.

Date of Intended Adoption: December 15, 1996.

August 5, 1996 Candace Jacobs Assistant Director AMENDATORY SECTION (Amending WSR 92-21-039, filed 10/15/92, effective 11/15/92)

WAC 16-54-082 Domestic bovine animals. All domestic bovine animals (including bison) entering Washington shall be moved on a permit issued by the office of the state veterinarian. All domestic bovine animals (including bison) shall meet the following requirements:

- (1) Tuberculosis. All beef and dairy cattle must originate from herds not under quarantine in a not less than modified accredited area. The state veterinarian may require a negative tuberculosis test within thirty days of import for cattle (including bison) from the states classified as modified accredited or accredited free if Mycobacterium bovis (M. bovis) has been cultured from a herd in that state within the previous twelve months. All Mexican cattle imported from Mexico within three years of date of importation to Washington must show proof of a tuberculosis retest at least one hundred twenty days after import to the United States. Such cattle without proof of retest must be held on the premises of destination in Washington and kept separate from all other cattle for not less than one hundred twenty nor more than one hundred eighty days from the date of entry and retested for tuberculosis during the one hundred twenty to one hundred eighty-day period.
- (2) Brucellosis health certificate requirements. All domestic bovine animals (including bison), except those consigned to restricted feedlots, to federally inspected slaughter plants for immediate slaughter, or beef breed cattle, slaughter only dairy breed cattle, or dairy breed cattle from Oregon, Montana, and Idaho consigned to a state-federal approved livestock market, shall be accompanied by an official interstate health certificate and shall meet the following requirements:
 - (a) Brucellosis test.
 - (i) Cattle from class free and A states.
- (A) Sexually intact heifers from brucellosis quarantined herds in class free and A states shall not be imported into the state of Washington except for immediate slaughter at a federally inspected slaughter plant.
- (B) Cattle other than those referred to in (a)(i)(A) of this subsection from class free or A states which are test eligible, unless destined for a restricted feedlot or for immediate slaughter at a federally inspected slaughter establishment, must be negative to an official brucellosis test conducted within thirty days prior to date of entry. Cattle not considered test eligible include:
 - (I) Calves under six months of age.
 - (II) Steers and spayed heifers.
- (III) Officially vaccinated dairy cattle under twenty months of age and officially vaccinated beef cattle under twenty-four months of age.
 - (IV) Cattle from a certified brucellosis free herd.
- (V) Cattle from selected brucellosis free states designated by the Washington state veterinarian.
 - (ii) Cattle from Class B or C states.
- (A) Sexually intact females from other than certified brucellosis free herds in states classified B or C by the USDA shall not be imported into the state of Washington except for immediate slaughter at a federally inspected slaughter establishment.

- (B) Sexually intact males from Class B states which are test eligible, unless destined for a restricted feedlot or for immediate slaughter at a federally inspected slaughter establishment, must be negative to an official brucellosis test conducted within thirty days prior to date of entry and held on the premises of destination and kept separate from all other cattle for retest not less than forty-five nor more than one hundred twenty days from the date of the preentry test. Cattle not considered test eligible include:
 - (I) Calves under six months of age.
 - (II) Steers and spayed heifers.
 - (III) Cattle from a certified brucellosis free herd.
- (C) Sexually intact males from Class C states which are test eligible must be negative to two official brucellosis tests conducted prior to entry at least sixty days apart, the second test to be conducted within thirty days of entry. Those cattle shall be held on the premises of destination and kept separate from all other cattle for retest not less than forty-five nor more than one hundred twenty days from the date of the second negative preentry test. Cattle not considered test eligible include:
 - (I) Calves under six months of age.
 - (II) Steers and spayed heifers.
 - (III) Cattle from a certified brucellosis free herd.
- (iii) Beef cattle eligible for brucellosis testing coming from class free or A states or dairy cattle coming from Idaho, Montana, or Oregon may be moved to state-federal approved livestock markets in Washington to meet entry health requirements.
- (iv) Should brucellosis infection occur in the state of Washington as a result of importation of infected animals, all future importations from the state of origin shall be required to meet import regulations of the next lower classification. State regulatory officials of that state shall be notified and the lower classification entry requirement will be in effect for twelve months following notification to the state of origin.
- (b) Brucellosis ((ealfhood)) vaccinates—female dairy cattle. All female dairy cattle must be identified as official brucellosis ((ealfhood)) vaccinates before entry into a dairy cow breeding herd. Except the following classes of cattle are exempt from this requirement:
 - (i) Calves under four months of age.
- (ii) ((Those cattle consigned directly to a federally inspected slaughter plant.
- (iii))) Those cattle consigned directly to a restricted feedlot.
 - (((iv))) (iii) Spayed heifers.
- (c) Brucellosis ((ealfhood)) vaccinates—female beef cattle. All female beef breed cattle must be identified as official brucellosis vaccinates before entry into a beef cow breeding herd, except the following classes of cattle are exempt from this requirement:
 - (i) Calves under four months of age.
- (ii) ((Registered female beef eattle born before January 1, 1983, with age verification by registration papers.
 - (iii))) Cattle sold or consigned to a restricted feedlot.
- (((iv) Cattle sold or consigned to a federally inspected slaughter plant.
- (v) Cattle sold or consigned to a public livestock market for immediate slaughter only.
 - (vi)) (iii) Spayed heifers.

- (((vii))) (d) Cattle from a certified brucellosis free country ((where vaccination is prohibited by law: Provided, That)) may be imported if the state veterinarian, upon being assured that to allow such cattle to enter would not create any jeopardy to the livestock industry of the state of Washington, ((may)) issues a special permit for such entry.
- (3) Scabies. The office of the state veterinarian may require that any cattle from a known infected area be dipped at an official dipping facility within ten days of entry and, except those consigned to a federally inspected slaughter plant for immediate slaughter within fourteen days, be accompanied by an official interstate health certificate. Ivermectin may be used as an alternative to the dipping procedure for beef and nonlactating dairy animals.
- (4) Vesicular stomatitis. The office of the state veterinarian may require that:
- (a) Any cattle be accompanied by an official interstate health certificate except those consigned to a federally inspected slaughter plant for immediate slaughter within fourteen days;
- (b) Dairy breed cattle be held separate and apart from all other cattle for a period of seven days at the point of destination and rechecked by an accredited veterinarian at the end of that period; except that dairy breed cattle from known infected areas shall not be allowed entry into the state; and
- (c) Beef breed cattle from known infected areas be held separate and apart from all other cattle for a period of thirty days either prior to entry or at the point of destination or both.
- (5) Temporary grazing permits. Herd owners desiring to move cattle into Washington for temporary grazing purposes must obtain a prior permit from the office of the state veterinarian: *Provided*, That the state veterinarian may, if deemed necessary, require a brucellosis herd test and/or an official health certificate for any cattle entering the state for grazing purposes. Applicants must also file an approved herd plan with the office of the state veterinarian to phase out all brucellosis nonvaccinates in the herd prior to January 1, 1988. Grazing permits shall be for one specified season only and shall be valid for movement to only that destination declared on the permit. A copy of the permit shall accompany any vehicle transporting cattle into the state for such temporary grazing purposes.

AMENDATORY SECTION (Amending Order 5032, filed 2/3/94, effective 3/6/94)

- WAC 16-86-015 Washington cattle sale requirements. (1) Effective January 1, 1984, within thirty days prior to any change of ownership and in a manner prescribed by the state veterinarian, all dairy breed cattle shall be tested negative for brucellosis. The following classes of cattle are exempt from this test requirement:
 - (a) Calves under four months of age.
 - (b) Cattle sold or consigned to a restricted feedlot.
- (c) Cattle sold or consigned to a federally inspected slaughter plant.
 - (d) Steers and spayed heifers.
- (e) Official calfhood vaccinates under twenty months of age and not parturient or post parturient.

- (f) Official Washington or Canadian calfhood vaccinates under thirty months of age as ((evidence)) evidenced by less than full development of the lower permanent second incisors. This exemption applies only to Washington resident cattle which bear an eartag showing a Washington vaccination (91 V series) or a Canadian vaccination certificate. Subdivision (e) of this subsection applies to all other female dairy breed cattle unless exempted by (a), (b), (c) or (d) of this subsection. Cattle exempted under this subsection may be tested if requested by a prospective buyer or to meet import requirements of another state or foreign country.
- (2) All female cattle shall be officially vaccinated against brucellosis and bear a legible vaccination tattoo prior to being sold or introduced into any <u>breeding</u> herd in the state of Washington. This rule does not apply to the following:
- (a) Calves under four months of age. Female calves under four months acquired by any herd and natural female additions must become official calfhood vaccinates, as provided for in this chapter, to be sold for any purpose other than those set forth in (b), (c), (d), or (e)((, or (f))) of this subsection.
- (b) ((Registered female beef cattle born before January 1, 1983.
 - (e))) Cattle sold or consigned to a restricted feedlot.
- (((d))) (c) Cattle sold or consigned to a federally inspected slaughter plant.
- (((e))) (d) Cattle sold or consigned to a public livestock market for immediate slaughter only.
 - (((f))) <u>(e)</u> Spayed heifers.
- (3) ((Any dairy breed female cattle over eight months of age which are not exempted in subsection (2) of this section and which are found not to be vaccinated against brucellosis upon consignment to a public livestock market, shall be identified by branding with an "S" brand on the left hip prior to sale and released from the market. After "S" branding, the nonvaccinated cattle may be released by the director on a VS1 27 Form or other official permit to any of the following destinations:
 - (a) A restricted feedlot.
 - (b) A federally inspected slaughter plant.
- (e) Another public livestock market for immediate slaughter only.
- (d) Upon specific approval by the state veterinarian, nonvaccinated cattle "S" branded at a public livestock market may be returned to the farm of origin where they must remain until released by the state veterinarian for consignment to one of the destinations listed under (a), (b), or (e) of this subsection.
- (4) Any dairy breed female cattle consigned to a public livestock market for probable slaughter, but whose status is later changed by the buyer, shall be identified by "S" branding and released by the department only as set forth in subsection (3) of this section, if found not to be vaccinated for brucellosis. Any buyer who fails to deliver "S" branded cattle to the destination declared by the buyer or his agent shall be guilty of a violation of this chapter. Whenever necessary, the department shall make the final determination of the vaccination status of any eligible cattle.
- (5))) All Washington cattle shall be individually identified and permanently recorded as to herd of origin prior to being sold or consigned for slaughter. Such identity shall be

transferred to the blood sample taken for MCI test purposes. These records shall be made available to the department upon request. ((Except)) The following classes of cattle shall be exempt from ((this)) these requirements:

- (a) Cattle under twenty-four months of age. (Not parturient or post parturient.)
 - (b) Steers and spayed heifers.

WSR 96-16-082 PROPOSED RULES PUGET SOUND AIR POLLUTION CONTROL AGENCY

[Filed August 7, 1996, 9:45 a.m.]

Original Notice.

Exempt from preproposal statement of inquiry under RCW 34.05.310(4) and 70.94.141(1).

Title of Rule: Amending Sections 5.02, 5.03, 5.05, 5.07 of Regulation I; and repealing Sections 5.08 and 5.11 of Regulation I.

Purpose: To update the registration program to conform to state law regarding registration and to adjust the fees to cover the program costs.

Other Identifying Information: Article 5 pertains to the registration program.

Statutory Authority for Adoption: Chapter 70.94 RCW. Statute Being Implemented: RCW 70.94.141.

Summary: The registration program will be updated to conform to state law regarding registration and the fees will be adjusted to cover the costs of administering the program.

Reasons Supporting Proposal: The registration program needs to be updated to conform to state law and the fees need to be increased in order to cover the cost of the program.

Name of Agency Personnel Responsible for Drafting: Jim Nolan, 110 Union Street, #500, Seattle, 98101, (206) 689-4053; Implementation: Dave Kircher, 110 Union Street, #500, Seattle, 98101, (206) 689-4050; and Enforcement: Neal Shulman, 110 Union Street, #500, Seattle, 98101, (206) 689-4078.

Name of Proponent: Puget Sound Air Pollution Control Agency, governmental.

Agency Comments or Recommendations, if any, as to Statutory Language, Implementation, Enforcement, and Fiscal Matters: The state implementation plan will be updated to reflect these amendments.

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

Explanation of Rule, its Purpose, and Anticipated Effects: This proposal will update the registration program to conform to state law regarding registration and it will increase the registration program fees to cover the costs of administering the program.

Proposal Changes the Following Existing Rules: The registration program will undergo a major update in order to conform to state law regarding registration and the program fees will increase in order to cover the costs of administering the program.

No small business economic impact statement has been prepared under chapter 19.85 RCW. This agency is not

subject to the small business economic impact provision of the Administrative Procedure Act.

Section 201, chapter 403, Laws of 1995, does not apply to this rule adoption. Pursuant to RCW 70.94.141(1), section 201, chapter 403, Laws of 1995, does not apply to this rule adoption.

Hearing Location: Puget Sound Air Pollution Control Agency Offices, 110 Union Street, #500, Seattle, WA 98101, on September 12, 1996, at 9:00 a.m.

Assistance for Persons with Disabilities: Contact Agency Receptionist, 689-4010, by September 5, 1996, TDD (800) 833-6388, or (800) 833-6385 (braille).

Submit Written Comments to: Dennis McLerran, Puget Sound Air Pollution Control Agency, 110 Union Street, #500, Seattle, WA 98101, FAX (206) 343-7522, by September 3, 1996.

Date of Intended Adoption: September 12, 1996.

August 6, 1996 James Nolan

Director - Compliance

AMENDATORY SECTION

REGULATION I SECTION 5.02 ((DEFINITION AND) COMPONENTS)) APPLICABILITY AND PURPOSE OF THE REGISTRATION PROGRAM

- (a) ((For purposes of this regulation, registration shall mean the Agency's continuing program for identifying, delineating, itemizing, verifying, and maintaining a current, accurate record of all air contaminant sources and their emissions within the jurisdiction of the Agency, and the making of reports, as required by the Agency, by the persons owning, operating, or responsible for such sources, and including the Agency activities and services enumerated in Section 5.02(b) 2-7 (below) performed in direct support of the registration program.)) Program Authority and Applicability. As authorized by RCW 70.94.151, the Board, by this regulation, classifies air contaminant sources which, in its judgment, may cause or contribute to air pollution. This classification is made according to levels and types of emissions and other characteristics that cause or contribute to air pollution. The Board requires both registration and reporting for these classes of air contaminant sources. The classifications are made for the entire area of jurisdiction of the Agency and are made with special reference to effects on health, economic and social factors, and physical effects on property. Registration under this Article is not applicable to sources requiring an operating permit under Article 7 of Regulation I.
- (b) ((The components of such registration program shall include:)) Program Purpose. As defined in WAC 173-400-099(1), the registration program is a program to develop and maintain a current and accurate record of air contaminant sources. Information collected through the registration program is used to evaluate the effectiveness of air pollution control strategies and to verify source compliance with applicable air pollution requirements.
- (c) Registration and Reporting. Any person operating or responsible for the operation of an air contaminant source for which registration and reporting are required, shall register the source with the Agency. The owner or operator shall make reports to the Agency containing information as

- may be required by the Agency concerning location, size, and height of contaminant outlets, processes employed, nature of the air contaminant emission, and such other information as is relevant to air pollution and available or reasonably capable of being assembled.
- (d) Annual Registration Fees. The Board requires that registration be accompanied by a fee and has determined the amount of this fee for each class of air contaminant source to be as shown in Section 5.07. The amount of the fee shall only be to compensate for the costs of administering this registration program, which shall be defined as:
- (1) Initial registration and annual or other periodic reports from the source owner((s)) providing the information ((described in Section 5.05(a).)) directly related to air pollution registration,
- (2) On-site inspections necessary to verify compliance with ((Section 5.03 and/or to supplement information provided by sources pursuant to the requirements of Section 5.05(a).)) registration requirements,
- (3) ((Computer and software maintenance used to compile and retrieve information provided by sources pursuant to the requirements of Section 5.05(a).)) Data storage and retrieval systems necessary for support of the registration program,
- (4) Emission inventory reports and emission reduction credits computed from information provided by sources pursuant to the requirements of the registration program, ((Section 5.05(a).))
- (5) Staff review, including engineering analysis for accuracy and currentness, of information provided by sources pursuant to the requirements of the registration program, ((Section 5.05(a).))
- (6) Clerical and other office support provided ((by the Agency)) in direct furtherance of the ((other components of the)) registration program((-)), and
- (7) Administrative support provided in directly carrying out the registration program.

AMENDATORY SECTION

REGULATION I SECTION 5.03 REGISTRATION REQUIRED

- ((All air contaminant sources within the jurisdiction of the Agency shall be registered with the Agency, except any of the excluded sources which are listed in Exhibit-A to this Regulation I, which by this reference is made a part hereof as now constituted or hereafter amended.))
- (a) It shall be unlawful for any person to cause or allow the operation of any source required to register under Section 5.03, unless it conforms to all the requirements of Article 5. Except for those sources requiring an operating permit by Article 7, or mobile operations, the owner or operator of each of the following stationary air contaminant sources shall register the source with the Agency by paying the annual fee required by Section 5.07 and submitting any reports required by Section 5.05.
 - (1) Aerosol can-filling facilities;
 - (2) Aerospace component coating operations;
- (3) Agricultural chemical facilities engaging in the manufacturing of liquid or dry fertilizers or pesticides;
 - (4) Agricultural drying and dehydrating operations;
 - (5) Alumina processing:

- (6) Ammonium sulfate manufacturing plants;
- (7) Any category of stationary sources to which a federal standard of performance (NSPS) under 40 CFR Part 60, other than Subpart S (Primary Aluminum Reduction Plants), BB (Kraft Pulp Mills) or AAA (New Residential Wood Heaters), applies;
- (8) Any source category subject to the National Emission Standards for Hazardous Air Pollutants (NESHAP) under 40 CFR Part 61, other than Subpart M (Asbestos on roadways, asbestos demolition or renovation activities, or asbestos spraying), or 40 CFR Part 63;
- (9) Any source that has elected to opt out of the operating permit program by limiting its potential-to-emit (synthetic minor) or is required to report periodically to demonstrate nonapplicability to EPA requirements under Sections 111 or 112 of the federal Clean Air Act;
- (10) Any source with the potential to emit any of the following pollutants at a rate of emission equal to or greater than any one of the following rates (tons/year):

carbon monoxide	<u>100</u>
nitrogen oxides	
sulfur dioxide	
particulate matter (PM)	
fine particulate matter (PM ₁₀)	<u>15</u>
volatile organic compounds (VOC)	
<u>lead</u>	
<u>fluorides</u>	
sulfuric acid mist	
hydrogen sulfide (H ₂ S)	<u>10</u>
total reduced sulfur (including H ₂ S)	<u>10</u>

- (11) Asphalt and asphalt products production facilities;
- (12) Automobile or light-duty truck surface coating operations;
 - (13) Baker's yeast manufacturing;
- (14) Brick and clay manufacturing plants, including tiles and ceramics;
- (15) Cattle feedlots with operational facilities that have an inventory of 1,000 or more cattle in operation between June 1 and October 1, where vegetation forage growth is not sustained over the majority of the lot during the normal growing season;
 - (16) Chemical manufacturing plants;
 - (17) Coal preparation plants;
 - (18) Coffee roasting facilities;
- (19) Composting operations, including commercial, industrial and municipal, but exempting agricultural and residential composting activities;
- (20) Concrete product manufacturers and ready-mix and premix concrete plants;
 - (21) Crematoria or animal carcass incinerators;
 - (22) Dry cleaning plants;
- (23) Ethylene dichloride, polyvinyl chloride, or vinyl chloride plants;
 - (24) Explosives production;
 - (25) Flexible polyurethane foam production;
- (26) Flexible vinyl and urethane coating and printing operations;
- (27) Gasoline stations, bulk gasoline plants, and gasoline loading terminals;

- (28) Gelcoat, polyester, resin, or vinylester coating manufacturing operations at commercial or industrial facilities;
 - (29) Glass manufacturing plants;
- (30) Grain, seed, animal feed, legume, and flour processing operations and handling facilities;
 - (31) Ink manufacturers;
- (32) Landfills, active and inactive, including covers, gas collection systems, or flares;
 - (33) Lead-acid battery manufacturing plants;
 - (34) Lime manufacturing plants;
- (35) Materials handling and transfer facilities that generate fine particulate, which may include pneumatic conveying, cyclones, baghouses, and industrial housekeeping vacuuming systems that exhaust to the atmosphere;
- (36) Metal casting facilities and foundries, ferrous and nonferrous;
 - (37) Metal plating and anodizing operations;
- (38) Metallic and nonmetallic mineral processing plants, including rock crushing plants and sand and gravel operations:
- (39) Mills such as lumber, plywood, shake, shingle, woodchip, veneer operations, dry kilns, pulpwood insulating board, or any combination thereof;
 - (40) Metallurgical processing plants;
 - (41) Mineral wool production;
 - (42) Mineralogical processing plants;
 - (43) Municipal waste combustors;
 - (44) Nitric acid plants;
- (45) Paper manufacturers, except Kraft and sulfite pulp mills;
 - (46) Petroleum refineries;
 - (47) Pharmaceuticals production;
 - (48) Plastics and fiberglass product fabrication facilities;
 - (49) Portland cement plants;
- (50) Primary copper smelters, lead smelters, magnesium refining and zinc smelters, but excluding primary aluminum plants;
 - (51) Rendering plants;
 - (52) Semiconductor manufacturing;
 - (53) Shipbuilding and ship repair (surface coating);
- (54) Soil vapor extraction (active), thermal soil contaminant desorption, or groundwater air stripping remediation projects;
 - (55) Sulfuric acid plants;
 - (56) Surface-coating manufacturers;
- (57) Surface spray-coating operations, including automotive, metal, cans, pressure-sensitive tape, labels, coils, wood, plastic, rubber, glass, paper, and other substrates;
 - (58) Synthetic fiber production facilities;
- (59) Synthetic organic chemical manufacturing industries;
 - (60) Tire recapping facilities;
 - (61) Vegetable oil production;
 - (62) Wastewater treatment plants;
 - (63) Wood treatment;
- (64) Any source that has equipment or control equipment, with an approved Notice of Construction under Article 6 of Regulation I; or
- (65) Any source, including any listed above, that has been determined through review by the Control Officer to warrant registration, due to the amount and nature of air contaminants produced, or the potential to contribute to air

pollution, with special reference to effects on health, economic and social factors, and physical effects on property.

((EXHIBIT-A -- INSIGNIFICANT-SOURCES

Exclusions:

- (1) Ventilating systems, including fume hoods, not designed to prevent or reduce air contaminant emissions.
- (2) Fuel burning equipment that has a maximum input rate of:
- (i) less than 0.5 million Btu per hour (0.15 million joules per second) burning waste derived fuel; or
- (ii) less than 10 million Btu per hour (3 million joules per second) burning natural gas, propane, or butane; or
- (iii) less than 1 million Btu per hour (0.3 million joules per second) burning any other fuel.
 - (3) Insecticide, pesticide, or fertilizer spray equipment.
- (4) Internal combustion engines less than the size thresholds of the proposed United States Environmental Protection Agency (EPA) New Source Performance Standards (NSPS) 40 CFR Part 60 Subpart FF (Stationary Internal Combustion Engines, 44 FR 43152 7/23/79) or the promulgated EPA NSPS 40 CFR Part 60 Subpart GG (Stationary Gas Turbines).
- (5) Laboratory equipment used exclusively for ehemical or physical analyses.
 - (6) Laundry dryers without control equipment.
- (7) Dryers or ovens used solely to accelerate evaporation.
- (8) Routing, turning, earving, cutting, and drilling equipment used for metal, wood, plastics, rubber, leather, or ceramics which does not release air contaminants to the ambient air.
 - (9) Storage tanks:
- (i) that do not store substances capable of emitting air contaminants; or
- (ii) with a rated capacity of 1,000 gallons (3,780 liters) or less used for storage of gasoline; or
- (iii) with a rated capacity of less than 10,000 gallons (38,000 liters) used for storage of volatile organic compounds; or
- (iv) with a rated capacity of less than 40,000 gallons (150,000 liters) used for storage of volatile organic compounds with a true vapor pressure less than 0.01 kPa (0.002 psia).
 - (10) Sanitary or storm drainage systems.
 - (11) Welding, brazing, or soldering equipment.
- (12) Asphalt roofing and laying equipment (not including manufacturing or storage).
- (13) Restaurants and other retail food preparing establishments.
- (14) Cold solvent cleaners using a solvent with a true vapor pressure less than or equal to 4.2 kPa (0.6 psia).
- (15) Retail printing operations (not including web presses).
- (16) Spray painting or blasting equipment used at a temporary location to clean or paint bridges, water towers, buildings, or similar structures.
- (17) Sources which due to the amount and nature of air contaminants produced, and potential to contribute to air pollution, are determined through review by the Control Officer not to warrant registration.))

AMENDATORY SECTION

REGULATION I SECTION 5.05 GENERAL REPORT-ING REQUIREMENTS FOR REGISTRATION

- (a) ((Owners-or-operators of air-contaminant sources subject to Section 5.03 above shall, upon request by the Agency, make annual and/or periodic reports to the Agency regarding emission sources, types and amounts of raw materials used and air contaminants emitted, data on equipment and control equipment, stack heights, process weights, process flow, fuel composition, pollutant concentrations, and any other information directly related to air pollution registration requested by the Agency.)) General. The owner or operator of an air contaminant source for which registration is required by Section 5.03, shall make reports containing information as required by the Agency concerning location, size, and height of contaminant outlets, processes employed, nature and quantity of the air contaminant emission, and such other information as is relevant to air pollution and available or reasonably capable of being assembled.
- (b) ((Annual registration and periodic reporting for a source as required by the Agency shall be made by the owner or lessee of the source or his agent on forms provided by the Agency or in an Agency approved format. The owner of the source shall be responsible for completion and submittal of the annual registration and/or periodic reports within 60 days of receipt of forms. The owner of the source shall be responsible for the correctness of the information submitted.)) Registration Form. Registration information shall be provided on forms supplied by the Agency and shall be completed and returned within the time specified on the form.
- (c) ((A separate annual registration and separate periodic report shall be required for each facility which emits air contaminants.))

 Reporting Responsibility. The owner, operator, or a designated representative shall sign Agency registration and reporting forms for each source. The owner or operator of the source shall be responsible for notifying the Agency of the existence of the source, and for the accuracy, completeness, and timely submittal of registration reporting information and any accompanying fee.
- (d) ((The confidentiality provisions of Section 3.19 shall be applicable in administering the registration and reporting program.)) Emission Reporting. An emission report shall be required from each registered source that emits any of the air contaminants during the previous calendar year that equal or exceed the following (tons/year):

carbon monoxide (CO) emissions
facility combined total of all toxic air contaminant (TAC)
<u>emissions</u>
Any single toxic air contaminant (TAC) emissions 2
nitrogen oxide (NOx) emissions
organic compounds that have negligible photochemical
reactivity (NR), as listed in 40 CFR 51.100 (s)(1), emis-
<u>sions</u> 25
particulate matter (PM ₁₀) emissions
sulfur oxide (SOx) emissions
volatile organic compounds (VOC) emissions 25

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Annual emission rates shall be reported to the nearest whole tons per year for only those air contaminants that equal or exceed the thresholds above.

- (e) Operation and Maintenance Plan. Owners or operators of air contaminant sources subject to Section 5.03 above shall develop and implement an operation and maintenance plan to assure continuous compliance with Regulations I, II, and III. A copy of the plan shall be filed with the Control Officer upon request. The plan shall reflect good industrial practice and shall include, but not be limited to, the following:
- (1) Periodic inspection of all equipment and control equipment;
- (2) Monitoring and recording of equipment and control equipment performance;
- (3) Prompt repair of any defective equipment or control equipment;
- (4) Procedures for start up, shut down, and normal operation;
- (5) The control measures to be employed to assure compliance with Section 9.15 of Regulation I; and
 - (6) A record of all actions required by the plan.

The plan shall be reviewed by the source owner or operator at least annually and updated to reflect any changes in good industrial practice.

- (f) Report of Closure. Continued payment of the annual registration fee to the Agency maintains the registration of the source with the Agency, as well as the status of the source as an operating facility. A source shall only be removed from the registration program after a written request has been received from the owner or operator of the source. It shall be unlawful for any person to operate a source that has been removed from registration, unless the owner or operator has submitted and received an approval for a "Notice of Construction and Application for Approval", in compliance with Article 6.
- (g) Report of Change of Ownership. A new owner of a source shall report in writing any change of ownership to the Agency within 90 days of such a change.

AMENDATORY SECTION

REGULATION I SECTION 5.07 REGISTRATION FEES

- (a) The Agency shall levy annual fees as set forth in the ((1996)) 1997 Registration Fee Schedule for services provided in administering the registration program. Fees received under the registration program shall not exceed the cost of administering the program. Registration fees do not apply to sources subject to Article 7 of Regulation I.
- (b) Upon assessment by the Agency, registration fees are due and payable within 30 days. They shall be deemed delinquent if not fully paid within 90 days.

((1996)) <u>1997</u> REGISTRATION FEE SCHEDULE

- (((1) For all facilities, a fee of \$85.00 per facility except \$600.00 per facility for those with synthetic minor permits; and
 - (2) For all facilities:
- (i) \$38.00 for each item of air-contaminant generating equipment; and
- (ii) \$80.00 for each item of air contaminant control equipment; and

- (iii) \$1,200.00 for each continuous emission monitor required under Article 12 of Regulation I; and
- (3) For all facilities except those subject to (4) below, a \$24.00 emission fee for each item of air contaminant generating equipment except for unvented dry cleaning machines; and
- (4) For only those facilities which have permitted emissions or actual annual emissions of 25 tons or more of any of the following: PM₁₀, sulfur oxides, nitrogen oxides, or carbon monoxide; or annual emissions of 5 tons or more of toxic air contaminants or volatile organic compounds, including any negligibly reactive compound:
- (i) \$24.00 per ton for PM₁₀, sulfur oxides, nitrogen oxides, or volatile organic compounds, including any negligibly reactive compound; and
- (ii) \$8.00 per ton for earbon monoxide or toxic air contaminants.
- (5) The fees required by this section are for the calendar year 1996 and shall be based on Agency files showing equipment to be used during 1996 and either actual emissions during calendar year 1994 or permitted emissions if no actual emissions were reported during calendar year 1994.))

racility rees:	
Automobile body repair and painting	\$200
Dry Cleaners	\$130
Gasoline service stations with more than 1 tank	\$300
Gasoline service stations with 1 tank	\$150
Emission reporting sources under Section 5.05(d)	\$2,000
Other sources with 8 or more equipment items	
(including control equipment) requiring a	
Notice of Construction under Article 6	\$1,500
Other sources with 3 to 7 equipment items	
(including control equipment) requiring a	
Notice of Construction under Article 6	\$500
Other sources with 2 or less equipment items	
(including control equipment) requiring a	
Notice of Construction under Article 6	\$200
Additional Fees:	
	. •

Emission fees applicable to all emission reporting sources:

-11	ccs.
	1995 CO emission fee ¹ \$8/ton
	1995 TAC emission fee ² \$8/ton
	1995 NOx, PM ₁₀ , or SOx emission fee ³ \$25/ton
	1995 NR or VOC emission fee ⁴ \$25/ton
	Continuous emission monitor fee ⁵ \$1,500/monitor

- Pequired only when CO emissions equal or exceed 25 tons in 1995.
- Required only when individual TAC emissions equal or exceed 2 tons in 1995 or when total facility TAC emissions exceed 5 tons in 1995.
- Required only when NOx, PM₁₀, or SOx emissions equal or exceed 25 tons in 1995.
- Required only when organic compounds with negligible photochemical reactivity (NR), as listed in 40 CFR 51.100 (s)(1), or VOC emissions equal or exceed 25 tons in 1995.
- Required only of continuous emission monitors required by Section 12.02, counting each pollutant and location as a separate monitor.

REPEALER

REGULATION I SECTION 5.08 SHUT DOWN SOURCES

REPEALER

REGULATION I SECTION 5.11 REGISTRATION OF OXYGENATED GASOLINE BLENDERS

WSR 96-16-083 PROPOSED RULES PUGET SOUND AIR POLLUTION CONTROL AGENCY

[Filed August 7, 1996, 9:46 a.m.]

Original Notice.

Exempt from preproposal statement of inquiry under RCW 34.05.310(4) and 70.94.141(1).

Title of Rule: Amending Sections 6.03, 6.04, 7.07 of Regulation I.

Purpose: To adjust fees for notice of construction and operating permits in order to cover the costs of administering the programs.

Other Identifying Information: Section 6.03 pertains to Notice of Construction; Section 6.04 pertains to Notice of Construction Review Fees; Section 7.07 pertains to Operating Permit Fees.

Statutory Authority for Adoption: Chapter 70.94 RCW. Statute Being Implemented: RCW 70.94.141.

Summary: To adjust the fees for the Notice of Construction and Operating Permits to cover the costs of administering these programs.

Reasons Supporting Proposal: Fees for Notice of Construction and Operating Permits need to cover the program costs.

Name of Agency Personnel Responsible for Drafting: Jim Nolan, 110 Union Street, #500, Seattle, 98101, (206) 689-4053; Implementation: Dave Kircher, 110 Union Street, #500, Seattle, 98101, (206) 689-4050; and Enforcement: Neal Shulman, 110 Union Street, #500, Seattle, 98101, (206) 689-4078.

Name of Proponent: Puget Sound Air Pollution Control Agency, governmental.

Agency Comments or Recommendations, if any, as to Statutory Language, Implementation, Enforcement, and Fiscal Matters: The state implementation plan will be updated to reflect these amendments.

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

Explanation of Rule, its Purpose, and Anticipated Effects: This proposal would adjust the notice of construction and operating permit fee to cover program costs.

Proposal Changes the Following Existing Rules: Notice of construction and operating permit fees would increase to cover the costs of these programs.

No small business economic impact statement has been prepared under chapter 19.85 RCW. This agency is not subject to the small business economic impact provision of the Administrative Procedure Act.

Section 201, chapter 403, Laws of 1995, does not apply to this rule adoption. Pursuant to RCW 70.94.141(1),

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

Hearing Location: Puget Sound Air Pollution Control Agency Offices, 110 Union Street, #500, Seattle, WA 98101, on September 12, 1996, at 9:00 a.m.

Assistance for Persons with Disabilities: Contact Agency Receptionist, 689-4010 by September 5, 1996, TDD (800) 833-6388, or (800) 833-6385 (braille).

Submit Written Comments to: Dennis McLerran, Puget Sound Air Pollution Control Agency, 110 Union Street, #500, Seattle, WA 98101, FAX (206) 343-7522, by September 3, 1996.

Date of Intended Adoption: September 12, 1996.

August 6, 1996 James Nolan Director - Compliance

AMENDATORY SECTION

REGULATION I SECTION 6.03 NOTICE OF CONSTRUCTION

- (a) ((No)) It shall be unlawful for any person ((shall)) to cause or allow the construction, installation, establishment, or ((modify)) modification of an air contaminant source, except those sources that are excluded in ((Exhibit A of Section 5.03)) Section 6.03(b), unless a "Notice of Construction and Application for Approval" has been filed with and approved by the Agency.
- (b) The following air contaminant sources do not need a "Notice of Construction and Application for Approval approved by the Agency prior to construction, installation, establishment, or modification:
- (1) Ventilating systems, including fume hoods, not designed to prevent or reduce air contaminant emissions.
- (2) Fuel burning equipment that has a maximum input rate of:
- (A) less than 0.5 million Btu per hour (0.15 million joules per second) burning waste-derived fuel; or
- (B) less than 10 million Btu per hour (3 million joules per second) burning natural gas, propane, or butane; or
- (C) less than 1 million Btu per hour (0.3 million joules per second) burning any other fuel.
- (3) Insecticide, pesticide, or fertilizer spray equipment.
 (4) Internal combustion engines less than the size thresholds of the proposed United States Environmental Protection Agency (EPA) New Source Performance Standards (NSPS) 40 CFR Part 60 Subpart FF (Stationary Internal Combustion Engines, 44 FR 43152 7/23/79) or the promulgated EPA NSPS 40 CFR Part 60 Subpart GG (Stationary Gas Turbines).
- (5) Laboratory equipment used exclusively for chemical or physical analyses.
 - (6) Laundry dryers without control equipment.
- (7) Dryers or ovens used solely to accelerate evaporation.
- (8) Routing, turning, carving, cutting, and drilling equipment used for metal, wood, plastics, rubber, leather, or ceramics which does not release air contaminants to the ambient air.
 - (9) Storage tanks:
- (A) that do not store substances capable of emitting air contaminants; or

(B) with a rated capacity of 1,000 gallons (3,780 liters) or less used for storage of gasoline; or

(C) with a rated capacity of less than 10,000 gallons (38,000 liters) used for storage of volatile organic compounds; or

(D) with a rated capacity of less than 40,000 gallons (150,000 liters) used for storage of volatile organic compounds with a true vapor pressure less than 0.01 kPa (0.002 psia).

(10) Sanitary or storm drainage systems.

(11) Welding, brazing, or soldering equipment.

(12) Asphalt roofing and laying equipment (not including manufacturing or storage).

(13) Restaurants and other retail food-preparing establishments.

(14) Cold solvent cleaners using a solvent with a true vapor pressure less than or equal to 4.2 kPa (0.6 psia).

(15) Retail printing operations (not including web presses).

(16) Spray painting or blasting equipment used at a temporary location to clean or paint bridges, water towers, buildings, or similar structures.

(17) Any source that has been determined through review by the Control Officer not to warrant a "Notice of Construction and Application for Approval", due to the amount and nature of air contaminants produced or potential to contribute to air pollution, with special reference to effects on health, economic and social factors, and physical effects on property.

(((b))) (c) Each Notice of Construction and Application for Approval shall be submitted on forms provided by the Agency and shall be accompanied by a set of plans that fully describes the proposed source, the means for prevention or control of the emissions of air contaminants, the appropriate fee as required by Section 6.04, and any additional information required by the Board or Control Officer to demonstrate that the proposed source will meet the requirements of Section 6.07.

(((e))) (d) Within 30 days of receipt of a Notice of Construction and Application for Approval, the Agency shall notify the applicant in writing if any additional information is necessary to complete the application.

AMENDATORY SECTION

REGULATION I SECTION 6.04 NOTICE OF CONSTRUCTION REVIEW FEES

A Notice of Construction and Application for Approval is incomplete until the Agency has received a plan examination fee as shown below:

((Fuel Burning Equipment: (rated heat input - million Btu/hr)

less than 10.0	\$ 300.00
10.0 or more but less than 100.0	\$-1,000.00
100.0 or more but less than 250.0	\$10,000.00
250.0 or more	\$20,000.00

Control Equipment or Equipment Used in a Manufacturing Process: (acfm)

less than 25,000	\$ 300.00
25,000 or more but less than 100,000	\$-1,000.00
100,000 or more	\$ 5,000.00))

Replacement of Existing Control Equipme	
with Equipment of a Like Design	\$ 200.00
Refuse Burning Equipment: (rated consistence of 12 tons per day or less greater than 12 tons per day but	\$ 5,000.00
less than 250 tons per day	\$20,000.00
250 tons per day or greater	\$50,000.00
Storage Tanks: (gallons)	
less than 20,000	\$ 200.00
20,000 or more	\$ 500.00
Spray Painting Operation	\$ 300.00
	((200.00)) <u>300.00</u>
Dry Cleaner	\$ 200.00
Landfill Gas System	<u>\$ 1,000.00</u>
Composting Facility	<u>\$ 1,000.00</u>
Soil Thermal Desorption Unit (initial)	<u>\$ 2,000.00</u>
Relocation of Approved Desorption U to New Address	
	<u>\$ 700.00</u>
Minor NOC Change not Involving a Char in Equipment	\$ 300.00
Relocation of Previously Permitted Portab	
Source to a New Address, except Soi	
Thermal Desorption Units	<u>\$ 300.00</u>
NOC Applicability Determination	<u>\$ 100.00</u>
Synthetic Minor, including Public Notice	
but not including Publication Fees	<u>\$ 700.00</u>
Air Pollution Control Equipment or Equip Used in a Manufacturing Process (no	<u>ment</u>
classified above)	\$ 400.00
Other (not classified above) \$ (((200.00)) <u>300.00</u>
Additional Charges:	((200.00)) <u>200.00</u>
SEPA Threshold Determination	\$ 100.00
Air Toxics ((Sereening)) Review \$ (((200.00)) 500.00
$((\frac{\text{(see)}}{\text{(of.07(e)}})) \text{ Under Regulation III, Section}$ $((\frac{\text{(of.07(e)}}{\text{(of.07(e)}})) 2.07 \text{ (c)(2)((\frac{1}{2}))}$	· · · · · · · · · · · · · · · · · · ·
Air Toxics Review	\$ 5,000.00
Under Regulation III, Section 2.07 (c))(3)
((Exceedance of Acceptable Source In Level [see Regulation I, Section 6.07(
Major Source, ((or)) Major Modificati	ion <u>, or</u>
Sources Subject to Prevention of Sign	
<u>Deterioration Thresholds</u> [see Regulation I, Section 6.07(d)]	\$ 5,000.00
	¢ 5 000 00
Opacity/Grain Loading Correlation [see Regulation I, Section 9.09(c)]	\$ 5,000.00
((Permitted Emissions	\$20.00/ton))
Facilities Subject to an NSPS or NES	
(except residential wood heaters, asbe	stos
processing, chromic acid anodizing, chromium electroplating, perchloroeth	vlene
dry cleaning, or cold solvent cleaners)	

Public Notice (plus publication fees)

\$ 200.00

AMENDATORY SECTION

REGULATION I SECTION 7.07 FEES

(a) The Agency shall levy annual operating permit fees as set forth in the ((1996)) 1997 Operating Permit Fee Schedule to cover the cost of administering the operating permit program.

((1996)) <u>1997</u> OPERATING PERMIT FEE SCHEDULE

- (((1) For all facilities, a fee of \$2,200.00 per facility; and
 - (2) For all facilities:
- (i) \$100.00 for each item of air contaminant generating equipment; and
- (ii) \$100.00 for each item of air contaminant control equipment; and
- (iii) \$1,200.00 for each continuous emission monitor required under Article-12 of Regulation I; and
- (iv) \$24.00 per ton for PM₁₀; sulfur oxides, nitrogen oxides, or volatile organic compounds, including any negligibly reactive compound; and
- (v) \$8.00 per ton for carbon monoxide or toxic air contaminants.
- (3) The fees required by this section are for the calendar year 1996 and shall be based on Agency files showing equipment to be used during 1996 and either actual emissions during calendar year 1994 or permitted emissions if no actual emissions were reported during calendar year 1994.))

Facility Fees:

Operating permit sources with SIC =

2911, 3241, 3312, 3721, 3728, or 9711 \$18,000

Operating permit sources with SIC =

1721, 2051, 2431, 2434, 2491, 2499, 2672,

3086, 3251, 3443, 3498, 3585, or 7641 . \$ 3,000

Operating permit sources with SIC =

other than listed above \$ 6,000

Additional Emission Fees:

1995 CO emission fee ¹ \$8/ton
1995 TAC emission fee ² \$8/ton
1995 NOx, PM ₁₀ , or SOx emission fee ³ \$25/ton
1995 NR or VOC emission fee ⁴ \$25/ton
Continuous emission monitor fee ⁵ \$1,500/monitor

- Required only when CO emissions equal or exceed 25 tons in 1995.
- Required only when individual TAC emissions equal or exceed 2 tons in 1995 or when total facility TAC emissions exceed 5 tons in 1995.
- Required only when NOx, PM₁₀, or SOx emissions equal or exceed 25 tons in 1995.
- Required only when organic compounds with negligible photochemical reactivity (NR), as listed in 40 CFR 51.100 (s)(1), or VOC emissions equal or exceed 25 tons in 1995.
- Required only of continuous emission monitors required by Section 12.02, counting each pollutant and location as a separate monitor.

- (b) The agency shall, on a source-by-source basis, levy the following surcharges:))
- (((i))) (1) for the issuance or renewal of an operating permit, a surcharge equal to 20% of the annual operating permit fee, not to exceed \$5,000.00.
- (((ii))) (2) to cover the cost of public involvement under WAC 173-401-800.
- (((iii))) (3) to cover the cost incurred by the Washington State Department of Health in enforcing 40 CFR Part 61, Subpart I and Chapter 246-247 WAC.
- (c) The Agency shall collect and transfer to the Washington State Department of Ecology a surcharge established by the Department of Ecology under WAC 173-401 to cover the Department of Ecology's program development and oversight costs.
- (d) Upon assessment by the Agency, operating permit fees are due and payable within 30 days. They shall be deemed delinquent if not fully paid within 90 days.
- (e) Continued payment to the Agency of the annual operating permit fee maintains the operating permit and the status of the source as an operating facility.

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 brackets and enclosed material in the text of the above section occurred in the copy filed by the agency and appear in the Register pursuant to the requirements of RCW 34.08.040.

WSR 96-16-087 PROPOSED RULES STATE BOARD OF EDUCATION

[Filed August 7, 1996, 10:48 a.m.]

Original Notice.

Preproposal statement of inquiry was filed as WSR 96-06-038.

Title of Rule: Chapter 180-86 WAC.

Purpose: Clarification and addition of investigator priorities, factors to be considered in issuing discipline orders and broad categories of acts or omissions of misconduct.

Statutory Authority for Adoption: RCW 28A.410.010. Summary: See Purpose above.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Richard M. Wilson, Superintendent of Public Instruction, Olympia, 753-2298.

Name of Proponent: State Board of Education, governmental.

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

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

Proposal Changes the Following Existing Rules: See Purpose above.

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

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

Hearing Location: Bellarmine Preparatory, 2300 South Washington, Tacoma, WA 98405-1399, on September 18, 1996, at 1:30 p.m.

Assistance for persons with disabilities: Contact Judy

Rus by September 9, 1996.

Submit Written Comments to: Rules Coordinator, State Board of Education, P.O. Box 47206, Olympia, WA 98504-7206, FAX (360) 586-2357, by September 9, 1996.

Date of Intended Adoption: September 20, 1996.

August 6, 1996 Larry Davis Executive Director

NEW SECTION

WAC 180-86-080 Factors to be considered prior to issuing orders. Prior to issuing any disciplinary order under this chapter the superintendent of public instruction or designee shall consider, at a minimum, the following to determine the appropriate level and range of discipline:

(1) The seriousness of the act(s) and the actual or

potential harm to persons or property;

- (2) The criminal history including the seriousness and amount of activity;
- (3) The age and maturity level of participant(s) at the time of the activity;
- (4) The proximity or remoteness of time in which the acts occurred;
- (5) Any activity that demonstrates a disregard for health, safety or welfare;
 - (6) Any activity that demonstrates a behavioral problem;
 - (7) Any activity that demonstrates a lack of fitness;
- (8) Any information submitted regarding discipline imposed by any governmental or private entity as a result of acts or omissions;
- (9) Any information submitted that demonstrates mitigating circumstances;
- (10) Any information submitted to support character and fitness; and
 - (11) Any other relevant information submitted.

NEW SECTION

WAC 180-86-086 Categories of acts or omissions of misconduct. There shall be four general categories of acts or omissions of misconduct that may result in some form of discipline: Mandatory, major, serious and minor.

- (1) Mandatory. An act of misconduct that is so egregious that it demonstrates an immense threat to health, safety and general welfare of students, colleagues, and other affected persons and/or an irreparable lack of character and fitness, is an act that causes concern on the part of the superintendent of public instruction to such a great degree that permanent removal of the certificate, without opportunity to reacquire certification, is warranted. Acts of misconduct which require permanent mandatory revocation as outlined in RCW 28A.410.090 include the guilty plea or the conviction of any felony crime involving:
- (a) The physical neglect of a child under chapter 9A.42 RCW;
- (b) The physical injury or death of a child under chapter 9A.32 or 9A.36 RCW (except motor vehicle violations under chapter 46.61 RCW);

- (c) Sexual exploitation of a child under chapter 9.68A RCW:
- (d) Sexual offenses under chapter 9A.44 RCW where a minor is the victim;
- (e) Promoting prostitution of a minor under chapter 9A.88 RCW:
- (f) The sale or purchase of a minor child under RCW 9A.64.030; or
- (g) Violation of similar laws of another jurisdiction.

Mandatory permanent revocation shall apply to the above acts.

- (2) Major. A major act or omission of misconduct is an action that poses a threat to health, safety and general welfare of students, colleagues, and other affected persons and/or evidences a substantial lack of character or fitness that causes concern on the part of the superintendent of public instruction to such a degree that removal of the certificate is warranted. Major acts or omissions of misconduct include but are not limited to:
 - (a) Sexual activity with children;
- (b) Engaging in acts of violence leading to bodily injury;
 - (c) Selling and/or manufacturing illegal drugs; or
- (d) Other activity that if convicted would result in a felony conviction.

Major acts or omissions of misconduct may result in an order of revocation under WAC 180-86-075.

- (3) Serious. A serious act or omission of misconduct is an action that poses a threat to health, safety and general welfare of students, colleagues, and other affected persons and/or evidences a lack of character or fitness that causes concern on the part of the superintendent of public instruction that some significant form of discipline is warranted. Serious acts or omissions of misconduct include, but are not limited to:
 - (a) Illegal drug possession and/or use;
 - (b) Threats related to persons or property;
 - (c) Alcohol abuse;
 - (d) Reckless conduct where no injury results;
 - (e) Engaging in unauthorized corporal punishment;
 - (f) Verbal or physical sexual harassment of students;
- (g) Engaging in activity that demonstrates poor professional judgment; or
- (h) Other activity that if convicted would result in a misdemeanor conviction.

Serious acts or omissions of misconduct may result in an order of suspension under WAC 180-86-070.

- (4) Minor. A minor act or omission of misconduct is an action that does not seriously threaten health, safety and general welfare of students, colleagues, and other affected persons and/or does not evidence a clear lack of character or fitness yet causes enough concern on the part of the superintendent of public instruction to warrant some minimum form of discipline. Minor acts on omissions of misconduct include, but are not limited to:
 - (a) Practicing with a lapsed or expired certificate;
- (b) Isolated failure to timely evaluate certificated personnel; or
- (c) Hiring a person for a certificated role who does not possess a valid certificate.

Minor acts on omissions of misconduct may result in a letter of warning or a formal reprimand under WAC 180-86-065.

NEW SECTION

- WAC 180-86-116 Investigative priorities. (1) The superintendent of public instruction or designee shall prioritize the investigation of alleged certificated individual misconduct, lack of fitness or unprofessional conduct in the following descending order: Priority I—Mandatory actions, Priority II—Major actions, Priority III—Serious actions, or Priority IV—Minor actions.
- (a) Priority I. Mandatory actions shall have the highest investigative priority and are those allegations, if proven true, for which permanent mandatory revocation would be appropriate discipline. They include the following convictions for which permanent revocation of a certificate is mandatory under RCW 28A.410.090:
- (i) Physical neglect of a child under chapter 9A.42 RCW;
- (ii) The physical injury or death of a child under chapter 9A.32 or 9A.36 RCW (excepting motor vehicle violations under chapter 46.61 RCW);
- (iii) Sexual exploitation of a child under chapter 9.68A RCW:
- (iv) Sexual offenses under chapter 9A.44 RCW where a minor is the victim;
- (v) Promoting prostitution of a minor under chapter 9A.88 RCW;
- (vi) The sale or purchase of a minor child under RCW 9A.64.030; or
 - (vii) Violation of similar laws of another jurisdiction.
- (b) Priority II. Major actions shall have the next investigative priority and are those allegations, if proven true, for which revocation would be appropriate discipline. They include, but are not limited to the following:
 - (i) Sexual activity with children;
- (ii) Engaging in acts of violence leading to bodily injury;
 - (iii) Selling and/or manufacturing illegal drugs; or
- (iv) Other activity that if convicted would result in a felony conviction.
- (c) Priority III. Serious actions shall have the next investigative priority and are those allegations, if proven true, for which suspension would be appropriate discipline. They include, but are not limited to the following:
 - (i) Illegal drug possession and/or use;
 - (ii) Threats related to persons or property;
 - (iii) Alcohol abuse;
 - (iv) Reckless conduct where no injury results;
 - (v) Engaging in unauthorized corporal punishment;
 - (vi) Verbal or physical sexual harassment of students;
- (vii) Engaging in activity that demonstrates poor professional judgment; or
- (viii) Other activity that if convicted would result in a misdemeanor conviction.
- (d) Priority IV. Minor actions shall have the next investigative priority and are those allegations, if proven true, for which a letter of warning or formal reprimand would be appropriate discipline. They include, but are not limited to the following:

- (i) Practicing with a lapsed or expired certificate;
- (ii) Isolated failure to timely evaluate certificated personnel; or
- (iii) Hiring a person for a certificated role who does not possess a valid certificate.
- (2) All cases shall be monitored periodically to determine if their priority level should change as a result of information uncovered during the investigation.
- (3) Cases of lower priority may be bundled geographically with high level priority cases in an effort to efficiently use limited state resources.

WSR 96-16-088 PROPOSED RULES DEPARTMENT OF SOCIAL AND HEALTH SERVICES

(Public Assistance) [Filed August 7, 1996, 11:12 a.m.]

Original Notice.

Preproposal statement of inquiry was filed as WSR 95-15-032.

Title of Rule: Chapter 388-530 WAC, Pharmacy services; and repealing chapter 388-91 WAC, Medical care—Drugs.

Purpose: To add payment methodology for drugs, compounding reimbursement methodology, and definitions.

Statutory Authority for Adoption: RCW 74.08.090.

Summary: The Medical Assistance Administration will adopt payment methodology, reimbursement methodology for compounded drugs, and a definitions section to chapter 388-530 WAC, and repeal current rules in chapter 388-91 WAC.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Anne DeJarnette, Medical Assistance Administration, 617 8th S.E., Olympia, (360) 664-2320.

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

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

Explanation of Rule, its Purpose, and Anticipated Effects: For medical care services, adds payment methodology for drugs, a compounded drug reimbursement methodology, and definitions to the pharmacy WAC. These change will ensure the WAC is complete, clear, updated and consistent. The rules shown below replace the rules in chapter 388-91 WAC which is being repealed.

Proposal Changes the Following Existing Rules: Repeals chapter 388-91 WAC.

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

Reviser's note: The small business economic impact statement contained in this filing exceeded the page-count limitations of WAC 1-21-040 for appearance in this issue of the Register. It will appear in the 96-18 issue of the Register.

A copy of the statement may be obtained by writing to Anne E. DeJarnette, Administrative Regulations Analyst, Medical Assistance Administration, P.O. Box 45530, Olympia, WA 98504, phone (360) 664-2320, FAX (360) 753-7315.

Section 201, chapter 403, Laws of 1995, does not apply to this rule adoption. This section of the law (codified as RCW 34.05.328) does not apply to the Department of Social and Health Services.

Hearing Location: OB-2 Auditorium, 1115 Washington Street South, Olympia, WA 98504, on October 8, 1996, at 10:00 a.m.

Assistance for Persons with Disabilities: Contact Merry A. Kogut by September 24, 1996, email: mkogut@dshs.wa.gov, TDD (360) 902-8324, or (360) 902-8317 (voice).

Submit Written Comments to: Leslie Baldwin, Rules Coordinator, Rules and Policies Assistance Unit, P.O. Box 45850, Olympia, WA 98504-5850, FAX (360) 902-8292, by October 8, 1996.

Date of Intended Adoption: October 9, 1996.

August 6, 1996 Merry A. Kogut, Supervisor Rules and Policies Assistance Unit

Reviser's note: The material contained in this filing exceeded the page-count limitations of WAC 1-21-040 for appearance in this issue of the Register. It will appear in the 96-18 issue of the Register.

WSR 96-16-091 PROPOSED RULES DEPARTMENT OF SOCIAL AND HEALTH SERVICES

(Institutions)
[Filed August 7, 1996, 11:20 a.m.]

Original Notice.

Preproposal statement of inquiry was filed as WSR 96-10-058.

Title of Rule: WAC 275-30-020.

Purpose: Specifies a youth who successfully graduates from the Basic Training Camp Program shall comply with the provisions of an intensive aftercare program imposed pursuant to RCW 13.40.320(8).

Statutory Authority for Adoption: RCW 13.40.320. Statute Being Implemented: RCW 13.40.320.

Summary: The amendment adds the provision for an intensive aftercare program as a condition of parole.

Reasons Supporting Proposal: Change is technical in nature and as a result of RCW 13,40,320(8).

Name of Agency Personnel Responsible for Drafting: Marty Butkovich, P.O. Box 45720, Olympia, WA 98504, (360) 902-8081; Implementation and Enforcement: JRA Parole Staff, 6 Regional Offices.

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

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

Explanation of Rule, its Purpose, and Anticipated Effects: See Summary above. The rule specifies a youth who successfully graduates from the Basic Training Camp Program shall comply with the provisions of an intensive aftercare program imposed pursuant to RCW 13.40.320(8). The rule is technical in nature and as a result of RCW 13.40.320.

Proposal Changes the Following Existing Rules: See Summary above. Proposal adds a new condition to WAC 275-30-020.

No small business economic impact statement has been prepared under chapter 19.85 RCW. The JRA is adopting the rule solely for the purpose of conformity with RCW 13.40.320.

Section 201, chapter 403, Laws of 1995, does not apply to this rule adoption. The Department of Social and Health Services is not a named agency within RCW 34.05.328.

Hearing Location: OB-2 Auditorium, 1115 Washington Street South, Olympia, WA 98504, on September 10, 1996, at 10:00 a.m.

Assistance for Persons with Disabilities: Contact Merry A. Kogut by August 28, 1996, email mkogut@dshs.wa.gov, TDD (360) 902-8324, or (360) 902-8317 (voice).

Submit Written Comments to: Leslie Baldwin, Rules Coordinator, P.O. Box 45850, Olympia, WA 98504-5850, FAX (360) 902-8292, by September 10, 1996.

Date of Intended Adoption: September 11, 1996.

August 2, 1996 Merry A. Kogut, Supervisor Rules and Policies Assistance Unit

AMENDATORY SECTION (Amending Order 3751, filed 7/7/94, effective 8/7/94)

WAC 275-30-020 Conditions of parole. (1) Following a juvenile's release from a residential facility, the department may require the juvenile to comply with a parole program in the juvenile's community for not more than eighteen months.

- (2) The department shall determine a juvenile's period of parole as twenty-four months for crimes committed on or after July 1, 1990 when the juvenile is sentenced for:
 - (a) Rape in the first or second degree;
 - (b) Rape of a child in the first or second degree;
 - (c) Child molestation in the first degree; or
 - (d) Indecent liberties with forcible compulsion.
- (3) The department shall, for the period of a juvenile's parole, require the juvenile to refrain from possessing a firearm, or using a deadly weapon and refrain from committing new offenses. The department's parole program may require the juvenile to:
- (a) Undergo available medical or psychiatric treatment, including urinalysis;
- (b) Report as directed to a parole officer, by in-person contact, telephone, and electronic monitoring;
- (c) Pursue a course of study or vocational training;((and))
- (d) Remain within prescribed geographical boundaries and notify the department of any address change; and
- (e) Comply with provisions of an intensive aftercare program imposed pursuant to RCW 13.40.320(8).
- (4) The juvenile shall sign an order of parole conditions on department forms. When the juvenile refuses to sign an order of parole conditions, a witness, attesting the order of parole conditions has been explained to the juvenile, and the juvenile's parole officer shall sign the order. The department shall provide a copy to the juvenile.
- (5) The parole officer may modify an order of parole conditions as long as the officer gives the juvenile an

opportunity to comment on the proposed modification before the order takes effect.

WSR 96-16-095 PROPOSED RULES LAND USE STUDY COMMISSION

[Filed August 7, 1996, 11:50 a.m.]

Original Notice.

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

Title of Rule: Chapter 294-04 WAC, Public records access.

Purpose: To implement the requirements of the Public Records Act, chapter 42.17 RCW.

Statutory Authority for Adoption: Chapter 90.61 RCW and RCW 42.17.250.

Statute Being Implemented: RCW 42.17.250.

Summary: The proposed rule establishes procedures for obtaining access to the public records of the Land Use Study Commission.

Reasons Supporting Proposal: All state agencies are required to adopt by rule procedures for access to their public records.

Name of Agency Personnel Responsible for Drafting, Implementation, and Enforcement: Harry Reinert, 906 Columbia Street S.W., Olympia, (360) 753-4316.

Name of Proponent: Land Use Study Commission, governmental.

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

Explanation of Rule, its Purpose, and Anticipated Effects: The proposed rule provides a procedure for access to the public records of the Land Use Study Commission. It specifies the location for requesting records and allows the commission to charge a fee of ten cents per page [for] copies. The rule sunsets on June 30, 1998, the date the commission is scheduled to go out of existence.

Proposal does not change existing rules.

No small business economic impact statement has been prepared under chapter 19.85 RCW. The proposed rule will not impose costs on small businesses in the state, unless they seek records from the commission.

Section 201, chapter 403, Laws of 1995, does not apply to this rule adoption. The commission is not one of the agencies to which this requirement applies.

Hearing Location: Department of Ecology Auditorium, 300 Desmond Drive S.W., Lacey, WA, on September 10, 1996, at 1:00 p.m.

Assistance for Persons with Disabilities: Contact Julie Knackstedt by August 30, 1996, at (360) 586-1274.

Submit Written Comments to: FAX (360) 753-2950, by September 10, 1996.

Date of Intended Adoption: September 10, 1996.

T. Ryan Durkan Chair

Title 294 WAC LAND USE STUDY COMMISSION

Chapter 294-04 WAC PUBLIC RECORDS ACCESS

NEW SECTION

WAC 294-04-010 Purpose of chapter. The purpose of this chapter shall be to ensure compliance by the land use study commission (hereinafter referred to as the "commission"), including its members and staff, with the provisions of chapter 42.17 RCW (Initiative 276), and in particular with RCW 42.17.250 through 42.17.320 dealing with public records.

NEW SECTION

WAC 294-04-020 Public records available. All public records of the commission as defined in WAC 294-04-030 are available for public inspection and copying at the Land Use Study Commission, Ninth and Columbia Building, Olympia, Washington 98504, pursuant to these rules, except as otherwise provided by RCW 42.17.310.

NEW SECTION

WAC 294-04-030 "Public record" defined. "Public record" means any paper, correspondence, completed form, record book, photograph, map, or drawing, regardless of physical form or characteristics, and including records stored on magnetic, electronic, or optical media, and including all copies thereof, that have been made by the commission or received by it in connection with the transaction of public business.

NEW SECTION

WAC 294-04-040 Protection of public records. It is the policy of the commission, in order to protect public records from damage or disorganization and to prevent excessive interference with other essential functions of the commission, that original copies of records shall not be removed from a commission office by anyone other than a staff member or other officially authorized person unless special circumstances make the removal necessary or desirable, and protection of the record is reasonably assured. Before such removal is allowed a receipt itemizing the contents of the record and giving the address and telephone number of the place where it will be kept shall be signed by the person taking the record and approved in writing by the person in charge of the office or division responsible for the record.

NEW SECTION

WAC 294-04-050 Requests for public records. Public records may be inspected or copied or copies of such records may be obtained consistent with chapter 42.17 RCW (unreasonable invasions of privacy, protection from damage/ disorganization, and excessive interference) by members of the public, upon compliance with the following procedures:

- (1) A request shall be made in writing which shall be presented to the commission staff. The request shall include the following information:
 - (a) The name of the person requesting the record;
- (b) The time of day and calendar date on which the request was made;
 - (c) The nature of the request;
- (d) A reference to the requested record as it is described in any current index, if the matter requested is referenced within indexes;
- (e) An appropriate description of the record requested, if the requested matter is not identifiable in the indexes.
- (2) In all cases in which a member of the public is making a request, it shall be the obligation of the commission staff to assist in appropriately identifying the public record requested.

NEW SECTION

WAC 294-04-060 Copying. The land use study commission may charge a fee of ten cents per page for providing copies of public records and for use of the office's copy equipment.

NEW SECTION

WAC 294-04-070 Address for communications. All requests for information, documentation, etc., should be submitted to the:

Land Use Study Commission
Department of Community, Trade,
and Economic Development
P.O. Box 48300
Olympia, Washington 98504-8300
(360) 586-1274

NEW SECTION

WAC 294-04-080 Expiration. WAC 365-197-010 through 365-197-070 shall expire June 30, 1998.

WSR 96-16-096 PROPOSED RULES STATE BOARD OF EDUCATION

[Filed August 7, 1996, 11:55 a.m.]

Original Notice.

Preproposal statement of inquiry was filed as WSR 96-08-060.

Title of Rule: Chapter 180-20 WAC, School bus transportation.

Purpose: To remove all reference to the Type 2 school activities driver's authorization pursuant to action by the Legislative Joint Administrative Rules Review Committee (JARRC).

Statutory Authority for Adoption: RCW 28A.160.210.
Summary: Amendments to chapter 180-20 WAC removes the requirements for training and authorization of drivers of vehicles other than school buses on activity trips.

Reasons Supporting Proposal: JARRC has ruled that the State Board of Education does not have the authority to

regulate drivers of school activity trips in vehicles other than school buses.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Larry Davis, State Board of Education, Olympia, (360) 753-6715.

Name of Proponent: State Board of Education, governmental.

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

Explanation of Rule, its Purpose, and Anticipated Effects: Throughout chapter 180-20 WAC, all references will be removed to the Type 2 school activities driver's authorization, training, and minimum requirements.

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. Not applicable.

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

Hearing Location: Bellarmine Preparatory, 2300 South Washington, Tacoma, WA 98504-1399 [98405-1399], on September 18, 1996, at 1:30 p.m.

Assistance for Persons with Disabilities: Contact Judy Rus by September 9, 1996, TDD (360) 664-3631, or (360) 753-6715.

Submit Written Comments to: Rules Coordinator, State Board of Education, P.O. Box 47206, Olympia, WA 98504-7206, FAX (360) 586-2357, by September 9, 1996.

Date of Intended Adoption: September 20, 1996.

August 7, 1996
Larry Davis
Executive Director

AMENDATORY SECTION (Amending WSR 93-08-007, filed 3/24/93, effective 4/24/93)

WAC 180-20-040 Definition—((Type 1)) A school bus driver's authorization. As used in this chapter, "((Type 1)) a school bus driver's authorization" means an authorization issued by the superintendent of public instruction indicating that the person has met state board of education requirements to operate a school bus or other motor vehicle for the purpose of transporting students to and from school routinely on scheduled routes and for school activities.

AMENDATORY SECTION (Amending WSR 93-08-007, filed 3/24/93, effective 4/24/93)

WAC 180-20-060 Definition—((Type 1)) School bus driver training course. As used in this chapter, "((Type 1)) school bus driver training course" means a course established by the superintendent of public instruction and taught by a qualified school bus driver instructor. This course shall be successfully completed by all applicants for a continuing ((Type 1)) school bus driver's authorization.

AMENDATORY SECTION (Amending WSR 93-08-007, filed 3/24/93, effective 4/24/93)

WAC 180-20-070 Definition—((Type-1)) School bus driver annual in-service training course. As used in this chapter, "((Type-1)) school bus driver annual in-service

training course" means an annual course taught by a qualified school bus driver instructor. The content and minimum time requirements of such course shall be annually determined by the superintendent of public instruction and shall be required to be completed by the end of the school year by all authorized ((Type 1)) school bus drivers.

AMENDATORY SECTION (Amending WSR 93-08-007, filed 3/24/93, effective 4/24/93)

WAC 180-20-035 Definition—School bus driver. As used in this chapter, "school bus driver" means a person, who is employed by a school district including contracted drivers under WAC 180-20-031 (1) and (2) and as part of that employment or contract, ((operates a motor vehicle for the transportation of children between home and school or for school related activities. A school bus driver includes both Type 1 and Type 2 drivers.

(1) A "Type 1 school bus driver" means a person who)) operates a school bus as defined in WAC 392-143-010, as well as other motor vehicles for the <u>regularly scheduled</u> transportation of students between home and school, and for <u>school related activities on routinely ((on))</u> scheduled routes. An authorized ((Type 1)) school bus driver may also transport students on field trips and other school related activities.

(((2) A "Type 2 school activities driver" means a person employed by the school district, other than a Type 1 school bus driver, who transports students for school activities in a district or private vehicle with a scating capacity of ten persons or less including the driver as defined in WAC 392-143-070. It is not the intent of this chapter to affect the assignment of work between Type 1 and Type 2 drivers.))

AMENDATORY SECTION (Amending WSR 93-08-007, filed 3/24/93, effective 4/24/93)

WAC 180-20-055 Definition—School bus driver instructor's endorsement. As used in this chapter, "school bus driver instructor's endorsement" means an endorsement issued by the superintendent of public instruction to a person successfully completing the superintendent of public instruction approved school bus driver instructor course. This endorsement qualifies a person to train and verify the training of ((Type 1)) school bus drivers ((and Type 2 school activities drivers)). This endorsement shall lapse unless the holder successfully completes an annual school bus driver instructor's in-service course.

AMENDATORY SECTION (Amending WSR 93-08-007, filed 3/24/93, effective 4/24/93)

WAC 180-20-075 Definition—((Type 1)) School bus driver ((and Type 2 school activities driver)) instructor's course. As used in this chapter, "((Type 1)) school bus driver ((and Type 2 school activities driver)) instructor's course" means a training program authorized by the superintendent of public instruction to qualify a person as a ((Type 1)) school bus driver ((and Type 2 school activities driver)) instructor.

AMENDATORY SECTION (Amending WSR 93-08-007, filed 3/24/93, effective 4/24/93)

WAC 180-20-090 Authorization required. Every ((Type 1)) school bus driver ((and Type 2 school activities driver)) shall meet the requirements for ((Type 1 or Type 2)) a school bus driver's authorization or temporary ((Type 1)) school bus driver's authorization issued in accordance with the provisions of this chapter. An authorization is no longer valid if suspended, lapsed, or revoked. An authorization is not required of an employee who operates a motor vehicle to transport students in an emergency affecting health and/or safety.

AMENDATORY SECTION (Amending WSR 93-08-007, filed 3/24/93, effective 4/24/93)

WAC 180-20-095 Duration of authorization. A ((Type 1 or Type 2)) school bus driver's authorization shall continue in effect from year to year as long as the person continues to meet the requirements of this chapter or until the authorization lapses or is suspended or revoked.

AMENDATORY SECTION (Amending WSR 93-08-007, filed 3/24/93, effective 4/24/93)

WAC 180-20-101 Minimum qualifications of ((Type 1)) school bus drivers ((and Type 2 school activities drivers)). (1) Every ((Type 1)) school bus driver ((and Type 2 school activities driver)) must meet and continue to meet the following minimum requirements:

- (a) Be at least twenty-one years of age.
- (b) Have a valid driver's license or commercial driver's license, as required by law, issued by the state department of licensing.
- (c) Have at least one year of experience as a driver of a truck or commercial vehicle requiring a special endorsement or, in the alternative, at least three years of experience as a driver of a passenger vehicle.
- (d) Hold a current and valid first aid card or equivalent which certifies that the applicant has completed a course in the basic principles of first aid.
- (e) Submit to the school district a disclosure of all crimes against children or other persons and all civil adjudications in a dependency action or in a domestic relation action and all disciplinary board final decisions of sexual abuse or exploitation or physical abuse as required by RCW 43.43.834(2) and disclosure of all convictions which may be grounds for denial of authorization under (h), (i), and (j) of this subsection.
- (f) Submit to a criminal record check according to chapter 28A.400 RCW (((for new employees))) which shows that no offenses have been committed which would be grounds for denial of an authorization.
- (g) Shall not have misrepresented or concealed a material fact in obtaining a ((Type 1 or Type 2)) school bus driver's authorization or in reinstatement thereof in the previous five years.
- (h) Shall not have had a driving license privilege suspended or revoked within the preceding three years; a certified copy of the suspension or revocation order issued by the department of licensing being conclusive evidence of the suspension or revocation.

- (i) Shall not have incurred three or more speeding tickets in excess of ten miles per hour over the speed limit within any twelve-month period, within the last thirty-six months.
- (j) Shall not have been convicted of any misdemeanor, gross misdemeanor, or felony (including instances in which a plea of guilty or nolo contendere is the basis for the conviction) or any proceedings in which the charge has been deferred from prosecution under chapter 10.05 RCW or the sentence has been deferred or suspended, and is related to the occupation of a ((Type 1)) school bus driver ((or the duties of a Type 2 school activities driver)), including but not limited to the following:
- (i) Any felony crime involving the physical neglect of a child under chapter 9A.42 RCW, the physical injury or death of a child under chapter 9A.32 or 9A.36 RCW, sexual exploitation of a child under chapter 9.68A RCW; sexual offenses under chapter 9A.44 RCW where a minor is the victim; promoting prostitution of a minor under chapter 9A.88 RCW; the sale or purchase of a minor child under RCW 9A.64.030, or violation of similar laws of another jurisdiction;
- (ii) Any crime involving the use, sale, possession, or transportation of any controlled substance or prescription within the last seven years: *Provided*, That in the case of felony convictions, the applicable time limit shall be ten years;
- (iii) Any crime involving driving when a driver's license is suspended or revoked, hit and run driving, driving while intoxicated, being in physical control of motor vehicle while intoxicated, reckless driving, negligent driving of a serious nature, vehicular assault or vehicular homicide, within the last three years;
- (iv) Any crime against children or other persons as defined in RCW 43.43.830(5) when the date of the conviction or prison release, which ever is more recent, is within ten years of the date of the job application for felonies and within seven years for other crimes.
- (k) Shall not have been found in any dependency action under RCW 13.34.040 to have sexually assaulted or exploited any minor or to have physically abused any minor, within the last seven years.
- (1) Shall not have been found by a court in a domestic relation proceeding under Title 26 RCW, to have sexually abused or exploited any minor or to have physically abused any minor, within the last seven years.
- (m) Shall not have been found in any disciplinary board final decision to have sexually or physically abused or exploited any minor or developmentally disabled person, within the last seven years.
- (n) Shall not have intentionally and knowingly transported public school students within the state of Washington within the previous five years with an expired, lapsed, surrendered, or revoked authorization in a position for which authorization is required under this chapter.
- (o) Shall not have a serious behavioral problem which endangers the educational welfare or personal safety of students, teachers, bus drivers, or other colleagues. For the purpose of this chapter, a serious behavioral problem includes, but is not limited to, conduct which indicates unfitness to carry out the responsibilities related to the occupation or job performance of transporting children, such

- as: Dishonesty; immorality; or misuse of alcohol, a controlled substance, or a prescription drug; or furnishing alcohol or controlled substances to a minor or student.
- (2) Every ((Type 1)) school bus driver must also meet and continue to meet the following requirements:
- (a) Be certified by a local school district that the person seeking a ((Type 1)) school bus driver authorization:
- (i) Is physically able to maneuver and control a school bus under all driving conditions; and
- (ii) Is physically able to use all hand/or foot operated controls and equipment found on state minimum specified school buses; and
- (iii) Is physically able to perform daily routine school bus vehicle safety inspections and necessary emergency roadside services; and
- (iv) Has sufficient strength and agility to move about in a school bus as required to provide assistance to students in evacuating the bus. The driver must be able to move from a seated position in a sixty-five passenger school bus, or the largest school bus the driver will be operating, to the emergency door, open the emergency door, and exit the bus through the emergency door, all within twenty-five seconds.
- (b) Provide certification of passing a physical examination every twenty-four months in accordance with the standards established in 49 C.F.R. 391.41 through 391.49, of the Federal Motor Carrier Safety Regulations. ((Type 1)) School bus drivers must continue to meet these physical examination requirements during the time between examinations. This requirement does not prevent a school district from requesting a more frequent examination.
- (c) Satisfactorily complete a ((Type 1)) comprehensive school bus driver training course and each year thereafter, satisfactorily complete a ((Type 1)) school bus driver inservice training course.
- (((3) Every Type 2 school activities driver must also meet and continue to meet the following requirements:
- (a) Provide written assurance to the school district that the person possesses the physical health necessary to safely transport students prior to initial authorization and at intervals deemed appropriate by the local school district.
 - (b) Satisfactorily complete a Type 2 training course.))

AMENDATORY SECTION (Amending WSR 93-08-007, filed 3/24/93, effective 4/24/93)

- WAC 180-20-111 Issuing procedures for ((Type 1 and Type 2)) school bus driver authorizations. (1) ((Type 1 and Type 2)) School bus driver authorizations shall be issued by the superintendent of public instruction upon request by an authorized representative of the employing school district subject to compliance with the following provisions:
- (2) The employing school district shall forward to the superintendent of public instruction an application for a ((Type 1 or Type 2)) school bus driver authorization prior to issuance. The following verifications relating to the applicant must be provided:
- (a) Verification by a qualified training instructor of successful completion of the appropriate training course.
- (b) Verification by the employing school district that it has on file a physical health certification or statement as required by this chapter.

- (c) Verification by the employing school district that it has on file a current driver's abstract of the applicant's employment and nonemployment driving record issued by the department of licensing verifying compliance with all provisions of this chapter. The issue date of this abstract must be within sixty calendar days of the date the application is being submitted for authorization.
- (d) Verification that the applicant has a current and valid first aid card or equivalent.
- (e) Verification by the employing school district that it has on file a disclosure statement in compliance with preemployment inquiry regulations in WAC 162-12-140, signed by the applicant, specifying all convictions which relate to fitness to perform the job of ((Type 1)) a school bus driver ((or Type 2 school activities driver)) under WAC 180-20-101 and all crimes against children or other persons, that meets the requirements of RCW 43.43.834(2).
- (f) Verification that the school district has on file the results of a criminal record check as required under chapter 28A.400 RCW ((for new employees)) and that such results establish that the applicant has not committed any offense which constitutes grounds for denying, suspending, or revoking an authorization under this chapter.
- (g) Verification by the school district that it has on file an applicant's disclosure of all serious behavioral problems which explains the nature of all such problems and/or conditions, a listing of the names, addresses, and telephone numbers of all doctors, psychologists, psychiatrists, counselors, therapists, or other health care practitioners of any kind or hospitals, clinics, or other facilities who have examined and/or treated the applicant for such problems and/or conditions and dates of examinations, therapy, or treatment and the school district has determined that any reported serious behavioral problem does not endanger the education welfare or personal safety of students, teachers, bus drivers, or other colleagues.
- (h) Verification by the employing school district that the applicant complies with all of the requirements for ((Type +)) school bus drivers ((or Type 2 school activities drivers)) set forth in this chapter.
- (3) Upon approval of an application, the superintendent of public instruction shall issue a notice of ((Type 1)) school bus driver ((or Type 2 school activities driver)) authorization to the employing school district.
- (4) Subsequent authorizations for an individual driver with new or additional employing school districts must be issued from the superintendent of public instruction to such districts prior to the operation of any motor vehicle for the transportation of children.
- (5) On or before August 15 of each year, the superintendent of public instruction will provide each school district with a list of authorized drivers and their status.

AMENDATORY SECTION (Amending WSR 93-08-007, filed 3/24/93, effective 4/24/93)

WAC 180-20-115 Issuing procedures for temporary school bus driver authorization—Effective period. A temporary authorization((s, Type 1 and Type 2,)) may be issued by an educational service district superintendent upon application by an authorized representative of the employing

school district subject to compliance with the following provisions:

- (1) Issuing procedure.
- (a) Application for a temporary authorization must be approved by an authorized representative of the employing school district, verified by said school official that the applicant meets the qualification requirements set forth in WAC 180-20-101 (except for a course in first aid and/or the results of a requested criminal record check), and further verified by a certified instructor that the applicant has satisfactorily completed the appropriate training course. The application shall be submitted to the educational service district superintendent for approval.
- (b) Upon approval of the application by the educational service district superintendent, the temporary authorization will be transmitted to the employing school district.
- (2) Effective period. The temporary authorization shall be valid for a period of sixty calendar days and shall be nonrenewable: *Provided*, That the issuing educational service district superintendent may extend such period for a reasonable number of days when extenuating circumstances exist.

AMENDATORY SECTION (Amending WSR 93-08-007, filed 3/24/93, effective 4/24/93)

WAC 180-20-120 Discipline—Grounds for denial, suspension, or revocation of authorization. (1) A request for an authorization may be denied or an authorization issued under this chapter may be suspended, or revoked for failure to meet any of the minimum requirements set forth in WAC 180-20-101, established by a preponderance of the evidence.

- (2) Conduct, which by a preponderance of the evidence, amounts to a serious behavioral problem which endangers the educational welfare or personal safety of students, teachers, bus drivers, or other colleagues is grounds for denial, suspension, or revocation whether or not the conduct constitutes a crime. If the act constitutes a crime, conviction in a criminal proceeding is not a condition precedent to denial, suspension, or revocation action. Upon such conviction, however, the judgment and sentence is conclusive evidence at the ensuing hearing of the guilt of the authorized driver or applicant of the crime described in the indictment or information, and of the person's violation of the statute on which it is based.
- (3) Any person in treatment for alcohol or other drug misuse shall have his or her ((Type 1 or Type 2)) authorization temporarily suspended until successful treatment is satisfactorily confirmed by a state-approved alcohol or other drug treatment program, or by the court in deferred prosecution cases under chapter 10.05 RCW, at which time the authorization will be reinstated.

AMENDATORY SECTION (Amending WSR 93-08-007, filed 3/24/93, effective 4/24/93)

WAC 180-20-130 Discipline—Appeals—Adjudicative proceedings. (1) Any person desiring to appeal a denial, suspension, or revocation of a ((Type-1)) school bus driver ((or a Type 2 school activities driver)) authorization, may do so to the superintendent of public instruction or designee in accordance with the adjudicative proceedings in RCW 34.05.413 through 34.05.494 and the administrative practices

and procedures of the superintendent of public instruction in chapter 392-101 WAC.

- (2) The superintendent of public instruction may assign the adjudicative proceeding to the office of administrative hearings and may delegate final decision making authority to the administrative law judge conducting the hearing.
- (3) The superintendent of public instruction may appoint a person to review initial orders and to prepare and enter final agency orders in accordance with RCW 34.05.464.
- (4) Any person who disagrees with a school district's determination of failure to meet any ((Type-1)) school bus driver ((or Type 2 school activities driver)) authorization qualifications may request that the school district forward the pertinent records to the superintendent of public instruction. After review or investigation, the superintendent of public instruction will grant, deny, suspend, or revoke the authorization.

AMENDATORY SECTION (Amending WSR 93-08-007, filed 3/24/93, effective 4/24/93)

WAC 180-20-145 School district—Verification of drivers continuing compliance. (1) Every school district shall evaluate each authorized driver for continuing compliance with the provisions of this chapter annually. The results of this evaluation of all drivers shall be forwarded to the superintendent of public instruction as follows:

(2) This report shall be added to the regular school bus driver status report (Report 1799) exchanged between all school districts and the superintendent of public instruction.

- (3) Verification that each authorized driver's criminal history record contains no convictions or charges which would be grounds for revocation or suspension of a ((Type 4)) school bus driver ((or Type 2 school activities driver)) authorization. This report shall verify that each authorized driver has made an updated disclosure in writing and signed and sworn under penalty of perjury which updates the disclosure required in WAC 180-20-101 (1)(e).
- (4) This report shall be a written verification that the evaluation has been conducted in accordance with the requirements of this chapter and that all drivers are in compliance, or if all drivers are not in compliance, a list of drivers who are out of compliance and the reason for noncompliance shall be provided.

AMENDATORY SECTION (Amending WSR 93-08-007, filed 3/24/93, effective 4/24/93)

WAC 180-20-150 Training and qualifications of ((Type 1)) school bus drivers ((and Type 2 school activities drivers))—Administration. It shall be the responsibility of the superintendent of public instruction to administer the program of training and qualifications of ((Type 1)) school bus drivers ((and Type 2 school activities drivers)) consistent with the provisions of this chapter.

REPEALER

The following sections of the Washington Administrative Code are repealed:

WAC 180-20-045

Definition—Type 2 school activities driver's authorization. WAC 180-20-065

WAC 180-20-155

WAC 180-20-160

Definition—Type 2 school activities driver training course. Type 2 authorization—Implementation date.

Type 1 authorization—Conver-

sion date.

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WSR 96-15-056 PERMANENT RULES DEPARTMENT OF SOCIAL AND HEALTH SERVICES

(Public Assistance) [Filed July 16, 1996, 2:18 p.m.]

Date of Adoption: July 15, 1996.

Purpose: To clarify intent of statute in regulations by codifying current policies and practices; editing previous codifications for substance and form; and update regulations that are affected by other agencies' laws and rules.

Citation of Existing Rules Affected by this Order: Amending chapter 388-96 WAC, WAC 388-96-221, 388-96-534, 388-96-585, 388-96-735, 388-96-745, 388-96-762, 388-96-774, 388-96-776, 388-96-810, and 388-96-904.

Statutory Authority for Adoption: RCW 74.46.800.

Adopted under notice filed as WSR 96-11-010 on May 6, 1996.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, amended 0, repealed 0; Federal Rules or Standards: New 0, amended 0, repealed 0; or Recently Enacted State Statutes: New 0, amended 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 10, repealed 0.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 1, amended 10, 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 10, repealed 0.

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

July 15, 1996

Merry A. Kogut, Supervisor Rules and Policies Assistance Unit

AMENDATORY SECTION (Amending Order 3896, filed 9/12/95, effective 10/13/95)

WAC 388-96-221 Preliminary settlement. (1) In the proposed preliminary settlement submitted under WAC 388-96-220(2), a contractor shall compare the prospective rates at which the contractor was paid during the report period, weighted by the number of patient days reported for the period each rate was in effect, to the contractor's allowable costs for the reporting period. The contractor shall take into account all authorized shifting, cost savings, and upper limits to rates on a cost center basis.

- (2) Within one hundred twenty days after a proposed preliminary settlement is received, the department shall:
- (a) Review proposed preliminary settlement for accuracy, and
- (b) Either accept or reject the proposal of the contractor. If accepted, the proposed preliminary settlement shall become the preliminary settlement report. If rejected, the department shall issue, by cost center, a preliminary settlement report fully substantiating disallowed costs, refunds, or underpayments due and adjustments to the proposed preliminary settlement.

- (3) A contractor shall have twenty-eight days after receipt of a preliminary settlement report to contest such report under WAC 388-96-901 and 388-96-904. Upon expiration of the twenty-eight-day period, the department shall not review or adjust a preliminary settlement report. Any administrative review of a preliminary settlement shall be limited to calculation of the settlement or the application of settlement principles and rules, or both, and shall not examine or reexamine rate or audit issues.
- (4) ((If no audit is scheduled by the department or if a scheduled audit is not performed within two years of the scheduled date, the department shall perform the preliminary settlement review described in this section with the following exceptions:
 - (a) For cost centers, the department shall:
- (i) Use desk reviewed costs as the contractor's allowable costs for the reporting period;
- (ii) Disallow all costs in excess of the nursing facility's peer group median cost limit as described under WAC 388-96-210; and
- (iii) For 1992 and 1993 settlements only, nursing facilities qualifying for the nursing services exception described in WAC 388-96-722(9) will have their 1992 and 1993 nursing services costs limited by the product of their 1992 or 1993 total days, respectively, times their June 30, 1993 nursing services rate.
- (b) The department shall calculate the variable portion of return on investment as calculated in the prospective rate;
- (e) The department shall base the financing allowance portion of return on investment on audited costs in compliance with provisions contained in this chapter. If audited costs are not available, the department shall use the financing allowance used for rate setting. If an audited financing allowance is later determined, the department shall revise the final settlement to reflect audited financing allowance if payment is changed by \$1,000 or more; and
- (d) When a complete audit was not performed and audited information is needed for purposes of calculating return on investment, the department may do a partial audit of current or prior year cost report.
- (5) Beginning with preliminary settlements for report year 1988, if the department intends to field audit a facility's reported costs, the department shall issue the facility's preliminary settlement report based upon reported costs. If the department does not intend to field audit a facility's reported costs, the department shall issue the facility's preliminary settlement report based upon desk reviewed costs utilizing the procedure under subsection (4) of this section.
- (6))) If the facility prevents, hinders, or otherwise delays completion of a full field audit, that facility's preliminary settlement issued on reported costs may be reopened to substitute desk-reviewed costs.

AMENDATORY SECTION (Amending Order 3737, filed 5/26/94, effective 6/26/94)

WAC 388-96-534 Joint cost allocation disclosure (JCAD). (1) The contractor shall disclose to the department:

- (a) The nature and purpose of all costs representing allocations of joint facility costs; and
 - (b) The methodology of the allocation utilized.
 - (2) The contractor shall demonstrate in such disclosure:

- (a) The services involved are necessary and nonduplicative; and
- (b) Costs are allocated in accordance with benefits received from the resources represented by those costs.
- (3) The contractor shall make such disclosure not later than September 30th for ((each)) the following year; except, a new contractor shall submit the first year's disclosure together with the submissions required by WAC 388-96-026.
- (4) The department shall determine the acceptability of the JCAD methodology not later than December 31, of each year for all timely received JCADs. Costs disclosed, allocated, and reported in conformity with a department-approved JCAD methodology must undergo review and be determined allowable costs for the purposes of rate setting and audit.
- (5) An amendment or revision to an approved methodology shall be submitted to the department for approval at least ninety days prior to the effective date of the amendment or revision. For amendments or revisions received less than ninety days before the proposed effective date, the effective date of approval will be ninety days from the date the amendment or revision is received by the department.
- (6) Where a contractor will begin to incur joint facility costs at some time other than the beginning of the calendar year, the contractor shall provide the information required in subsections (1) and (2) of this section at least ninety days prior to the date the cost will first be incurred. If the JCAD is not received ninety days before the proposed effective date, the effective date of the approval will be ninety days from the date the amendment or revision is received by the department.
- (7) Joint facility costs not disclosed, allocated, and reported in conformity with this section are nonallowable costs. Joint facility costs incurred before the effective dates of subsection (3), (5), and (6) of this section are unallowable.

AMENDATORY SECTION (Amending Order 3896, filed 9/12/95, effective 10/13/95)

- WAC 388-96-585 Unallowable costs. (1) The department shall not allow costs if not documented, necessary, ordinary, and related to the provision of care services to authorized patients.
- (2) The department shall include, but not limit unallowable costs to the following:
- (a) Costs of items or services not covered by the medical care program. Costs of nonprogram items or services even if indirectly reimbursed by the department as the result of an authorized reduction in patient contribution;
- (b) Costs of services and items covered by the Medicaid program but not included in the Medicaid nursing facility daily payment rate. Items and services covered by the Medicaid nursing facility daily payment rate are listed in chapters 388-86 and ((388-88)) 388-97 WAC;
- (c) Costs associated with a capital expenditure subject to Section 1122 approval (Part 100, Title 42 C.F.R.) if the department found the capital expenditure inconsistent with applicable standards, criteria, or plans. If the contractor did not give the department timely notice of a proposed capital expenditure, all associated costs shall be nonallowable as of

- the date the costs are determined not to be reimbursable under applicable federal regulations;
- (d) Costs associated with a construction or acquisition project requiring certificate of need approval or exemption from the requirements for certificate of need for the replacement of existing nursing home beds pursuant to ((ehapter 70.38)) RCW 70.38.115 (13)(a) if such approval or exemption was not obtained;
- (e) Costs of outside activities (e.g., costs allocable to the use of a vehicle for personal purposes or related to the part of a facility leased out for office space);
- (f) Salaries or other compensation of owners, officers, directors, stockholders, and others associated with the contractor or home office, except compensation paid for service related to patient care;
- (g) Costs in excess of limits or violating principles set forth in this chapter;
- (h) Costs resulting from transactions or the application of accounting methods circumventing the principles of the prospective cost-related reimbursement system;
- (i) Costs applicable to services, facilities, and supplies furnished by a related organization in excess of the lower of the cost to the related organization or the price of comparable services, facilities, or supplies purchased elsewhere:
- (j) Bad debts. Beginning July 1, 1983, the department shall allow bad debts of Title XIX recipients only if:
 - (i) The debt is related to covered services;
- (ii) It arises from the recipient's required contribution toward the cost of care;
- (iii) The provider can establish reasonable collection efforts were made:
- (iv) The debt was actually uncollectible when claimed as worthless; and
- (v) Sound business judgment established there was no likelihood of recovery at any time in the future.

Reasonable collection efforts shall consist of three documented attempts by the contractor to obtain payment. Such documentation shall demonstrate the effort devoted to collect the bad debts of Title XIX recipients is at the same level as the effort normally devoted by the contractor to collect the bad debts of non-Title XIX patients. Should a contractor collect on a bad debt, in whole or in part, after filing a cost report, reimbursement for the debt by the department shall be refunded to the department to the extent of recovery. The department shall compensate a contractor for bad debts of Title XIX recipients at final settlement through the final settlement process only.

- (k) Charity and courtesy allowances;
- (l) Cash, assessments, or other contributions, excluding dues, to charitable organizations, professional organizations, trade associations, or political parties, and costs incurred to improve community or public relations. Any portion of trade association dues attributable to legal and consultant fees and costs in connection with lawsuits or other legal action against the department shall be unallowable;
 - (m) Vending machine expenses;
- (n) Expenses for barber or beautician services not included in routine care;
 - (o) Funeral and burial expenses;
 - (p) Costs of gift shop operations and inventory:
- (q) Personal items such as cosmetics, smoking materials, newspapers and magazines, and clothing, except items used

in patient activity programs where clothing is a part of routine care;

- (r) Fund-raising expenses, except expenses directly related to the patient activity program;
 - (s) Penalties and fines;
- (t) Expenses related to telephones, televisions, radios, and similar appliances in patients' private accommodations;
 - (u) Federal, state, and other income taxes;
- (v) Costs of special care services except where authorized by the department;
- (w) Expenses of any employee benefit not in fact made available to all employees on an equal or fair basis in terms of costs to employees and benefits commensurate to such costs, e.g., key-man insurance, other insurance, or retirement plans;
 - (x) Expenses of profit-sharing plans;
- (y) Expenses related to the purchase and/or use of private or commercial airplanes which are in excess of what a prudent contractor would expend for the ordinary and economic provision of such a transportation need related to patient care;
- (z) Personal expenses and allowances of owners or relatives;
- (aa) All expenses for membership in professional organizations and all expenses of maintaining professional licenses, e.g., nursing home administrator's license;
 - (bb) Costs related to agreements not to compete;
 - (cc) Goodwill and amortization of goodwill;
- (dd) Expense related to vehicles which are in excess of what a prudent contractor would expend for the ordinary and economic provision of transportation needs related to patient care:
- (ee) Legal and consultant fees in connection with a fair hearing against the department relating to those issues where:
- (i) A final administrative decision is rendered in favor of the department or where otherwise the determination of the department stands at the termination of administrative review; or
- (ii) In connection with a fair hearing, a final administrative decision has not been rendered; or
- (iii) In connection with a fair hearing, related costs are not reported as unallowable and identified by fair hearing docket number in the period they are incurred if no final administrative decision has been rendered at the end of the report period; or
- (iv) In connection with a fair hearing, related costs are not reported as allowable, identified by docket number, and prorated by the number of issues decided favorably to a contractor in the period a final administrative decision is rendered.
- (ff) Legal and consultant fees in connection with a lawsuit against the department, including suits which are appeals of administrative decisions;
- (gg) Lease acquisition costs and other intangibles not related to patient care;
- (hh) Interest charges assessed by the state of Washington for failure to make timely refund of overpayments and interest expenses incurred for loans obtained to make such refunds;
- (ii) Beginning January 1, 1985, lease costs, including operating and capital leases, except for office equipment operating lease costs;

- (ii) Beginning January 1, 1985, interest costs;
- (kk) Travel expenses outside the states of Idaho, Oregon, and Washington, and the Province of British Columbia. However, travel to or from the home or central office of a chain organization operating a nursing home will be allowed whether inside or outside these areas if such travel is necessary, ordinary, and related to patient care;
- (ll) Board of director fees for services in excess of one hundred dollars per board member, per meeting, not to exceed twelve meetings per year;
- (mm) Moving expenses of employees in the absence of a demonstrated, good-faith effort to recruit within the states of Idaho, Oregon, and Washington, and the Province of British Columbia;
- (nn) For rates effective after June 30, 1993, depreciation expense in excess of four thousand dollars per year for each passenger car or other vehicles primarily used for the administrator, facility staff, or central office staff;
- (00) Any costs associated with the use of temporary health care personnel from any nursing pool not registered with the director of the department of health at the time of such pool personnel use;
- (pp) Costs of payroll taxes associated with compensation in excess of allowable compensation for owners, relatives, and administrative personnel;
- (qq) Department-imposed postsurvey charges incurred by the facility as a result of subsequent inspections which occur beyond the first postsurvey visit during the certification survey calendar year;
- (rr) For all partial or whole rate periods after July 17, 1984, costs of assets, including all depreciable assets and land, which cannot be reimbursed under the provisions of the Deficit Reduction Act of 1984 (DEFRA) and state statutes and regulations implementing DEFRA;
- (ss) Effective for July 1, 1991, and all following rates, compensation paid for any purchased nursing care services, including registered nurse, licensed practical nurse, and nurse assistant services, obtained through service contract arrangement in excess of the amount of compensations which would have been paid for such hours of nursing care services had they been paid at the combined regular and overtime average hourly wage, including related taxes and benefits, for inhouse nursing care staff of like classification of registered nurse, licensed practical nurse, or nursing assistant at the same nursing facility, as reported on the facility's filed cost report for the most recent cost report period;
- (tt) Outside consultation expenses required pursuant to WAC ((388-88-135)) 388-97-275;
- (uu) Fees associated with filing a bankruptcy petition under chapters VII, XI, and XIII, pursuant to the Bankruptcy Reform Act of 1978, Public Law 95-598;
- (vv) All advertising or promotional costs of any kind, except reasonable costs of classified advertising in trade journals, local newspapers, or similar publications for employment of necessary staff;
- (ww) Costs reported by the contractor for a prior period to the extent such costs, due to statutory exemption, will not be incurred by the contractor in the period to be covered by the rate.

- WAC 388-96-708 Reinstatement of beds previously removed from service under chapter 70.38 RCW—Effect on prospective rate. (1) After removing beds from service (banked) under the provisions of chapter 70.38 RCW the contractor may bring back into service beds that were previously banked.
- (2) When the contractor returns to service beds banked under the provisions of chapter 70.38 RCW, the department will recalculate the contractor's prospective rate based on the increased bed capacity.
- (3) The effective date of the recalculated prospective rate for beds returned to service:
- (a) Between the first and the fifteenth of a month, shall be the first of the month in which the banked beds returned to service; or
- (b) Between the sixteenth and the end of a month, shall be the first of the month following the month in which the banked beds returned to service.
- (4) The recalculated prospective rate shall comply with all the provisions of rate setting contained in this chapter including all lids and maximums unless otherwise specified in this section. All recalculated prospective Medicaid payment rates from July 1, 1995 through June 30, 1998 shall remain in effect until an adjustment can be made for economic trends and conditions as authorized by chapter 74.46 RCW and this chapter.

AMENDATORY SECTION (Amending Order 3896, filed 9/12/95, effective 10/13/95)

- WAC 388-96-735 Administrative cost area rate. (1) The administrative cost center shall include for cost reporting purposes all administrative, oversight, and management costs, whether incurred at the facility or allocated in accordance with a department-approved joint cost allocation methodology.
- (2) For July 1, 1995 rate setting only, the department shall determine peer group median cost plus limits for the administrative cost center in accordance with this section.
- (a) The department shall divide into two peer groups nursing facilities located in the state of Washington providing services to Medicaid residents. These two peer groups shall be:
- (i) Those nursing facilities located within a Metropolitan Statistical Area (MSA) as defined and determined by the United States Office of Management and Budget or other applicable federal office (MSA facilities); and
- (ii) Those not located within such an area (Non-MSA facilities).
- (b) Prior to any adjustment for economic trends and conditions under WAC 388-96-719, the facilities in each peer group shall be arrayed from lowest to highest by magnitude of per resident day adjusted administrative cost from the 1994 cost report year, regardless of whether any such adjustments are contested by the nursing facility. All available cost reports from the 1994 cost report year having at least six months of cost report data shall be used, including all closing cost reports covering at least six months. The department shall include costs current-funded by means of rate add-ons, granted under the authority of WAC 388-96-777 and commencing in the 1994 cost report year in costs

- arrayed. The department shall exclude costs current-funded by rate add-ons granted under the authority of WAC 388-96-777 and commencing January 1 through June 30, 1995 from costs arrayed.
- (c) The median or fiftieth percentile nursing facility administrative cost for each peer group shall then be determined. In the event there are an even number of facilities within a peer group, the adjusted administrative cost of the lowest cost facility in the upper half shall be used as the median cost for that peer group. Facilities at the fiftieth percentile in each peer group and those immediately above and below it shall be subject to field audit in the administrative cost area prior to issuing new July 1 rates.
- (3) For July 1, 1995 rate setting only, administrative component rates for facilities within each peer group shall be set for the at the lower of:
- (a) The facility's adjusted per patient day administrative cost from the 1994 report period, reduced or increased by the change in the IPD Index as authorized by WAC 388-96-719; or
- (b) The median nursing facility administrative cost for the facility's peer group using the 1994 calendar year report data plus ten percent of that cost, reduced or increased by the change in the IPD Index as authorized by WAC 388-96-719.
- (4) Rate add-ons made to current fund administrative costs, pursuant to WAC 388-96-777 and commencing in the 1994 cost report year, shall be reflected in July 1, 1995 prospective rates only by their inclusion in the costs arrayed. A facility shall not receive, based on the calculation or consideration of any such 1994 report year adjustment, a July 1, 1995 administrative rate higher than that provided in subsection (3) of this section.
- (5) For all rate setting beginning July 1, 1995 and following, the department shall add administrative rate addons, granted under authority of WAC 388-96-533 and 388-96-777 to a facility's administrative rate, but only up to the facility's peer group median cost plus ten percent limit as follows:
- (a) For July 1, 1995, add-ons commencing in the preceding six months;
- (b) For July 1, 1996, add-ons commencing in the preceding eighteen months; and
- (c) For July 1, 1997, add-ons commencing in the preceding thirty months.
- (6) Subsequent to issuing July 1, 1995 rates, the department shall recalculate the median costs of each peer group based on the most recent adjusted administrative cost report information in departmental records as of October 31, 1995. For any facility which would have received a higher or lower July 1, 1995 administrative component rate based upon the recalculation of that facility's peer group median costs, the department shall reissue that facility's administrative rate reflecting the recalculation, retroactive to July 1, 1995.
- (7) For both the initial calculation of peer group median costs and the recalculation based on adjusted administrative cost information as of October 31, 1995 the department shall use adjusted information regardless of whether the adjustments may be contested or the subject of pending administrative or judicial review. Median costs, once calculated utilizing October 31, 1995 adjusted cost information, shall

not be adjusted to reflect subsequent administrative or judicial rulings, whether final or not.

- (8) For rates effective July 1, 1996, a nursing facility's noncost-rebased administrative component rate shall be that facility's administrative component rate existing on June 30, 1996, reduced or inflated as authorized by RCW 74.46.420 and WAC 388-96-719. The July 1, 1996, administrative component rate used to calculate the return on investment (ROI) component rate shall be the inflated prospective administrative component rate as of June 30, 1996, excluding any rate increases granted from January 1, 1996 to June 30, 1996 pursuant to RCW 74.46.460 and WAC 388-96-777.
- (9) For rates effective July 1, 1997, a nursing facility's noncost-rebased administrative component rate shall be that facility's administrative component rate existing on June 30, 1997, reduced or inflated as authorized by RCW 74.46.420 and WAC 388-96-719. The July 1, 1997, administrative component rate used to calculate the return on investment (ROI) component rate shall be the inflated prospective administrative component rate as of June 30, 1997, excluding any rate increases granted from January 1, 1997 to June 30, 1997 pursuant to RCW 74.46.460 and WAC 388-96-777.

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

AMENDATORY SECTION (Amending Order 3896, filed 9/12/95, effective 10/13/95)

WAC 388-96-745 Property cost area reimbursement rate. (1) The department shall determine the property cost area component rate for each facility annually, to be effective July 1, 1995, 1996, and 1997 in accordance with this section and any other applicable provisions of this chapter. For July 1, 1995, July 1, 1996, and July 1, 1997 rates, funding granted under the authority of WAC 388-96-776 shall be annualized and subsumed in each of these July 1 prospective rates.

(2) The department shall divide the allowable prior period depreciation costs subject to the provisions of this chapter, adjusted for any capitalized addition or replacements approved by the department, plus

(a) The retained savings from the property cost center as provided in WAC 388-96-228, by

(b) The greater of:

(i) Total resident days for the facility in the calendar year cost report period ending six months prior to each July 1, property component rate commencement date; or

(ii) Resident days for the facility as calculated on ninety or eight-five percent facility occupancy, as applicable in accordance with the provisions of this chapter and chapter 74.46 RCW.

- (3) Allowable depreciation costs are defined as the costs of depreciation of tangible assets meeting the criteria specified in WAC 388-96-557, regardless of whether owned or leased by the contractor. The department shall not reimburse depreciation of leased office equipment.
- (4) If a capitalized addition or retirement of an asset will result in a different licensed bed capacity during the calendar year following the capitalized addition or replacement, resident days from the cost report for the calendar year immediately prior to the capitalized addition or replacement

that were used in computing the property component rate will be adjusted to the product of the occupancy level derived from the cost report used to compute the property component rate at the time of the increased licensed bed capacity multiplied by the number of calendar days in the calendar year following the increased licensed bed capacity multiplied by the number of licensed beds on the new license. For rate computation purposes the minimum occupancy for the initial property component rate period following the increase in licensed bed capacity shall be eighty-five percent; and for each rate period thereafter that will be rebased, commencing July 1, it shall be ninety percent. If a capitalized addition, replacement, or retirement results in a decreased licensed bed capacity, WAC 388-96-709 will apply.

- (5) When a facility is constructed, remodeled, or expanded after obtaining a certificate of need or exemption from the requirements for certificate of need for the replacement of existing nursing home beds pursuant to RCW 70.38.115 (13)(a), the department shall determine actual and allocated allowable land cost and building construction cost. Reimbursement for such allowable costs, determined pursuant to the provisions of this chapter, shall not exceed the maximums set forth in this subsection and in subsections (4), (5), and (6) of this section. The department shall determine construction class and types through examination of building plans submitted to the department and/or on-site inspections. The department shall use definitions and criteria contained in the Marshall and Swift Valuation Service published by the Marshall and Swift Publication Company. Buildings of excellent quality construction shall be considered to be of good quality, without adjustment, for the purpose of applying these maximums.
- (6) Construction costs shall be final labor, material, and service costs to the owner or owners and shall include:
 - (a) Architect's fees;
- (b) Engineers' fees (including plans, plan check and building permit, and survey to establish building lines and grades);
- (c) Interest on building funds during period of construction and processing fee or service charge;
 - (d) Sales tax on labor and materials;
- (e) Site preparation (including excavation for foundation and backfill);
 - (f) Utilities from structure to lot line;
- (g) Contractors' overhead and profit (including job supervision, workmen's compensation, fire and liability insurance, unemployment insurance, etc.);
- (h) Allocations of costs which increase the net book value of the project for purposes of Medicaid reimbursement;
- (i) Other items included by the Marshall and Swift Valuation Service when deriving the calculator method costs.
- (7) The department shall allow such construction costs, at the lower of actual costs or the maximums derived from one of the three tables which follow. The department shall derive the limit from the accompanying table which corresponds to the number of total nursing home beds for the proposed new construction, remodel or expansion. The limit will be the sum of the basic construction cost limit plus the common use area limit which corresponds to the type and class of the new construction, remodel or expansion. The limits calculated using the tables shall be adjusted forward

from September 1990 to the average date of construction, to reflect the change in average construction costs. The department shall base the adjustment on the change shown by relevant cost indexes published by Marshall and Swift Publication Company. The average date of construction shall be the midpoint date between award of the construction contract and completion of construction.

BASE CONSTRUCTION COST LIMITS

COMMON-USE AREA COST LIMITS

74 BEDS & UNDER

Building Class	Base per Bed Limit	Base Limit
A-Good	\$50,433	\$278,847
A-Avg	\$41,141	\$227,469
B-Good	\$48,421	\$267,718
B-Avg	\$40,042	\$221,392
C-Good	\$35,887	\$198,421
C-Avg	\$27,698	\$153,143
C-Low	\$21,750	\$120,258
D-Good	\$33,237	\$183,765
D-Avg	\$25,716	\$142,182
D-Low	\$20,298	\$112,227

BASE CONSTRUCTION COST LIMITS

COMMON-USE AREA COST LIMITS

75 TO 120 BEDS

Building	Base	Add per	Base	Add per
Class	Limit	Bed Over 74	Limit	Bed Over 74
A-Good	\$3,732,076	\$48,210	\$278,847	\$2,808
A-Avg	\$3,044,442	\$39,327	\$227,469	\$2,291
B-Good	\$3,583,131	\$46,286	\$267,718	\$2,696
B-Avg	\$2,963,112	\$38,277	\$221,392	\$2,230
C-Good	\$2,655,654	\$34,305	\$198,421	\$1.998
C-Avg	\$2,049,668	\$26,477	\$153,143	\$1,542
C-Low	\$1,609,531	\$20,792	\$120,258	\$1,211
D-Good	\$2,459,506	\$31,771	\$183,765	\$1,851
D-Avg	\$1,902,956	\$24,582	\$142,182	\$1,442
D-Low	\$1,502,048	\$19,403	\$112,227	\$1.130

BASE CONSTRUCTION COST LIMITS

COMMON-USE AREA COST LIMITS

121 BEDS AND OVER

Building Class	Base Limit	Add per Bed Over 120	Base Limit	Add per Bed Over 120
A-Good	\$5,949,745	\$42,359	\$408,015	\$2,106
A-Avg	\$4,853,505	\$34,555	\$332,855	\$1,718
B-Good	\$5,712,287	\$40,669	\$391,734	\$2,022
B-Avg	\$4,723,848	\$30,142	\$323,972	\$1,672
C-Good	\$4,233,692	\$23,264	\$290,329	\$1,499
C-Avg	\$3,267,618	\$18,268	\$224,092	\$1,157
C-Low	\$2,565,943	\$27,916	\$175,971	\$ 908
D-Good	\$3,920,989	\$21,599	\$268,911	\$1,388
D-Avg	\$3,033,727	\$17,048	\$208,493	\$1,081
D-Low	\$2,394,592	\$19,403	\$164,220	\$ 848

(8) When some or all of a nursing home's common-use areas are situated in a basement, the department shall exclude some or all of the per-bed allowance shown in the attached tables for common-use areas to derive the construction cost lid for the facility. The amount excluded will be equal to the ratio of basement common-use areas to all common-use areas in the facility times the common-use area limit in the table. In lieu of the excluded amount, the department shall add an amount calculated using the calculated

tor method guidelines for basements in nursing homes from the Marshall and Swift Publication.

- (9) Subject to provisions regarding allowable land contained in this chapter, allowable costs for land shall be the lesser of:
 - (a) Actual cost per square foot, including allocations; or
- (b) The average per square foot land value of the ten nearest urban or rural nursing facilities at the time of purchase of the land in question. The average land value sample shall reflect either all urban or all rural facilities depending upon the classification of urban or rural for the facility in question. The values used to derive the average shall be the assessed land values which have been calculated for the purpose of county tax assessments.
- (10) If allowable costs for construction or land are determined to be less than actual costs pursuant to subsection (3), (4), and (5) of this section, the department may increase the amount if the owner or contractor is able to show unusual or unique circumstances having substantially impacted the costs of construction or land. Actual costs shall be allowed to the extent they resulted from such circumstances up to a maximum of ten percent above levels determined under subsections (3), (4), and (5) of this section for construction or land. An adjustment under this subsection shall be granted only if requested by the contractor. The contractor shall submit documentation of the unusual circumstances and an analysis of their financial impact with the request.

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

AMENDATORY SECTION (Amending Order 3634, filed 9/14/93, effective 10/15/93)

WAC 388-96-762 Allowable land. (1) Beginning January 1, 1985, land associated with a nursing facility which is eligible for inclusion in net invested funds shall not exceed two acres for facilities located in a Metropolitan Statistical Area (MSA), as defined and determined by the United States Office of Management and Budget or other applicable federal office, and three acres for nursing facilities located outside such an area.

- (2) The department may grant an exception to these limits if a contractor presents documentation deemed adequate by the department establishing a larger area of land is directly related to patient care. Requests for exceptions and any exceptions granted must be in writing.
- (3) Requests for exceptions may be granted in the following cases:
- (a) The area occupied by the nursing home building exceeds the allowable land area specified in subsection (1) of this section;
- (b) The land is used directly in the provision of patient care;
 - (c) The land is maintained;
- (d) The land is not subdivided or eligible for subdivision;
- (e) The land is zoned for nursing home or similar use; ((or)) and
- (f) Other reasons exist which are deemed sufficient by the department.

AMENDATORY SECTION (Amending Order 3737 and 3737A, filed 5/26/94 and 6/23/94, effective 6/26/94 and 7/24/94)

WAC 388-96-774 Add-ons to the prospective rate—Staffing. (1) The department shall determine each contractor's reimbursement rates prospectively at least once each calendar year, to be effective July 1st.

- (a) The department may grant a rate add-on to a nursing service (NS) or operational (OP) prospective reimbursement rate for:
- (i) Variations in the distribution of patient classifications for the total resident population or changes in patient characteristics for the total resident population from:
- (A) The Medicaid cost report for the calendar year immediately prior to the first fiscal year of a state biennium; or
 - (B) Those used to set the rate for a new contractor; or
- (ii) Changes in staffing levels at a facility required by the department as evidenced by a written directive from the director of nursing home services, aging and adult services administration.
- (b) The department shall not grant and the contractor shall not use rate add-ons for:
- (i) Compensation increases for existing, newly hired or promoted staff;
- (ii) The use of temporary employment services providing direct patient care;
- (iii) Any purpose if the nursing facility has a pending bankruptcy; unless, it is under chapter 11 and the nursing facility can provide a written evaluation from the trustee in bankruptcy stating the reorganization will be approved and implemented;
 - (iv) Correction of survey citations; or
 - (v) Staffing increases to resolve complaints.
- (c) The department shall not grant a rate add-on to a cost center if that cost center is at or above the median cost limit for the facility's peer group reduced or increased under WAC 388-96-719.
- (2) Per state fiscal year, the contractor may submit no more than two requests under this section. If a request has been previously submitted and denied because it was not complete, then it will not count as a request for this subsection; provided, the resubmitted request is complete and exactly the same as the previous request, e.g., type of request, positions and full-time equivalencies.
- (3) Contractors requesting a rate add-on shall submit a written request to the office of rates management, aging and adult services administration, separate from all other requests and inquiries of the department, e.g., WAC 388-96-904 (1) and (5). The written request shall only be submitted after the hire date of the new staff and shall include the following:
 - (a) A financial analysis showing:
 - (i) The increased cost; and
- (ii) An estimate of the rate increase, computed according to allowable methods, necessary to fund the cost.
 - (b) A written justification for granting the rate increase;
- (c) A certification and supporting documentation showing the changes in staffing have commenced;
- (d) Two proofs of hire, e.g., payroll document, W-4, and appointment letter;

- (e) A written narrative describing the contractor's efforts to provide alternative solutions prior to submitting a request under this section; and
 - (f) A written plan specifying:
 - (i) Additional staff to be added;
- (ii) Changes in all patient characteristics requiring the additional staff; and
- (iii) The predicted improvements in patient care services that will result.
- (4) Contractors receiving rate add-ons per this section shall submit quarterly reports. The quarterly reports shall cover the first day the rate add-on is effective and show how the additional rate funds and hours were utilized. The contractor shall submit quarterly reports as long as it receives the rate add-on. If the contractor does not use the funds for the purpose for which they were granted, the department shall immediately recoup the misspent or unused funds.
- (5) In reviewing a request made under subsection (3) of this section, the department shall consider but is not limited to one or more of the following:
- (a) Whether additional staff requested by a contractor is necessary to meet patient care needs;
- (b) Comparisons of staffing patterns of nursing facilities from either the latest statewide metropolitan statistical area (MSA) peer group or non-MSA peer group to which the nursing facility belongs and calculated on a per patient day basis. The department shall use the latest MSA and non-MSA designations received from the office of management and budget or the appropriate federal agency;
 - (c) The physical layout of the facility;
- (d) Nursing service planning and management for maximum efficiency;
- (e) Historic trends in underspending of a facility's nursing services and operational component rates;
 - (f) Numbers, positions, and scheduling of existing staff;
- (g) Increases in acuity (debility) levels of all residents in the facility;
- (h) Survey, complaint resolution reports, and quality assurance data; and
- (i) The facility's ability to fund its staffing request through the facility's existing total Medicaid reimbursement rate.
- (6) The department may also adjust rates to cover costs associated with placing a nursing home in receivership for costs not covered by the rate of the former contractor, including:
 - (a) Compensation of the receiver;
- (b) Reasonable expenses of receivership and transition of control; and
- (c) Costs incurred by the receiver in carrying out court instructions or rectifying deficiencies found.
- (7) The department shall not grant a rate add-on effective earlier than sixty days prior to receipt of the initial written request by the office of rates management subject to the requirements of subsection (3) of this section, the department shall grant a rate add-on for an approved request as follows:
- (a) If the request is received between the first day and fifteenth day of the month, then the rate will be effective on the first day of that month; or

- (b) If the request is received between the sixteenth day and the last day of the month, the rate will be effective on the first day of the following month.
- (8) If the initial written request is incomplete, the department will notify the contractor of the documentation and information required. The contractor must submit the requested information within fifteen days from the date the contractor receives the notice to provide the information. If the contractor fails to complete the rate add-on request by providing all the requested documentation and information within the fifteen days from the date of receipt of notification, the department will deny the request for failure to complete.
- (9) If, after the denial for failure to complete the request, the contractor submits a written request for the same need, the date of receipt for the purposes of applying subsection (7) will depend upon whether the subsequent request for the same need is complete, i.e., the department does not have to request additional documentation and information in order to make a determination. If a subsequent request for funding of the same need is:
- (a) Complete, then the date of the initial incomplete request may be used when applying subsection (7) of this section; or
- (b) Incomplete, then the date of the subsequent request must be used when applying subsection (7) of this section.
- (10) The department shall respond, in writing, not later than sixty days after receipt of a complete request.

AMENDATORY SECTION (Amending Order 3896, filed 9/12/95, effective 10/13/95)

- WAC 388-96-776 Add-ons to the prospective rate—Capital improvements. (1) The department shall grant an add-on to a prospective rate for any capitalized additions or replacements made as a condition for licensure or certification; provided, the net rate effect is ten cents per patient day or greater.
- (2) The department shall grant an add-on to a prospective rate for capitalized improvements done under RCW 74.46.465; provided, the legislature specifically appropriates funds for capital improvements for the biennium in which the request is made and the net rate effect is ten cents per patient day or greater. Physical plant capital improvements include, but are not limited to, capitalized additions, replacements or renovations made as a result of an approved certificate of need or exemption from the requirements for certificate of need for the replacement of existing nursing home beds pursuant to RCW 70.38.115 (13)(a) or capitalized additions or renovations for the removal of physical plant waivers.
- (3) When physical plant improvements made under subsection (1) or (2) are completed in phases, the department shall not grant a rate add-on for any addition, replacement or improvement until each phase is completed and fully utilized for which it was intended. The department shall limit rate add-on to only the actual cost of the depreciable tangible assets meeting the criteria of WAC 388-96-557 and as applicable to that specific completed and fully utilized phase.
- (4) When the construction class of any portion of a newly constructed building will improve as the result of any addition, replacement or improvement occurring in a later,

- but not yet completed and fully utilized phase of the project, the most appropriate construction class, as applicable to that completed and fully utilized phase, will be assigned for purposes of calculating the rate add-on. The department shall not revise the rate add-on retroactively after completion of the portion of the project that provides the improved construction class. Rather, the department shall calculate a new rate add-on when the improved construction class phase is completed and fully utilized and the rate add-on will be effective in accordance with subsection (8) of this section using the date the class was improved.
- (5) The department shall not add on construction fees as defined in WAC 388-96-745(6) and other capitalized allowable fees and costs as related to the completion of all phases of the project to the rate until all phases of the entire project are completed and fully utilized for the purpose it was made. At that time, the department shall add on these fees and costs to the rate, effective no earlier than the earliest date a rate add-on was established specifically for any phase of this project. If the fees and costs are incurred in a later phase of the project, the add-on to the rate will be effective on the same date as the rate add-on for the actual cost of the tangible assets for that phase.
- (6) The contractor requesting an adjustment under subjection (1) or (2) shall submit a written request to the office of rates management separate from all other requests and inquiries of the department, e.g., WAC 388-96-904 (1) and (5). A complete written request shall include the following:
- (a) A copy of documentation (((i.e., survey level "A" deficiency))) requiring completion of the addition or replacements to maintain licensure or certification for adjustments requested under subsection (1) of this section;
- (b) A copy of the new bed license, whether the number of licensed beds increases or decreases, if applicable;
- (c) All documentation, e.g., copies of paid invoices showing actual final cost of assets and/or service, e.g., labor purchased as part of the capitalized addition or replacements;
- (d) Certification showing the completion date of the capitalized additions or replacements and the date the assets were placed in service per WAC 388-96-559(2);
- (e) A properly completed depreciation schedule for the capitalized additions or replacement as provided in this chapter;
- (f) A written justification for granting the rate increase; and
- (g) For capitalized additions or replacements requiring certificate of need approval, a copy of the approval and description of the project.
- (7) The department's criteria used to evaluate the request may include, but is not limited to:
- (a) The remaining functional life of the facility and the length of time since the facility's last significant improvement;
- (b) The amount and scope of the renovation or remodel to the facility and whether the facility will be better able to serve the needs of its residents;
- (c) Whether the improvement improves the quality of living conditions of the residents;
- (d) Whether the improvement might eliminate life safety, building code, or construction standard waivers;
 - (e) Prior survey results; and

- (f) A review of the copy of the approval and description of the project.
- (8) The department shall not grant a rate add-on effective earlier than sixty days prior to the receipt of the initial written request by the office of rates management and not earlier than the date the physical plant improvements are completed and fully utilized. The department shall grant a rate add-on for an approved request as follows:
- (a) If the physical plant improvements are completed and fully utilized during the period from the first day to the fifteenth day of the month, then the rate will be effective on the first day of that month; or
- (b) If the physical plant improvements are completed and fully utilized during the period from the sixteenth day and the last day of the month, the rate will be effective on the first day of the following month.
- (9) If the initial written request is incomplete, the department will notify the contractor of the documentation and information required. The contractor shall submit the requested information within fifteen days from the date the contractor receives the notice to provide the information. If the contractor fails to complete the add-on request by providing all the requested documentation and information within the fifteen days from the date of receipt of notification, the department shall deny the request for failure to complete.
- (10) If, after the denial for failure to complete, the contractor submits a written request for the same project, the date of receipt for the purpose of applying subsection (8) will depend upon whether the subsequent request for the same project is complete, i.e., the department does not have to request additional documentation and information in order to make a determination. If a subsequent request for funding of the same project is:
- (a) Complete, then the date of the first request may be used when applying subsection (8); or
- (b) Incomplete, then the date of the subsequent request must be used when applying subsection (8) even though the physical plant improvements may be completed and fully utilized prior to that date.
- (11) The department shall respond, in writing, not later than sixty days after receipt of a complete request.
- (12) If the contractor does not use the funds for the purpose for which they were granted, the department shall immediately recoup the misspent or unused funds.
- (13) When any physical plant improvements made under subsection (1) or (2) results in a change in licensed beds, any rate add-on granted will be subject to the provisions regarding the number of licensed beds, patient days, occupancy, etc., included in this chapter.
- (14) All rate components to fund the Medicaid share of nursing facility new construction or refurbishing projects costing in excess of one million two hundred thousand dollars, or projects requiring state or federal certificate of need approval, shall be based upon a minimum facility occupancy of eight-five percent for the nursing services, food, administrative, operational and property cost centers, and the return on investment (ROI) rate component, during the initial rate period in which the adjustment is granted. These same component rates shall be based upon a minimum facility occupancy of ninety percent for all rate periods after the initial rate period.

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.

AMENDATORY SECTION (Amending Order 1262, filed 12/30/77)

- WAC 388-96-810 Payment. (1) The department will reimburse a contractor for service rendered under the nursing home contract and billed for in accordance with WAC 388-96-804.
- (2) The amount paid will be computed using the appropriate rate assigned to the contractor.
- (3) The special rate assigned to a contractor by the department for the care of an exceptional care recipient will be used in computing the amount paid for care of such recipient.
- (4) For each recipient, the department will pay an amount equal to the appropriate rate or rates, multiplied by the number of patient days each rate was in effect, less the amount the recipient is required to pay for his or her care (see WAC 388-96-807).
- (5) A rate revision issued after the end of the calendar year in which the rate revision is effective will not result in payment but will be used for settlement purposes only.

AMENDATORY SECTION (Amending Order 3896, filed 9/12/95, effective 10/13/95)

WAC 388-96-904 Administrative review—Adjudicative proceeding. (1) The provisions of this section shall apply to administrative review of all nursing facility payment rates effective on and after July 1, 1995, and to administrative review of all audits and settlements issued on or after this date, regardless of what payment period the audit or settlement may cover. Contractors seeking to appeal or take exception to an action or determination of the department relating to the contractor's payment rate, audit or settlement, or otherwise affecting the level of payment to the contractor, shall request an administrative review conference in writing within twenty-eight calendar days after receiving notice of the department's action or determination. The contractor shall be deemed to have received notice five calendar days after the date of the notification letter, unless ((the contractor ean provide proof of later receipt)) proof of the date of receipt of the department's notification letter exists, then the actual date of receipt shall be used to determine timeliness of the contractor's request for an administrative review conference. The contractor's request for administrative review shall be signed by the contractor or by a partner, officer or authorized employee of the contractor, shall state the particular issues raised and include all necessary supporting documentation or other information.

(2) After receiving a request for administrative review ((meeting)) conference that meets the criteria in subsection (1) of this section, the department shall schedule an administrative review conference to be held within ninety calendar days after receiving the contractor's request. By agreement this time may be extended up to sixty additional days, but a conference shall not be scheduled or held beyond one hundred fifty calendar days after the department receives the contractor's request for administrative review. The conference may be conducted by telephone.

- (3) At least fourteen calendar days prior to the scheduled date of the administrative review conference, the contractor must supply the additional documentation or information upon which the contractor intends to rely in presenting its case. In addition, the department may request at any time prior to issuing a decision any documentation or information needed to decide the issues raised and the contractor must comply with such a request within fourteen calendar days after it is received. This period may be extended up to fourteen additional calendar days for good cause shown if the contractor requests an extension in writing received by the department before expiration of the initial fourteen day period. Issues which cannot be decided or resolved due to a contractor's failure to provide requested documentation or information within the required period shall be dismissed.
- (4) The department shall, within sixty calendar days after the conclusion of the conference, render a decision in writing addressing the issues raised, unless the department is waiting for additional documentation or information requested from the contractor pursuant to subsection (3) of this section, in which case the sixty-day period shall not commence until the department's receipt of such documentation or information or until expiration of the time allowed to provide it. The decision letter shall include a notice of dismissal of all issues which cannot be decided due to missing documentation or information requested.
- (5) A contractor seeking further review of a decision issued pursuant to subsection (4) of this section:
- (a) Shall request, in writing, signed by one of the individuals authorized by subsection (1) of this section, within twenty-eight calendar days after receiving the department's ((decision)) administrative review conference determination letter, an adjudicative proceeding to be conducted by a presiding officer employed by the department's office of appeals; or
- (b) Shall file, in the event the parties are able to stipulate to a record that can serve as the record for judicial review, a petition for judicial review pursuant to RCW 34.05.570(4).

The contractor shall be deemed to have received notice of the department's administrative review conference ((decision)) determination five calendar days after the date of the ((decision)) administrative review determination letter, unless ((the contractor can provide proof of later receipt)) proof of the date of receipt of the department's administrative review determination letter exists, then the actual date of receipt shall be used to determine timeliness of the contractor's request for adjudicative proceeding. The contractor shall attach to its request for an adjudicative proceeding the department's administrative review determination letter.

(6) The scope of an adjudicative proceeding shall be limited to the issues specifically raised by the contractor at the administrative review conference ((and)); addressed in the department's ((decision)) administrative review conference determination letter and stated in the contractor's request for adjudicative proceeding. The contractor shall be deemed to have waived all issues which could have been raised by the contractor relating to the challenged determination or action, but which were not pursued at the conference ((and)); addressed in the department's ((decision)) adminis-

trative review conference determination letter; and stated in the contractor's request for adjudicative proceeding.

- (7) If the contractor wishes to have further review of any issue dismissed by the department for failure to supply needed or requested information or documentation, the issue shall be considered by the presiding officer for the purpose of upholding the department's dismissal, reinstating the issue and remanding for further agency staff action or reinstating the issue and rendering a decision on the merits.
- (8) An adjudicative proceeding shall be conducted in accordance with this chapter, chapter 388-08 WAC and chapter 34.05 RCW. In the event of a conflict between the provisions of this chapter and chapter 388-08 WAC, the provisions of this chapter shall prevail. The presiding officer assigned by the department's office of appeals to conduct an adjudicative proceeding and who conducts the proceeding shall render the final agency decision.
- (9) The office of appeals shall issue an order dismissing an adjudicative proceeding requested under subsection (5)(a), unless within two hundred seventy days after the office of appeals receives the application or request for an adjudicative proceeding:
- (a) All issues have been resolved by a written settlement agreement between the contractor and the department signed by both and filed with the office of appeals; or
- (b) An adjudicative proceeding has been held for all issues not resolved and the evidentiary record, including all rebuttal evidence and post-hearing or other briefing, is closed.

This time limit may be extended thirty additional days for good cause shown upon the motion of either party made prior to the expiration of the initial two hundred seventy day period. It shall be the responsibility of the contractor to request that hearings be scheduled and ensure that settlement agreements are signed and filed with the office of appeals in order to comply with the time limit set forth in this subsection.

- (10) Any party dissatisfied with a decision or an order of dismissal of the office of appeals may file a petition for reconsideration within ten days after the decision or order of dismissal is served on such party. The petition shall state the specific grounds upon which relief is sought. The time for seeking reconsideration may be extended by the presiding officer for good cause upon motion of either party. The presiding officer shall rule on a petition for reconsideration and may seek additional argument, briefing, testimony or other evidence if deemed necessary. Filing a petition for reconsideration shall not be a requisite for seeking judicial review; however, if a petition is filed by either party, the agency decision shall not be deemed final until a ruling is made by the presiding officer.
- (11) A contractor dissatisfied with a decision or an order of dismissal of the office of appeals may file a petition for judicial review pursuant to RCW 34.05.570(3).

WSR 96-16-004 PERMANENT RULES DEPARTMENT OF TRANSPORTATION

[Order 163—Filed July 24, 1996, 1:52 p.m.]

Date of Adoption: July 24, 1996.

Purpose: Name changes and new divisions/offices to be added to the description of the department due to reorganization. There have been changes to chapter 42.17 RCW relating to public records and this update reflects some of those changes which affect the department and the disclosure of public records.

Citation of Existing Rules Affected by this Order: Amending chapter 468-06 WAC.

Statutory Authority for Adoption: Chapter 42.17 RCW and RCW 47.01.101.

Adopted under notice filed as WSR 96-12-036 on May 31, 1996.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, amended 0, repealed 0; Federal Rules or Standards: New 0, amended 0, repealed 0; or Recently Enacted State Statutes: New 0, amended 0, repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, amended 0, repealed 0.

Number of Sections Adopted on the Agency's own Initiative: New 0, amended 4, repealed 0.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, amended 4, 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 4, repealed 0.

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

July 24, 1996 S. A. Moon Deputy Secretary for Operations

AMENDATORY SECTION (Amending Order 120, filed 8/14/89, effective 9/14/89)

WAC 468-06-030 Exempted records. The following records shall be exempt from public inspection and copying. For further exemptions, chapter 42.17 RCW and in particular RCW 42.17.310 should be consulted.

(1) Personal information in files maintained for employees, appointees or elected officials of any public agency to the extent that disclosure would violate their right to privacy.

- (2) Specific intelligence information and specific investigative files compiled by investigative, law enforcement and penology agencies, and state agencies vested with the responsibility to discipline members of any profession, the nondisclosure of which is essential to effective law enforcement or for the protection of any person's right to privacy.
- (3) Information revealing the identity of persons who are witnesses to or victims of crime or who file complaints with investigative, law enforcement or penology agencies, other than the public disclosure commission, if disclosure would endanger any person's life, physical safety, or property((: Provided, That)). If at the time the complaint is filed the complainant, victim or witness indicates a desire for disclosure or nondisclosure, such desire shall govern((: Provided, further, That)). However, all complaints filed with the public disclosure commission about any elected official or candidate for public office must be made in writing and signed by the complainant under oath.

- (4) Test questions, scoring keys, and other examination data used to administer a license, employment or academic examination.
- (5) Except as provided by chapter 8.26 RCW, the contents of real estate appraisals, made for or by any agency relative to the acquisition or sale of property, until the project or prospective sale is abandoned or until such time as all of the property has been acquired, or the property to which the sale appraisal relates is sold, but in no event shall disclosure be denied for more than three years after the appraisal.
- (6) Valuable formulae, designs, drawings and research data obtained by any agency within five years of the request for disclosure when disclosure would produce private gain and public loss.
- (7) Preliminary drafts, notes, recommendations, and intraagency memorandums in which opinions are expressed or policies formulated or recommended except that a specific record shall not be exempt when publicly cited by an agency in connection with any agency action.
- (8) Records which are relevant to a controversy to which an agency is a party but which records would not be available to another party under the rules of pretrial discovery for causes pending in the superior courts.
- (9) Records, maps, or other information identifying the location of archaeological sites in order to avoid the looting or depredation of such sites.
- (10) Any library record, the primary purpose of which is to maintain control of library materials, or to gain access to information, which discloses or could be used to disclose the identity of a library user.
- (11) Financial information supplied by or on behalf of a person, firm, or corporation for the purpose of qualifying to submit a bid or proposal for (a) a ferry system construction or repair contract as required by RCW 47.60.680 through 47.60.750 or (b) highway construction or improvement as required by RCW 47.28.070.
- (12) All applications for public employment, including the names of applicants, resumes, and other related materials submitted with respect to an applicant.
- (13) The residential addresses and residential 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.
- (14) Information that identifies a person who, while an agency employee:
- (a) Seeks advice, under an informal process established by the employing agency, in order to ascertain his or her rights in connection with a possible unfair practice under chapter 49.60 RCW against the person; and
- (b) Requests his or her identity or any identifying information not be disclosed.
- (15) Investigative records compiled by an employing agency conducting a current investigation of a possible unfair practice under chapter 49.60 RCW or of a possible violation of other federal, state, or local laws prohibiting discrimination in employment.

The exemptions of this section shall be inapplicable to the extent that information, the disclosure of which would violate personal privacy or vital governmental interest, can be deleted from the specific records sought. No exemption shall be construed to permit the nondisclosure of statistical information not descriptive of any readily identifiable person or persons.

AMENDATORY SECTION (Amending Order 120, filed 8/14/89, effective 9/14/89)

- WAC 468-06-040 Description of central and field organization of the Washington state department of transportation. (1) The department of transportation is a statutorily created agency of the state of Washington. The ((headquarters)) central office of the department of transportation is located in the Transportation Building, Olympia, WA 98504.
- (2) The department of transportation is headed by a secretary who is the executive head of the department and is appointed by the <u>Washington state</u> transportation commission.
- (a) Serving directly under the secretary are the deputy secretary((, legislative and strategie management relations, and economic development affairs)) for operations, deputy secretary for policy and the audit office. There are also assistant attorney generals assigned to the department who provide legal services in department matters.
- (b) Reporting directly to the deputy secretary ((has jurisdiction over state aid, personnel, audit, public affairs, and the following divisions located in Olympia: Highways; planning, research and public transportation; marine transportation; aeronauties; and finance and budget management)) for policy are the following offices: Communications and public involvement, governmental liaison, office of equal opportunity, office of human resources and Q2000.
- (c) The following service centers report to the deputy secretaries depending upon their needs: Environmental and engineering, field operations support, finance and administration, planning and programming and transaid. Also reporting to the deputy secretaries are the aviation division, transportation economic partnerships division, highways and local roadways division, public transportation and rail division and Washington state ferries.
- (d) The department field functions are ((also)) carried out by six ((districts)) regions which are each headed by a ((district)) region administrator and report directly to the deputy secretary for operations. The ((district)) central regional office locations are: ((Bellevue)) Seattle, Wenatchee, Tumwater, Vancouver, Yakima, and Spokane. The ((districts)) regions have various ((field)) project and maintenance area offices which are headed by a supervisor.
- (((3) A more detailed description of the department of transportation is contained in the department organization handbook and is available from the public records officer in the headquarters building.))

AMENDATORY SECTION (Amending Order 97, filed 11/18/85)

WAC 468-06-070 Requests for public records. Subject to the provisions of subsection (3) of this section, and in accordance with the requirements of chapter 1, Laws of 1973, that agencies prevent unreasonable invasions of privacy, protect public records from damage or disorganization, and prevent excessive interference with essential functions of the agency, public records are only obtainable

by members of the public when those members of the public comply with the following procedures.

- (1)(a) A public record may ordinarily be disclosed upon an oral or written request. Requests will be referred to the public records officer or public disclosure coordinator. All requests shall contain the following information:
 - (i) The name of the requester.
 - (ii) The date the request was made.
 - (iii) Public records or information requested.
 - (iv) Requester's signature (if written request.)
- (b) The person handling the oral request shall require the requester to ((complete the form, Request for Public Record, S.F. 276)) submit a written request in the following instances:
- (i) Whenever the record requested clearly falls within the statutory exemptions of WAC 468-06-030 or when the exempt status of the record is unclear.
- (ii) Whenever an entire file is requested or all records of a general category are requested unless the number of documents involved is less than ten.
- (iii) Records pertaining to condemnation actions or other pending litigation to which the department is a party or pertaining to any controversy to which the department is party.
- (iv) When the document requested has a notation "legal work product" or "privileged attorney-client communication" or similar notice of privileged material.
- (v) Where the oral request is too complicated or too extensive and inconvenient to the department to handle the matter on an oral basis.
- (2) ((The department hereby adopts for use by all persons making written request for inspection and/or copying or copies of its records, the Form S.F. 276, Request for public record, as it exists or may hereafter be revised. This form is available from the public records officer and also from the districts.)) Responses to requests for public records shall be made promptly. Within five business days of receiving a public record request, the department will respond by either:
 - (a) Providing the record;
- (b) Acknowledging that the department has received the request and providing a reasonable estimate of the time the department will require to respond to the request; or
 - (c) Denying the public record 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 offices 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 record request that is unclear, the department may ask the requester to clarify what information the requester is seeking. If the requester fails to clarify the request, the department need not respond to it.

- (3) The public records officer or person handling the request shall inform the member of the public making the request whether or not the requested record is available for inspection or copying at a ((district)) region office or at the transportation building in Olympia, Washington.
- (4) The records requested are not to be used to compile a commercial sales list.

(5) When it appears that a request for a record is made by or on behalf of a party to a lawsuit or a controversy to which the department is also a party (or when such a request is made by or on behalf of an attorney for such a party) the request shall be referred to the assistant attorney general assigned to the department for appropriate response.

AMENDATORY SECTION (Amending DOT Order 10 and Comm. Order 1, Resolution No. 13, filed 12/20/78)

WAC 468-06-090 Inspection and copying cost. (1) No fee shall be charged for inspection of public records.

(2) The department of transportation shall impose a reasonable charge for providing copies of public records and for the use by any person of agency equipment to copy records; such charges shall not exceed the amount necessary to reimburse the department for its actual costs incident to such copying. ((Actual costs shall include the labor costs of staff, machine cost and paper cost necessary to provide copies of requested records.))

WSR 96-16-010 PERMANENT RULES SUPERINTENDENT OF PUBLIC INSTRUCTION

[Order 96-09-Filed July 25, 1996, 11:02 a.m.]

Date of Adoption: July 24, 1996.

Purpose: To amend chapter 392-141 WAC to implement requirements of SB 6684.

Citation of Existing Rules Affected by this Order: Repealing WAC 392-141-125, 392-141-151, 392-141-175 and 392-141-176; and amending WAC 392-141-115, 392-141-135, 392-141-140, 392-141-155, 392-141-160, 392-141-170, and 392-141-185.

Statutory Authority for Adoption: SB 6684.

Other Authority: RCW 28A.150.290.

Adopted under notice filed as WSR 96-11-137 on May 22, 1996.

Changes Other than Editing from Proposed to Adopted Version: The method of calculating hazard walking funding was changed to K-5 students living within one mile, less special education living and transported within one mile, multiplied by the allocation rate and further multiplied by the factor.

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 7, 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 7, 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.

July 24, 1996

Judith A. Billings

Superintendent of
Public Instruction

AMENDATORY SECTION (Amending Order 95-04, filed 8/30/95, effective 9/30/95)

WAC 392-141-115 Definition—Eligible student. As used in this chapter, "eligible student" means any student served by a school district transportation program either by bus, district car, or individual arrangements meeting one or more of the following criteria:

- (1) Students whose route stop is more than one radius mile from the student's destination school site or learning center; or
- (2) ((Students whose route stop is established because of hazardous walking conditions in accordance with WAC 392-141-175 and whose route stop is less than one radius mile from the student's destination school site or learning center and for which the school district is making a good faith effort to alleviate the hazard; or
- (3))) Students whose handicap is defined by RCW 28A.155.020 and who is either not ambulatory or capable of protecting his or her own welfare while traveling to or from schools or agencies where special education services are provided and whose route stop is one radius mile or less from the destination school site or learning center.

AMENDATORY SECTION (Amending Order 95-04, filed 8/30/95, effective 9/30/95)

WAC 392-141-135 Definition—Prorated bus. As used in this chapter, "prorated bus" means a whole or fractional bus calculated by dividing the total number of ((each type of route)) all basic or special to and from routes by the total of all basic and special routes ((run by)) combined for each individual bus.

AMENDATORY SECTION (Amending Order 92-03, filed 3/23/92, effective 4/23/92)

WAC 392-141-140 Definition—Radius mile. As used in this chapter, "radius mile" means the straight line distance representing one mile measured between any two points ((on a map)).

AMENDATORY SECTION (Amending Order 92-03, filed 3/23/92, effective 4/23/92)

WAC 392-141-155 Definition—Weighted student unit. As used in this chapter, "weighted student unit" means the numeric value assigned to each student based upon the radius mile interval in which each student's route stop is located; except the one radius mile or less basic, transit tripper and midday kindergarten students.

AMENDATORY SECTION (Amending WSR 94-17-058, filed 8/12/94, effective 9/12/94)

WAC 392-141-160 District reporting and recordkeeping requirements. Annual or supplementary reports shall be submitted by each school district to the superintendent of public instruction prior to the third Monday in October. This report shall reflect to the extent practical the planned pupil transportation program for the entire school year and which is in operation during ridership count week. Reports shall be submitted with a cover letter signed by the chief school district administrator attesting to the completeness of the requirements below and the accuracy of the data contained therein. The superintendent shall have the authority to make modifications or adjustments in accordance with the intent of RCW 28A.160.150, 28A.160.160, and 28A.160.170. Each district shall submit the data required on a timely basis as a condition to the continuing receipt of student transportation allocations. These reports shall be maintained for a period of three school years or until audited and include the following but are not limited to:

- (1) School bus route logs completed in ink by bus drivers for five consecutive days. These logs shall include state school bus numbers, each bus stop, the number of students boarding the bus at each stop, and destination schools, transfer points, learning centers, or agencies; and
- (2) ((Maps showing student route stop locations, and schools, learning centers, transfer points, or agency locations shall be in a format in accordance with instructions issued by the superintendent of public instruction)) The number of kindergarten through fifth grade students enrolled during ridership count week and living one radius mile or less from their destination school; and
- (3) Other operational data and descriptions, as required by the superintendent of public instruction to determine operation allocation requirements for each district; and
- (4) An annual school bus mileage report including the beginning and ending year odometer reading, the total miles for each bus for the school year, an estimate of to and from school mileage for the upcoming school year, and miles for extended day routes, field trips, extracurricular, and other contractual uses of school buses; and
- (5) Copies of any and all correspondence, publications, news articles, or campaign materials which encourage ridership during count week of the report that is beyond the normal activity experienced during the school year. School districts shall not utilize incentive programs that provide tangible gifts to reward increases in ridership counts.

School districts shall maintain at least a weekly one-day route log containing the school bus driver's name, state bus number, route number, route type, day of the week, beginning and ending odometer readings, destinations, destination times and student counts. These route logs shall be maintained in the school district files for a period of three years or until audited.

AMENDATORY SECTION (Amending Order 95-04, filed 8/30/95, effective 9/30/95)

WAC 392-141-170 Factors used to determine allocation. The method of determining the transportation operation allocation for each district shall be based on the following factors:

- (1) The number of eligible students transported as defined in WAC 392-141-115;
- (2) The radius mile distances from route stops to the destination schools, transfer route stops, learning centers, or agencies;

(3) A basic or special transportation distance weighting factor per radius mile interval as listed below:

Distance Weighting Factors Per Radius Miles

Miles	Basic	Special
1	2.85	4.75
2	3.20	4.89
3	3.55	5.05
4	3.90	5.19
5	4.25	5.34
6	4.60	5.49
7	4.97	5.64
8	5.30	5.78
9	5.65	5.94
10	6.00	6.08
11	6.36	6.23
12	6.71	6.38
13	7.07	6.53
14	7.43	6.67
- 15	7.79	6.83
16	8.13	6.97
17 and over	8.50	7.13

- (4) The basic average load which is calculated by dividing the total number of basic and transit tripper students by the total number of prorated basic buses;
- (5) A minimum load factor for districts with a basic average load of less than seventy-four students transported per bus for all home to school routes, except routes designed exclusively for handicapped or kindergarten students. This factor is calculated by dividing the whole number seventy-four by the basic average load and subtracting the whole number one;
- (6) The special education average load is derived by dividing the total number of home to school special education students by the total number of special education prorated buses; ((and))
- (7) The number of kindergarten through fifth grade students enrolled during the five consecutive day count and living one radius mile or less from their destination school; and
- (8) A special education load factor is based on the special education average load. To determine the special education load factor, use the following chart:

Special Average Load

From	То	Factor
0.01	1.24	24.42
1.25	1.49	22.94
1.50	1.74	21.46
1.75	1.99	19.98
2.00	2.24	18.50
2.25	2.49	17.89
2.50	2.74	17.27
2.75	2.99	16.67
3.00	3.24	16.04
3.25	3.49	15.73
3.50	3.74	15.42
3.75	3.99	15.11
4.00	4.24	14.80
4.25	4.49	14.43
4.50	4.74	14.06

Permanent [14]

		Washington State	Register, Issue 96-	16	WSR 96-16-010
4.75	4.99	13.69	45.55	46.54	1.76
5.00	5.24	13.32	46.55	47.54	1.72
5.25	5.49	12.92	47.55	48.54	1.69
5.50	5.74	12.52	48.55	49.54	1.66
5.75	5.99	12.11	49.55	50.54	1.62
6.00	6.24	11.71	50.55	51.54	1.59
6.25	6.49	11.32	51.55	52.54	1.56
6.50	6.74	10.93	52.55	53.54	1.52
6.75	6.99	10.55	53.55	54.54	1.50
7.00	7.24	10.14	54.55	55.54	1.47
7.25	7.49	9.85	55.55	56.54	1.45
7.50	7.74	9.56	56.55	57.54	1.41
7.75	7.99	9.26	57.55	58.54	1.39
8.00	8.24	8.97	58.55	59.54	1.37
8.25	8.49	8.74	59.55	60.54	1.35
8.50	8.74	8.51	60.55	61.54	1.33
8.75	8.99	8.28	61.55	62.54	1.30
9.00	9.24	8.05	62.55	63.54	1.28
9.25	9.49	7.87	63.55	64.54	1.26
9.50	9.74	7.69	64.55	65.54	1.24
9.75	9.99	7.50	65.55	66.54	1.23
10.00	10.49	7.32	66.55	67.54	1.21
10.50	10.99	7.02	67.55	68.54	1.18
11.00	11.49	6.72	68.55	69.54	1.17
11.50	11.99	6.47	69.55	70.54	1.15
12.00	12.49	6.22	70.55	71.54	1.14
12.50	12.99	6.01	71.55	72.54	1.12
13.00	13.49	5.80	72.55	73.54	1.11
13.50	13.99	5.62	73.55	74.00	1.10
14.00	14.49	5.43	74.01+		1.00
14.50	14.99	5.28			
15.00	15.54	5.12	<u>AMENDATOI</u>	RY SECTION (Amen	ding Order 95-04, filed
15.55	16.54	4.85	8/30/95, effect	ive 9/30/95)	
16.55	17.54	4.61	WAC 20	2.141-185 Operation	allocation computa-
17.55	18.54	4.39			nsportation operation
18.55	19.54	4.20		l be as follows:	isportation operation
19.55	20.54	4.03			er students defined in
20.55	21.54	3.87			orted to school shall be
21.55	22.54	3.69			ween the bus route stop
22.55	23.54	3.53	and the destine	stion sites in accordan	ce with WAC 392-141-
23.55	24.54	3.38			the round trip totals in
24.55	25.54	3.25			die toute uib mens in
25.55	26.54	3.12	each distance i		I in WAC 302-141-115
26.55	27.54	3.01			I in WAC 392-141-115 d shall be measured by
27.55	28.54	2.90			
	20.54	2.90	radius mile in	itel vals detween the	bus route stop and the

2.80

2.70

2.61

2.54

2.46

2.38

2.32

2.25

2.20

2.13

2.07

2.03

1.98

1.93

1.89

1.84

1.80

29.54

30.54

31.54

32.54

33.54

34.54

35.54

36.54

37.54

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39.54

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32.55

33.55

34.55

35.55

36.55

37.55

38.55

39.55

40.55

41.55

42.55

43.55

44.55

destination school in accordance with WAC 392-141-170(3); (3) The total students in subsections (1) and (2) of this section in each distance interval, multiplied by the applicable distance weighting factor contained in WAC 392-141-170(3) shall equal the weighted student units in each distance interval. Midday transportation students whose schedule is one day per week shall have the weighted student units multiplied by twenty percent;

(4) The district's minimum load factor, if applicable, is calculated pursuant to WAC 392-141-170(5). This factor is multiplied by the total weighted student units generated by basic and tripper students. This total is the additional weighted units attributable to the district's small average bus load;

(5) The sum of the cumulative weighted student units calculated in subsections (3) and (4) of this section, if applicable, ((less the weighted units for students who do not qualify under WAC 392-141-175)) equals the total basic transportation weighted units;

- (6) The basic allocation is the total basic transportation weighted units calculated in subsection (5) of this section multiplied by the standard student mile allocation rate;
- (7) All special students defined in RCW 28A.155.020 transported on special transportation bus routes to school or agencies for related services shall be measured by radius mile intervals between their bus route stops and destinations sites in accordance with WAC 392-141-170(3) and multiplied by two to yield the round trip total in each distance interval;
- (8) All special shuttle students transported between schools or agencies less frequently than five days a week shall be measured by radius mile intervals between the bus route stop and destination sites in accordance with WAC 392-141-170(3);
- (9) The total students in subsections (7) and (8) of this section in each distance interval multiplied by the applicable distance weighting factor contained in WAC 392-141-170(3) shall equal the weighted student units in each distance interval. Special shuttle transportation whose schedule is less than five days a week shall have the weighted units multiplied by the appropriate percent shown in the table below:

No. of days	Percent
per week	factor
1	20%
2	40%
3	60%
4	100%

- (10) The district's special transportation load factor, if applicable, is calculated pursuant to WAC 392-141-170. The factor is multiplied by the total weighted student units generated by special students (not special shuttle students);
- (11) The weighted student units calculated in subsections (9) and (10) of this section, if applicable, equals the total special transportation weighted units;
- (12) The special allocation is the total special transportation weighted units calculated in subsection (11) of this section, multiplied by the standard student mile allocation rate;
- (13) The one radius mile allocation for basic trippers and midday kindergarten students shall be calculated by the number of kindergarten through fifth grade students enrolled during the five consecutive day count week and living one radius mile or less from their enrollment school less kindergarten through fifth grade special education students living and transported within one mile, multiplied by the allocation rate, and further multiplied by a factor established by the biennial appropriations act;
- (14) The district car allocation is computed for each vehicle and then totaled to equal the district car allocation. The computation is based on one hundred eighty days and fifty mile increments multiplied by the appropriate district car operation and depreciation rates published by the superintendent of public instruction. All vehicles traveling over two hundred fifty miles receive only the depreciation

rate for miles in excess of two hundred fifty for the one hundred eighty day period;

(((14))) (15) The district's annual allocation for transportation operation is the total of the calculations made in subsections (6), (12), ((and)) (13) and (14) of this section;

(((15))) (16) The allocation for kindergarten through fifth grade students living one radius mile or less from their school of enrollment may be used for transporting students, funding crossing guards or local and the state matching funds for capital projects. Projects managed by the federal government are ineligible;

(17) When a district submits a revised report pursuant to WAC 392-141-165, to the extent funds are available, the district's operation allocation shall be recalculated. Any increase in operations allocations shall be prorated for the remainder of the annual school term or until termination of activities before the end of the scheduled school term. The date that the district documents first meeting the ten percent increase in eligible students transported shall be used to prorate any increase in annual transportation operation allocations.

REPEALER

The following sections of the Washington Administrative Code are repealed:

WAC 392-141-125	Definition—Hazardous walking conditions.
WAC 392-141-151	Definition—Good faith efforts.
WAC 392-141-175	Hazardous walking conditions.
WAC 392-141-176	Alleviating hazardous walking conditions.

WSR 96-16-011 PERMANENT RULES SUPERINTENDENT OF PUBLIC INSTRUCTION

[Order 96-10—Filed July 25, 1996, 11:03 a.m.]

Date of Adoption: July 24, 1996.

Purpose: To amend chapter 392-142 WAC to implement SB 6251, section 505(9).

Citation of Existing Rules Affected by this Order: Amending WAC 392-142-155.

Statutory Authority for Adoption: SB 6251.

Adopted under notice filed as WSR 96-11-138 on May 22, 1996.

Changes Other than Editing from Proposed to Adopted Version: WAC 392-142-155 changed the lifetimes of school buses.

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 1, 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.

July 24, 1996 Judith A. Billings Superintendent of Public Instruction

AMENDATORY SECTION (Amending WSR 95-17-011, filed 8/4/95, effective 9/4/95)

WAC 392-142-155 Definition—School bus categories for those buses purchased after September 1, 1982. As used in this chapter, "school bus categories for those buses purchased after September 1, 1982," means the following:

	Student	Fuel	Transmission	Useful	((Bus
	Capacity	Type	Type	Life	Type
(1)	10 to 22	Gas	Automatic	8	A
(2)	10 to 22	Diese1	Automatic	8	*
(3)	10 to 22	Gas	Automatic	8	₽
(4)	10 to 22	Diesel	Automatic	8	₽
(5)	23 to 34	Gas	Automatic	8	₽
(6)	23 to 34	Diesel	Automatic	8	₽
(7)	35 to 48	Diesel	Automatic	((15))	
(,,	55 15 15			`` 13	E
(8)	35 to 48	Diesel	Automatic	((15))	
(0)	25 10 10			`` 13	Ð
(9)	49 to 60	Diesel	Automatic	((15))	
(2)	47 10 00	2.000		``13	€
(10)	49 to 60	Diesel	Automatic	((15))	_
(10)	47 10 00	D10301	, ,	13	Ð
(11)	61 to 77	Diesel	Automatic	((15))	_
(11)	01 10 77	Diesei	Addinance	13	e
(12)	61 to 84	Diesel	Automatic	((15))	•
(12)	01 10 64	Diesei	Adionalic	13	Ð
(10)	11 70 40 94	Diesel	Automatic	((20))	•
(13)	Heavy 78 to 84	Diesei	Automatic		Ð
	0.5 . 00	D'1	A 4! a	(20))	
(14)	85 to 90	Diesel	Automatic	((20))	D\\\
				<u>18</u>	D))

WSR 96-16-012 PERMANENT RULES SUPERINTENDENT OF PUBLIC INSTRUCTION

[Order 96-11—Filed July 25, 1996, 11:04 a.m.]

Date of Adoption: July 24, 1996.

Purpose: To amend chapter 392-143 WAC to update specifications and definitions of school bus vehicle types.

Citation of Existing Rules Affected by this Order: Amending WAC 392-143-010.

Statutory Authority for Adoption: RCW 46.61.380. Adopted under notice filed as WSR 96-11-139 on May 22, 1996.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, amended 0, repealed 0; Federal Rules or Standards: New 0, amended 0, repealed 0; or Recently Enacted State Statutes: New 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 1, 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.

July 24, 1996 Judith A. Billings Superintendent of Public Instruction

AMENDATORY SECTION (Amending Order 84-39, filed 10/2/84)

WAC 392-143-010 Definitions. As used in this chapter and subject to the "School bus specifications," as now or hereafter established by the superintendent of public instruction, the term:

- (1) "School bus" shall mean every vehicle with a seating capacity of more than ten persons including the driver regularly used to transport students to and from school or in connection with school activities.
- (2) A Type "A" school bus shall mean a conversion or body constructed upon a van-type ((eompact truck or a)) or cutaway front-section vehicle with a ((gross vehicle weight rating of 10,000 pounds or less and)) left side driver's door designed for carrying more than ten persons((, including the driver)). This definition shall include: Type A-I, with a gross vehicle weight rating over 10,000 pounds; and Type A-II, with a gross vehicle weight rating of 10,000 pounds and under.
- (3) A Type "B" school bus shall mean a conversion or body constructed and installed upon a van or front-section vehicle chassis, or stripped chassis, with a gross vehicle weight rating of more than 10,000 pounds, designed for carrying more than ten persons((; and where most)). Part of the engine is beneath and/or behind the windshield and beside the driver's seat, and the entrance door is behind the front wheels.
- (4) A Type "C" school bus shall mean a body installed upon a flat back cowl chassis with a gross vehicle weight rating of more than 10,000 pounds, designed for carrying more than ten persons((, and where)). All of the engine is in front of the windshield and the entrance door is behind the front wheels. A Type "C" school bus shall also mean a body installed on a stripped chassis with a vehicle weight rating of more than 10,000 pounds, designed for carrying 35/36 passengers or more, and where part of the engine is beneath and/or behind the windshield and beside the driver's seat and the entrance door is behind the front wheels.
- (5) A Type "D" school bus shall mean a body installed upon a chassis, with the engine mounted in the front, midship, or rear, with a gross vehicle weight rating of more than 10,000 pounds, designed for carrying more than ten persons((, and where)). The engine ((is)) may be behind the windshield and beside the driver's seat ((or)), at the rear of

the bus((,)) behind the rear wheels, or midship between the front and rear axles ((and)). The entrance door is ahead of the front wheels.

(6) A school bus designed to transport students with special ((education students)) needs shall mean any Type A, B, C, or D school bus as defined in this section which has been modified to transport students with special ((education students)) needs.

WSR 96-16-015 PERMANENT RULES DEPARTMENT OF SOCIAL AND HEALTH SERVICES

(General Provisions) [Filed July 25, 1996, 2:10 p.m.]

Date of Adoption: July 24, 1996.

Purpose: To establish rules to certify and decertify employers to the Department of Labor and Industries for the worker compensation premium discount. Chapter 440-26 WAC, Drug-free workplace programs.

Statutory Authority for Adoption: 2SSB 5516, section 13.

Other Authority: Chapter 127, Laws of 1996 (adds a new chapter to Title 49 RCW).

Adopted under notice filed as WSR 96-13-101 on June 19, 1996.

Changes Other than Editing from Proposed to Adopted Version: Clarifies qualifications of laboratories to perform drug testing.

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 17, 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 17, 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.
July 25, 1996

Merry A. Kogut, Supervisor
Rules and Policies Assistance Unit

Chapter 440-26 WAC DRUG-FREE WORKPLACE PROGRAMS

NEW SECTION

WAC 440-26-005 Purpose. Employer certification rules related to providing a drug-free work place program are hereby adopted under the authority and purposes of chapter 127, Laws of 1996.

NEW SECTION

WAC 440-26-010 Definitions. Unless the context clearly indicates otherwise, the definitions in this section apply throughout this chapter.

- (1) "Alcohol" means ethyl alcohol, hydrated oxide of ethyl, or spirits of wine, from whatever source or by whatever process produced.
- (2) "Alcohol test" means a chemical, biological, or physical instrumental analysis administered for the purpose of determining the presence or absence of alcohol within an individual's body systems.
- (3) "Department" means the department of social and health services, division of alcohol and substance abuse.
- (4) "Drug" means amphetamines, cannabinoids, cocaine, phencyclidine (PCP), methadone, methaqualone, opiates, barbiturates, benzodiazepines, propoxyphene, or a metabolite of any such substances.
- (5) "Drug test" means a chemical, biological, or physical instrumental analysis administered on a specimen sample for the purpose of determining the presence or absence of a drug or its metabolites within the sample.
- (6) "Drug-free workplace program" means a set of workplace-based policies and procedures designed to reduce workplace involvement with alcohol and other drugs, and increase safety, productivity, and worker health. For the purpose of these regulations, "drug-free workplace program" is synonymous with "substance abuse testing program" as used in chapter 127, Laws of 1996.
- (7) "Employee" means a person who is employed for salary, wages, or other remuneration by an employer.
- (8) "Employee assistance program" means a program designed to assist in the identification and resolution of job performance problems associated with employees impaired by personal concerns. A minimum level of core services must include: Consultation and professional, confidential, appropriate, and timely problem assessment services; short-term problem resolution; referrals for appropriate diagnosis, treatment, and assistance; follow-up and monitoring; employee education; and supervisory training. Any employee assistance program under this chapter must contain a two-year employee follow-up and monitoring component.
- (9) "Employer" means an employer subject to Title 51 RCW but does not include the state or any department, agency, or instrumentality of the state; any county; any city; any school district or educational service district; any municipal corporation, or any self-insured employer.
- (10) "Injury" means a sudden and tangible happening, of a traumatic nature, producing an immediate or prompt result and occurring from without, and such physical conditions as result therefrom.
- (11) "Job applicant" means a person who has applied for employment with an employer and has been offered employment conditioned upon successfully passing a drug test and may have begun work pending the results of the drug test.
- (12) "L & I" means the department of labor and industries.
- (13) "Last-chance agreement" means a notice to an employee who is referred to the employee assistance program due to a verified positive alcohol or drug test or for violating an alcohol or drug-related employer rule that states

the terms and conditions of continued employment with which the employee must comply.

- (14) "Rehabilitation program" means a chemical dependency treatment program approved by the department that is capable of providing expert identification, assessment, and treatment of employee drug or alcohol abuse in a confidential and timely service. Any rehabilitation program under this chapter must contain the capacity to provide a two-year continuing care component.
- (15) "Substance abuse test" or "test" means a chemical, biological, or physical instrumental analysis administered on a specimen sample for the purpose of determining the presence or absence of a drug or its metabolites in a urine sample or of alcohol within a breath sample.
- (16) "Verified positive test result" means a confirmed positive test result obtained by a laboratory meeting the standards specified in this chapter that has been reviewed and verified by a medical review officer in accordance with medical review officer guidelines promulgated by the United States Department of Health and Human Services.
- (17) "Workers' compensation premium" means the medical aid fund premium and the accident fund premium under Title 51 RCW.

NEW SECTION

WAC 440-26-020 Eligible employers. (1) A private Washington state employer, as defined in WAC 440-26-010(9), who, prior to July 1, 1996, does not have in place a drug-free workplace program as described in subsection (2) of this section may be eligible for the worker compensation premium discount as described under chapter 127, Laws of 1996, provided the employer:

- (a) Participates in the state workers compensation insurance fund, as described under chapter 51.16 RCW;
- (b) Remains in good standing with L&I as of the certification date with respect to premium payment obligations:
- (c) Has medical insurance which includes chemical dependency treatment benefits available to full-time employees otherwise eligible for benefits, whether through an employer, union, or jointly-sponsored plan; and
- (d) Makes application for certification and agrees to provide a drug-free workplace program in accordance with these rules.
- (2) An employer shall not be eligible for the discount program if, prior to July 1, 1996, the employer already has a drug-free workplace program in place that includes all the following elements:
 - (a) A policy statement including:
- (i) Prohibitions concerning the possession, use, or being under any influence of drugs or alcohol during working hours; and
- (ii) Assurance that an employee will not be terminated solely for a first-time verified positive drug or alcohol test, but will be given the opportunity for job retention through a last chance agreement.
- (b) Drug testing in pre-employment and post-accident situations, and alcohol testing in post-accident situations; and
- (c) An employee assistance program from the list approved by the division of alcohol and substance abuse

which provides the employee assistance program services required by WAC 440-26-220.

NEW SECTION

WAC 440-26-030 Certification of employer to L&I. The department shall notify the employer and the department of labor and industries of the employer's certification as a drug-free workplace when the department has:

- (1) Received and approved the employer's application for certification or renewal of certification; and
 - (2) Received the required certification fee.

NEW SECTION

WAC 440-26-100 Employer certification procedures.

- (1) An eligible employer shall:
- (a) Obtain from the department an application packet of information on how to become certified as a drug-free workplace; and
- (b) Ensure that the application materials demonstrate compliance with all the elements required in chapter 127, Laws of 1996.
 - (2) The applicant employer shall submit:
 - (a) A completed application;
 - (b) If applicable, a statement that:
- (i) The employer's drug-free workplace policy has been negotiated with employee unions; or
- (ii) The union has waived its right to bargain, as required by the National Labor Relations Board.
- (c) An initial certification fee in accordance with the fee schedule included in the application packet.

NEW SECTION

- WAC 440-26-110 Certification maintenance. The department shall renew certification as a drug-free workplace program annually. An employer's continued certification and renewal shall be contingent upon:
- (1) Submission of information requested by the department in an annual certification renewal process, including information from the employer's EAP and drug testing service;
- (2) Correction of or department approval of a plan to correct deficiencies found during periodic on-site surveys and complaint investigations related to the drug-free workplace program. During on-site surveys and complaint investigations, employer representatives shall allow or assist department representatives to:
 - (a) Examine any part of the program as needed;
- (b) Review and evaluate records, including employee personnel files, policies, procedures, fiscal records, data, and other documents as the department requires to determine compliance; and
- (c) Conduct individual interviews with employees and management.
- (3) Payment of annual certification renewal fees within thirty days of the date of billing.

- WAC 440-26-120 Program oversight. (1) The department shall provide ongoing program oversight and investigate apparent areas of employer noncompliance with the requirements of this chapter.
- (2) The department may initiate such investigation as necessary to determine whether drug-free workplace certification should be maintained after:
 - (a) Initial review of the application;
 - (b) Review of complaints from employees; or
 - (c) Random site visits to participating employers.
- (3) When an employer's program is found out of compliance with regulations herein, the department shall offer:
- (a) Assistance to the employer in correcting any deficiency; and
 - (b) A plan of correction.
- (4) If the employer fails to correct the deficiency within a time period specified by the plan of correction, the department may initiate procedures to decertify the employer from the premium discount program.

NEW SECTION

- WAC 440-26-130 Denial of certification. The department may deny an employer's application for certification or renewal when any of the following conditions occurs and is not satisfactorily resolved:
- (1) The employer obtains or attempts to obtain or renew certification by fraudulent means or misrepresentation;
- (2) The employer fails to provide all of the information or signed consents required in the application process in accordance with the department's request;
 - (3) The employer fails to pay the required fee;
- (4) The employer's program is not in compliance with chapter 127, Laws of 1996.

NEW SECTION

- WAC 440-26-140 Decertification. The department shall decertify an employer from the premium discount program if the employer:
- (1) Ceases to implement a drug-free workplace program for which the employer has been certified;
- (2) Fails to correct deficiencies discovered and disclosed in writing to the employer by the department;
 - (3) Voluntarily cancels certification; or
 - (4) Fails to pay the required certification fee.

NEW SECTION

- WAC 440-26-160 Hearings, appeals. In the event of an employer's decertification, the department shall:
- (1) Notify the employer and the department of labor & Industries of the decertification; and
- (2) Inform the employer of hearing and appeal rights under the Administrative Procedure Act, chapter 34.05 RCW.

NEW SECTION

- WAC 440-26-200 Program requirements—Policy statement. To be certified for the worker compensation premium discount, an employer shall provide a drug-free workplace program that operates under written policy and procedures that:
- (1) Notify employees that the use of or being under any influence of alcohol during working hours is prohibited;
- (2) Notify employees that the use, purchase, possession, or transfer of drugs or having illegal drugs in their system is prohibited and that prescription or nonprescription medications are not prohibited when taken in accordance with a lawful prescription or consistent with standard dosage recommendations;
- (3) Identify the types of testing an employee or job applicant may be required to submit to and the criteria used to determine when such a test will be required;
- (4) Identify the consequences of refusing to submit to a drug test required by the employer's policy;
- (5) Identify the actions the employer may take against an employee or job applicant on the basis of a verified positive test result;
- (6) Assure employees of the possibility of job retention through a last chance agreement;
- (7) Describe the conditions of and process for implementing a last chance agreement;
- (8) Contain a statement that an employee or job applicant who receives a verified positive test result may contest or explain the result to the employer through the employer's medical review officer within five working days after receiving written notification of the positive test result;
- (9) Describe how the employer will provide information to an employee or job applicant advising them of the existence of the drug-free workplace program;
 - (10) Describe employee confidentiality;
- (11) Describe how the employer will advise the employees of the employee assistance program required by this chapter;
- (12) Describe how the employer will provide the supervisor training and employee education required by this chapter;
- (13) Contain a statement informing employees of the provisions of the federal drug-free workplace act, if applicable to the employer; and
- (14) Notify employees that the employer may discipline an employee for failure to report an injury in the workplace, not for filing a claim.

NEW SECTION

WAC 440-26-205 Program requirements—Notifications. (1) An employer who, prior to July 1, 1996, has not required drug or alcohol testing of employees shall give all employees at least sixty days notice before instituting drug and alcohol testing as part of the drug-free workplace program described in this chapter. The department shall not require employers with drug and alcohol testing policies in effect prior to July 1, 1996 to provide a sixty-day notice period.

- (2) An employer shall include notice of substance abuse testing to all job applicants.
 - (3) An employer shall:

- (a) Post notice of the employer's drug-free workplace policy, including its substance abuse testing provisions, in an appropriate and conspicuous location on the employer's premises; and
- (b) Make copies of the employer's policy available without request for inspection by employees or job applicants of the employer during regular business hours.
- (4) An employer shall make reasonable efforts to help non-English-speaking employees and job applicants understand provisions of the policy.

WAC 440-26-210 Program requirements—Substance abuse testing. (1) To be certified for the worker compensation premium discount, an employer shall provide a drugfree workplace program that includes substance abuse testing. In conducting substance abuse testing the program shall:

- (a) Require job applicants to submit to a drug test after extending a conditional offer of employment. The employer may use a refusal to submit to a drug test or a verified positive test as a basis for not hiring the job applicant.
- (b) Investigate each workplace injury that results in a worker needing off-site medical attention and require an employee to submit to drug and alcohol tests if the employer reasonably believes the employee has caused or contributed to an injury which resulted in the need for off-site medical attention. An employer need not require that an employee submit to drug and alcohol tests if a supervisor, trained in accordance with WAC 440-26-230, reasonably believes that the injury was due to the inexperience of the employee or due to a defective or unsafe product or working condition, or other circumstances beyond the control of the employee. Under this chapter, a first-time verified positive test result may not be used as a sole basis to terminate an employee's employment. However, nothing in this section prohibits an employee from being terminated for reasons other than the positive test result.
- (c) Require employees referred to the employee assistance program as a result of a verified positive drug or alcohol test or an alcohol or drug-related incident in violation of employer rules to submit to drug and alcohol testing in conjunction with any recommended rehabilitation program. If the employee assistance program determines that the employee does not require treatment services, the employee shall still be required to participate in follow-up testing. However, if an employee voluntarily enters an employee assistance program, without a verified positive drug or alcohol test or a violation of any drug or alcohol related employer rule, follow-up testing is not required. If follow-up testing is conducted, the employer shall ensure the frequency of the testing is at least four times a year for a two-year period after completion of the rehabilitation program and advance notice of the testing date may not be given. A verified positive follow-up test result shall normally require termination of employment.
- (2) This section does not prohibit an employer from conducting other drug or alcohol testing, such as upon reasonable suspicion or a random basis, although neither reasonable suspicion nor random testing is required under this chapter.

- (3) Laboratory analysis of drug specimens, both initial and confirmatory, must be performed by laboratories approved either by the substance abuse and mental health administration, or the College of American Pathologists under the Forensic Urine Drug Testing program (FUDT).
- (4) Specimen collection and substance abuse testing under this section must be performed in accordance with regulations and procedures approved by the United States Department of Health and Human Services and the United States Department of Transportation Regulations, including cutoff levels, for alcohol and drug testing, and must include testing for marijuana, cocaine, amphetamines, opiates, and phencyclidine. Employers may test for any drug listed in WAC 440-26-010(4).
- (5) Within five working days after receipt of a verified positive test result from the laboratory, an employer shall inform an employee or job applicant in writing of the positive test result, the consequences of the result, and the options available to the employee or job applicant, and shall furnish to the employee or job applicant, upon request, a copy of the test result.
- (6) An employer shall pay the cost of all drug or alcohol tests that the employer requires of employees and job applicants under this chapter.
- (7) An employee or job applicant shall pay the cost of additional tests not required by the employer.

NEW SECTION

WAC 440-26-220 Program requirements—Employee assistance program. (1) To be certified for the worker compensation premium discount, an employer shall provide a drug-free workplace program that includes an employee assistance program approved by the department in accordance with section 7, chapter 127, Laws of 1996.

- (2) The employer's employee assistance program shall provide the employer with a system for dealing with employees whose job performances are declining due to unresolved personal problems, including alcohol or other drug-related problems, marital problems, or legal or financial problems.
- (3) The employer's employee assistance program shall have a primary focus on the rehabilitation of employees suffering from alcohol or drug addiction, and shall:
- (a) Provide a professional chemical dependency evaluation to every employee given the opportunity for job retention through a last chance agreement after being found in violation of the employer's drug-free workplace policy, and to every employee at their request;
- (b) Refer the employee for appropriate treatment according to an individualized treatment plan as indicated by the evaluation and required under section 8 of chapter 127, Laws of 1996. Only treatment programs approved by the department shall provide treatment under this chapter;
- (c) Monitor the employee's progress for a minimum of two years both while in treatment and during the period of the last chance agreement, modifying the continuing care provisions as clinically indicated; and
- (d) Notify the employer when an employee is not substantially compliant with the requirements of the last chance agreement, including ongoing treatment and continuing care recommendations.

- (4) The employer's employee assistance program, in accordance with subsection (3) of this section, shall normally provide services required by this chapter in a face-to-face manner by staff who are:
- (a) Certified as chemical dependency counselors by the National Association of Alcohol and Drug Abuse Counselors (NAADAC), the International Certification Reciprocity Consortium/Alcohol and Drug Abuse (ICRC), the Chemical Dependency Counselor Certification Board of Washington state, or the Northwest Indian Alcohol/Drug Specialist Certification Board; or
- (b) Qualified as chemical dependency counselors as defined in chapter 440-22 WAC, Certification requirements for chemical dependency treatment service providers; or
- (c) Qualified to perform Substance Abuse Professional (SAP) duties as defined in U.S. Department of Transportation Regulations.
- (5) To encourage employee self-referral to the employee assistance program outside of drug-free workplace policy violations, the employer shall:
- (a) Notify employees of the benefits and services of the employee assistance program;
- (b) Publish notice of the employee assistance program in conspicuous places and explore effective means of publicizing the services; and
- (c) Provide employees with notice of the policies and procedures regarding access to and use of the employee assistance program.

- WAC 440-26-230 Supervisor training. An employer shall provide all supervisory personnel with a minimum of two hours of supervisor training that includes but is not limited to, the following information:
- (1) The relationship of job performance deficiencies to unresolved personal problems;
- (2) How to recognize signs of employee substance abuse;
- (3) How to document and corroborate signs of employee substance abuse:
- (4) How to refer employees to the employee assistance program;
 - (5) Circumstances and procedures for post-injury testing;
- (6) Supervisor responsibilities in a last chance agreement; and
 - (7) Employee confidentiality.

NEW SECTION

- WAC 440-26-240 Employee education. (1) An employer shall provide all employees with an annual education program on substance abuse, in general, and its effects on the workplace, specifically.
- (2) The education program shall be a minimum of one hour during regular working hours and include, but not be limited to, the following information:
- (a) The explanation of the disease model of addiction for alcohol and drugs;
- (b) The effects and dangers of the commonly abused substances in the workplace;
- (c) The employer's policies and procedures regarding substance abuse in the workplace;

- (d) How to access the employer's employee assistance program for any appropriate assistance; and
- (e) How employees who wish to obtain substance abuse treatment can do so.
- (3) An employer with employees who have difficulty communicating in English shall make reasonable efforts to help the employees understand the substance of the education program.

NEW SECTION

WAC 440-26-250 Confidentiality. In implementing a drug-free workplace program under this chapter, an employer shall observe all relevant federal and state laws and regulations concerning the confidentiality of information, in compliance with section 12, chapter 127, Laws of 1996.

WSR 96-16-018 PERMANENT RULES EMPLOYMENT SECURITY DEPARTMENT

[Filed July 26, 1996, 10:46 a.m.]

Date of Adoption: July 26, 1996.

Purpose: WAC 192-12-300 is amended to authorize the department to mail notice to the last employer to an address other than that provided by the claimant in certain cases. WAC 192-12-305 Claimant responsibility for providing accurate employer address, is repealed. These changes will promote timely responses and departmental efficiency.

Citation of Existing Rules Affected by this Order: Repealing WAC 192-12-305; and amending WAC 192-12-

Statutory Authority for Adoption: RCW 50.12.010 and 50.12.040.

Adopted under notice filed as WSR 96-12-082 on June 5, 1996.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, amended 0, repealed 0; Federal Rules or Standards: New 0, amended 0, repealed 0; or Recently Enacted State Statutes: New 0, amended 0, repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, amended 0, repealed 0.

Number of Sections Adopted on the Agency's own Initiative: New 0, amended 1, repealed 1.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, amended 1, 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 1, repealed 1.

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

July 26, 1996 Gary Moore Commissioner AMENDATORY SECTION (Amending WSR 91-19-007, filed 9/6/91, effective 9/8/91)

WAC 192-12-300 Mailing addresses for notice to employer. Notices to employers ((mailed as)) required ((in)) by RCW 50.20.150 and WAC 192-12-310 will be mailed as follows:

- (1) The notice to the last employer of the claimant will be mailed to the address provided by the claimant. However, an alternative mailing address may be used in the following circumstances:
- (a) If the job service center knows an employer is represented for unemployment insurance purposes by an employer representative or cost control firm, the notice to the last employer may be mailed directly to that firm; or
- (b) If an employer has notified the job service center that unemployment claim notices should be mailed to a specified address, the notice to the last employer may be mailed directly to that address.
- (2) The notice to any base year employer who has reported wages to the department will be mailed to the <u>employer's</u> mailing address of record ((ef the employer)) provided by the employer for tax purposes.
- (3) The notice to any other employer from whom the claimant has a potentially disqualifying separation (without sufficient subsequent employment to purge a separation disqualification) will be mailed to the address provided by the claimant.

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 192-12-305

Claimant responsibility for providing accurate employer address.

WSR 96-16-020 PERMANENT RULES DEPARTMENT OF RETIREMENT SYSTEM

[Filed July 29, 1996, 4:48 p.m., effective July 29, 1996]

Date of Adoption: July 27, 1996.

Purpose: Effect statutory transfer of duties of the Committee for Deferred Compensation (CDC) to the Department of Retirement Systems (DRS) by (1) recodifying the plan documents for the deferred compensation plan and the dependant care assistance plan from Title 154 WAC to Title 415 WAC; (2) making technical changes appropriate to the transfer of these programs to the department; and (3) establishing an appeal process for department determinations under the deferred compensation program.

Citation of Existing Rules Affected by this Order: Repealing WAC 154-01-010 Plan established, 154-04-010 Employer, 154-04-020 Compensation, 154-04-030 Deferred compensation, 154-04-041 Accumulated deferrals, 154-04-050 Participation agreement, 154-04-065 Separation from service, 154-04-070 Participant, 154-04-075 Beneficiary, 154-04-080 Committee, 154-04-100 Eligible employee, 154-08-010 Administered by committee, 154-08-020 Committee

to adopt rules and regulations, 154-08-030 Committee action fair and reasonable, 154-08-040 Committee to maintain records of accounts, 154-08-050 Deferred compensation revolving fund, 154-12-010 Enrollment, 154-12-015 Plan to plan transfers, 154-12-020 Deferral limitation, 154-12-030 Catch-up provision, 154-12-040 Committee may disallow deferral, 154-12-050 Modification of deferral or investment option(s), 154-12-070 Suspension and reinstatement of deferrals, 154-12-075 Investment options, 154-12-080 Designation of beneficiaries, 154-12-085 Distribution to participant after separation from service, 154-12-086 Distribution in the event of death of participant, 154-12-087 Distribution in event of death of beneficiary, 154-12-090 Elections regarding distribution, 154-12-110 Distribution of deferrals, 154-24-010 Unforeseeable emergency, 154-28-010 Leave of absence, 154-32-010 Termination of plan, 154-32-020 Amendment of plan, 154-36-010 Retirement and Social Security not reduced, 154-40-010 Assets in lieu of cash, 154-44-010 Accumulated deferrals not assignable, 154-48-010 Plan assets, 154-52-010 Participation by committee members, 154-56-010 Employer contributions, 154-60-010 Investment responsibility, 154-64-010 Plan prevails, 154-64-020 Decision binding, 154-64-030 Committee to interpret, 154-64-040 Tax status not guaranteed, 154-64-050 Committee may require court order, 154-64-060 Delegation of authority, 154-68-010 Plan to conform to state law, 154-68-020 Plan to conform to federal law, 154-110-010 Plan established, 154-110-015 Separate plan, 154-110-020 Interpretation, 154-110-030 General description of plan, 154-120-010 Committee, 154-120-015 Qualifying person(s), 154-120-020 Dependent care expenses, 154-120-025 Dependent care account, 154-120-030 Eligible employee, 154-120-035 Employer, 154-120-040 Internal Revenue Code, 154-120-045 Participant, 154-120-050 Plan, 154-120-055 Plan year, 154-130-010 Participation in plan, 154-130-020 Salary reduction agreement, 154-130-030 Changes in family status, 154-140-010 Plan benefits, 154-140-020 Maximum benefits, 154-140-030 Reduction of benefits, 154-150-010 Submittal of claims, 154-150-020 Payment of claims, 154-150-030 Report to participant, 154-150-040 Deadline for submitting claims, 154-150-050 Forfeiture of unexpended funds, 154-160-010 Salary reduction account, 154-160-020 Rights of participants, 154-170-010 Termination of participation, 154-180-010 Administered by committee, 154-180-020 Delegation of authority, 154-180-030 Proper proof, 154-180-040 Genuineness of documents, 154-180-050 Reliance on information, 154-180-060 Condition of participation, 154-180-070 Decision binding, 154-190-010 Termination or amendment of plan. 154-200-010 Communication to employees, 154-200-020 Nonassignability of rights, 154-200-030 No guarantee of tax consequences, 154-200-040 Indemnification of employer by participants, 154-300-005 Description of committee for deferred compensation, 154-300-010 Purpose, 154-300-020 Definitions, 154-300-030 Public records officer, 154-300-040 Office hours, 154-300-050 Request for public records, 154-300-060 Copying, 154-300-070 Exemptions, 154-300-080 Review of denials of public records request, 154-300-090 Protection of public records, 154-300-100 Records index, 154-300-110 Request for records by mail-Address, and 154-300-120 Adoption of form; and amending WAC 415-04-010 and 415-04-020.

Statutory Authority for Adoption: RCW 41.50.050, 41.50.780(11).

Adopted under notice filed as WSR 96-13-100 on June 19, 1996.

Changes Other than Editing from Proposed to Adopted Version: (1) Inclusion of new section WAC 415-08-015 providing for appeal procedure for deferred compensation determinations. While referenced in the CR-102, the text was inadvertently left out. Because the rule is procedural in nature and within the express statutory authority of the department as granted in chapter 34.05 RCW the change is not substantive. (2) Substituting "deferred compensation principal account" for "payroll revolving fund" in WAC 415-508-050 reflecting that the principal account is the basic source of the payment in question. The change is not substantive but does provide a more accurate reflection of the actual path of the funding.

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 108, amended 2, repealed 104.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 4, amended 2, repealed 0.

Number of Sections Adopted using Negotiated Rule Making: New 0, amended 0, repealed 0; Pilot Rule Making: New 0, amended 0, repealed 0; or Other Alternative Rule Making: New 0, amended 0, repealed 0.

Other Findings Required by Other Provisions of Law as Precondition to Adoption or Effectiveness of Rule: Because the duties of the CDC were transferred to DRS effective July 1, 1996, the rules reflecting that transfer need to be effective upon filing.

Effective Date of Rule: Immediately.

July 25, 1996 Sheryl Wilson Director

Chapter 415-04 WAC PETITION PROCEDURE

AMENDATORY SECTION (Amending WSR 93-11-079, filed 5/18/93, effective 6/18/93)

WAC 415-04-010 Petition—Procedure. ((All petitions concerning: Applications for service credits, service retirement benefits, membership and membership credits in the retirement systems, disability benefits except as otherwise provided by law, survivor benefits, and for decisions relating to benefit increases provided by RCW 41.16.145 or 41.18.104 shall follow the procedure established in this chapter.)) (1) The procedure established in this chapter shall apply to all petitions for:

- (a) Service credits;
- (b) Service retirement benefits;
- (c) Membership and membership credits in the retirement systems;

- (d) Disability benefits, except as otherwise provided by law;
 - (e) Survivor benefits: and
- (f) Decisions relating to benefit increases provided by RCW 41.16.145 or 41.18.104.
- (2) All applications for review of decisions on requests for pay out of accumulated deferred compensation deferrals due to an unforeseeable emergency shall follow the procedure established in WAC 415-08-015.

AMENDATORY SECTION (Amending WSR 93-11-079, filed 5/18/93, effective 6/18/93)

- WAC 415-04-020 Petition—Response—Decision—Appeal. (1) <u>Time limit for filing appeals</u>. A person aggrieved by a decision of an administrator may <u>appeal the decision by filing a petition to the director's designee for redress. ((The initial application or petition shall contain the following:</u>
- (a) A complete and detailed statement of the factual situation underlying the application or petition; which may include all relevant documents and sworn statements deemed appropriate by the petitioner;
- (b) A concise but detailed statement of the constitutional, statutory or common law provisions or precedents relied upon by the petitioner in support of his or her petition;
- (e) An identification and signature of the individual or individuals filing the petition, as well as an identification of legal counsel if such persons are represented by the same; and
- (d) The address to which the petitioner wishes further correspondence from the department to be sent.
- (2) Upon receipt of the petition, the director will assign the same to the director's designee. The director's designee will, within seven days, give notice of the filing of the petition to either the employer(s) if the petitioner is a member(s) or the affected member(s) if the applicant or petitioner is an employer(s). Said notification shall request the employer(s) or member(s) to submit any written response to the petition no later than 20 days from the date of receipt of the notice, except upon an extension being granted by the director's designee upon good cause shown. The response shall generally take the form of and contain information required of the original petition as described in this section. If at any time the director's designee in his or her role as fact finder determines that additional information is necessary to decide the petition, he or she may request such additional information. The person from whom the information is requested will respond no later than within twenty days from the receipt of such request except upon an extension being granted by the director's designee upon good eause shown.
- (3) Upon receipt of the response, the director's designee shall forward a copy of the response to the original petitioner who shall have ten days in which to reply to the same.
- (4) Within thirty days of the expiration of the ten day period for reply following the director's designee's final request for information, the director's designee shall enter a written decision containing such findings of fact and conclusions of law as he or she deems necessary to dispose of the matter. The decision will be sent to petitioner via certified mail.

- (5) The decision of the director's designee may be appealed to the director. An appeal must be filed with the director no later than sixty days after petitioner's receipt of the decision in accordance of the procedures established by chapter 415 08 WAC. An appeal to the director of the director's designee's decision is a necessary prerequisite to appeal to the superior court of the state of Washington.)) The petition must be filed within one hundred twenty days from the date the administrator's decision was communicated to the person.
- (2) If a person fails to file a timely petition, the person waives the right to judicial review due to failure to exhaust administrative remedies as required by RCW 34.05.534.

WAC 415-04-030 Contents of petition. The person's petition must contain:

- (1) A complete and detailed statement of the factual situation underlying the application or petition; which may include all relevant documents and sworn statements deemed appropriate by the petitioner;
- (2) A concise but detailed statement of the constitutional, statutory or common law provisions or precedents relied upon by the petitioner in support of his or her petition;
- (3) An identification and signature of the individual or individuals filing the petition, as well as an identification of legal counsel, if any; and
- (4) The address to which the petitioner wishes further correspondence from the department to be sent.

NEW SECTION

- wac 415-04-040 Time period for processing petition. (1) Upon receipt of the petition, the director will assign the same to the director's designee. The director's designee will notify either the employer(s) if the petitioner is a member(s) or the affected member(s) if the applicant or petitioner is an employer(s) of the filing of the petition within fourteen days. Said notification shall request the employer(s) or member(s) to submit any written response to the petition no later than twenty days from the date of receipt of the notice.
- (a) If at any time the director's designee in his or her role as fact finder determines that additional information is necessary to decide the petition, he or she may request such additional information. The person from whom the information is requested will respond no later than within twenty days from the receipt of such request.
- (b) The director's designee may extend the time limit for response if the requesting party shows good cause to do so.
- (2) Upon receipt of the response, the director's designee will forward a copy of the response to the petitioner. The petitioner will have ten days to reply. If the petitioner does not reply within ten days, he or she waives the right to reply.
- (3) Within sixty days of the expiration of the ten-day period for reply following the director's designee's final request for information, the director's designee shall enter a written decision. The written decision will contain such findings of fact and conclusions of law as he or she deems necessary to dispose of the matter. The decision will be sent to the petitioner via certified mail.

NEW SECTION

WAC 415-04-050 Appeal of petition decision. An aggrieved party may appeal the decision of the director's designee to the director.

- (1) An appeal must be filed with the director no later than sixty days after petitioner's receipt of the decision in accordance with the procedures established by chapter 415-08 WAC.
- (2) If a party fails to file a timely appeal the party waives the right to judicial review due to the failure to exhaust administrative remedies as required by RCW 34.05.534.

NEW SECTION

WAC 415-08-015 Appeal of denial for pay out of accumulated deferred compensation deferrals. WAC 415-524-010 and Section 457 of the Internal Revenue Code authorize pay outs from the deferred compensation plan due to an unforeseeable emergency. If your application for a pay out is denied, you are entitled to have that decision reviewed.

- (1) Filing deadline. You must apply for review in writing within sixty days of the date you receive the denial.
- (2) Contents of review application. Your application must contain the items listed in WAC 415-08-023.
- (3) **Type of proceeding.** Within twenty days of receipt of your application, the department will notify you in writing that it will conduct either:
- (a) A brief adjudicative proceeding under RCW 34.05.482 through 34.05.494; or
 - (b) A full adjudicative proceeding under this chapter.
 - (4) Brief adjudicative proceeding.
- (a) The director's designee will serve as presiding officer. The presiding officer will:
- (i) Review the agency's view of the matter, as expressed in the documentation denying your request for a withdrawal;
- (ii) Review the materials you have previously submitted, as well as any additional material you wish to submit;
- (iii) Give each party an opportunity to be informed of the other's view of the matter;
 - (iv) Make a decision on the request; and
- (v) Within ten days, give the parties a brief written statement of the reasons for the decision and information about any internal review available.
- (b) If the presiding officer makes an unfavorable determination in your case, you may request an administrative review provided you do so within twenty-one days after you are served with the presiding officer's written determination. If you seek administrative review, the reviewing officer will be a different person than the presiding officer.
- (c) If you do not seek administrative review, you may seek judicial review within thirty days after you are served with the written determination (see RCW 34.05.542).
- (5) Full adjudicative proceeding. If the department conducts a full adjudicative proceeding, that proceeding will be governed by the Administrative Procedure Act, chapter 34.05 RCW, and rules adopted thereunder. The department will be represented in the proceeding by an assistant attorney general.

REPEALER

The following chapter of the Washington Administrative Code is repealed:

WAC 154-01-010

Plan established.

REPEALER

The following chapter of the Washington Administrative Code is repealed:

WAC 154-04-010	Employer.
WAC 154-04-020	Compensation.
WAC 154-04-030	Deferred compensation.
WAC 154-04-041	Accumulated deferrals.
WAC 154-04-050	Participation agreement.
WAC 154-04-065	Separation from service.
WAC 154-04-070	Participant.
WAC 154-04-075	Beneficiary.
WAC 154-04-080	Committee.
WAC 154-04-100	Eligible employee.

REPEALER

The following chapter of the Washington Administrative Code is repealed:

WAC 154-08-010	Administered by committee.
WAC 154-08-020	Committee to adopt rules and regulations.
WAC 154-08-030	Committee action fair and reasonable.
WAC 154-08-040	Committee to maintain records of accounts.
WAC 154-08-050	Deferred compensation revolving fund.

REPEALER

The following chapter of the Washington Administrative Code is repealed:

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WAC 154-12-010	Enrollment.
WAC 154-12-015	Plan to plan transfers.
WAC 154-12-020	Deferral limitation.
WAC 154-12-030	Catch-up provision.
WAC 154-12-040	Committee may disallow defer- ral.
WAC 154-12-050	Modification of deferral or investment option(s).
WAC 154-12-070	Suspension and reinstatement of deferrals.
WAC 154-12-075	Investment options.
WAC 154-12-080	Designation of beneficiaries.
WAC 154-12-085	Distribution to participant after separation from service.
WAC 154-12-086	Distribution in the event of death of participant.
WAC 154-12-087	Distribution in event of death of beneficiary.
WAC 154-12-090	Elections regarding distribution.
WAC 154-12-110	Distribution of deferrals.

REPEALER

The following chapter of the Washington Administrative Code is repealed:

WAC 154-24-010

Unforeseeable emergency.

REPEALER

The following chapter of the Washington Administrative Code is repealed:

WAC 154-28-010

Leave of absence.

REPEALER

The following chapter of the Washington Administrative Code is repealed:

WAC 154-32-010 WAC 154-32-020 Amendment of plan.

Termination of plan.

REPEALER

The following chapter of the Washington Administrative Code is repealed:

WAC 154-36-010

Retirement and Social Security

not reduced.

REPEALER

The following chapter of the Washington Administrative Code is repealed:

WAC 154-40-010

Assets in lieu of cash.

REPEALER

The following chapter of the Washington Administrative Code is repealed:

WAC 154-44-010

Accumulated deferrals not

assignable.

REPEALER

The following chapter of the Washington Administrative Code is repealed:

WAC 154-48-010

Plan assets.

REPEALER

The following chapter of the Washington Administrative Code is repealed:

WAC 154-52-010

Participation by committee

members.

REPEALER

The following chapter of the Washington Administrative Code is repealed:

WAC 154-56-010

Employer contributions.

REPEALER

The following chapter of the Washington Administrative Code is repealed:

WAC 154-60-010

Investment responsibility.

REPEALER

The following chapter of the Washington Administrative Code is repealed:

WAC 154-64-010	Plan prevails.
WAC 154-64-020	Decision binding.
WAC 154-64-030	Committee to interpret.
WAC 154-64-040	Tax status not guaranteed.
WAC 154-64-050	Committee may require court

order.

WAC 154-64-060 Delegation of authority.

REPEALER

The following chapter of the Washington Administrative Code is repealed:

WAC	154-68-010	Plan to conform to state law.	
WAC	154-68-020	Plan to conform to federal la	w.

REPEALER

The following chapter of the Washington Administrative Code is repealed:

WAC 154-110-010	Plan established.
WAC 154-110-015	Separate plan.
WAC 154-110-020	Interpretation.

General description of plan. WAC 154-110-030

REPEALER

The following chapter of the Washington Administrative Code is repealed:

WAC 154-120-010	Committee.
WAC 154-120-015	Qualifying person(s).
WAC 154-120-020	Dependent care expenses.
WAC 154-120-025	Dependent care account.
WAC 154-120-030	Eligible employee.
WAC 154-120-035	Employer.
WAC 154-120-040	Internal Revenue Code.
WAC 154-120-045	Participant.
WAC 154-120-050	Plan.
WAC 154-120-055	Plan vear

REPEALER

The following chapter of the Washington Administrative Code is repealed:

WAC 154-130-010	Participation in plan.
WAC 154-130-020	Salary reduction agreement.
WAC 154-130-030	Changes in family status.

REPEALER

The following chapter of the Washington Administrative Code is repealed:

WAC 154-140-010	Plan benefits.
WAC 154-140-020	Maximum benefits.
WAC 154-140-030	Reduction of benefits.

REPEALER

The following chapter of the Washington Administrative Code is repealed:

WAC 154-150-010	Submittal of claims.
WAC 154-150-020	Payment of claims.
WAC 154-150-030	Report to participant.
WAC 154-150-040	Deadline for submitting claims.
WAC 154-150-050	Forfeiture of unexpended

funds.

REPEALER

The following chapter of the Washington Administrative Code is repealed:

WAC 154-160-010	Salary reduction account.
WAC 154-160-020	Rights of participants.

REPEALER

The following chapter of the Washington Administrative Code is repealed:

WAC 154-170-010 Termination of participation.

REPEALER

The following chapter of the Washington Administrative Code is repealed:

WAC 154-180-010	Administered by committee.
WAC 154-180-020	Delegation of authority.
WAC 154-180-030	Proper proof.
WAC 154-180-040	Genuineness of documents.
WAC 154-180-050	Reliance on information.
WAC 154-180-060	Condition of participation.
WAC 154-180-070	Decision binding.

REPEALER

The following chapter of the Washington Administrative Code is repealed:

WAC 154-190-010 Termination or amendment of plan.

REPEALER

The following chapter of the Washington Administrative Code is repealed:

WAC 154-200-010	Communication to employees.
WAC 154-200-020	Nonassignability of rights.
WAC 154-200-030	No guarantee of tax conse-
W. A. G. 154 000 040	quences.

WAC 154-200-040 Indemnification of employer by participants.

REPEALER

The following chapter of the Washington Administrative Code is repealed:

WAC 154-300-005	Description of committee for deferred compensation.
WAC 154-300-010	Purpose.
WAC 154-300-020	Definitions.
WAC 154-300-030	Public records officer.
WAC 154-300-040	Office hours.
WAC 154-300-050	Request for public records.
WAC 154-300-060	Copying.
WAC 154-300-070	Exemptions.
WAC 154-300-080	Review of denials of public
	records request.
WAC 154-300-090	Protection of public records.
WAC 154-300-100	Records index.
WAC 154-300-110	Request for records by mail—
	Address.
WAC 154-300-120	Adoption of form.

Chapter 415-501 WAC PLAN ESTABLISHED

NEW SECTION

WAC 415-501-010 Plan established. In accordance with the provisions of RCW 41.50.030(2), 41.50.088(5), 41.50.770, and 41.50.780, and as provided in Section 457 of the Internal Revenue Code, the state of Washington hereby establishes the deferred compensation plan for employees of the state of Washington and approved political subdivisions of the state of Washington, hereinafter referred to as the "plan." Nothing contained in this plan shall be deemed to constitute an employment agreement between the participant and the employer and nothing contained herein shall be deemed to give a participant any right to be retained in the employ of the employer.

NEW SECTION

WAC 415-501-020 Separate plan. The provisions in chapters 415-501 through 415-568 WAC apply only to the deferred compensation plan and not to any other plan administered by the department.

Chapter 415-504 WAC DEFINITIONS

NEW SECTION

WAC 415-504-010 Accumulated deferrals. "Accumulated deferrals" means compensation deferred under the plan, adjusted until date of payment by income received, increases or decreases in investment value, fees, and any prior distributions made.

NEW SECTION

WAC 415-504-020 Beneficiary. "Beneficiary" means a beneficiary of a participant, a participant's estate, or any other person whose interest in the plan is derived from the participant.

NEW SECTION

WAC 415-504-030 Compensation. "Compensation" means all payments made to a public employee by the employer as remuneration for services rendered.

NEW SECTION

WAC 415-504-040 Deferred compensation. "Deferred compensation" means the amount of the participant's compensation which the participant and the employer shall mutually agree (prior to the date on which such compensation is earned) will be deferred.

NEW SECTION

WAC 415-504-050 Department. "Department" means the department of retirement systems created by RCW 41.50.020.

NEW SECTION

WAC 415-504-060 Eligible employee. "Eligible employee" means any person who is employed by and receives any type of compensation from the employer for whom services are rendered, and who is a full-time, permanent part-time working half-time, or more, or career seasonal employee of the employer, whether or not covered by civil service; an elected or appointed official of the executive branch of the government, including any full-time member of a board, commission, or committee; a justice of the supreme court, or a judge of the court of appeals or of a superior court; or a member of the state legislature.

NEW SECTION

WAC 415-504-070 Employee retirement benefits board. "Employee retirement benefits board" means the board created by RCW 41.50.086.

NEW SECTION

WAC 415-504-080 Employer. "Employer" means:

- (1) The state of Washington, one of the fifty states of the United States, as described in Section 1.457-2 (c)(1) of the final regulations promulgated under Section 457 of the Internal Revenue Code; and
- (2) Approved political subdivisions of the state of Washington.

NEW SECTION

WAC 415-504-090 Participant. "Participant" means any eligible employee of the employer who executes a participation agreement with the department assenting to the provisions of this plan, once the agreement has been approved by the department or its designee.

NEW SECTION

WAC 415-504-100 Participation agreement. "Participation agreement" means the agreement executed and filed by an eligible employee with the employer pursuant to WAC 415-512-010, in which the eligible employee elects to become a participant in the plan.

WAC 415-504-110 Separation from service. "Separation (or separates) from service" means "separation from service" as that term is interpreted for purposes of Section 402 (d)(4)(A)(iii) of the Internal Revenue Code and refers to lump sum payments and the severance of the participant's employment with the employer. A participant will be deemed to have severed his or her employment as of the date of his or her last payroll.

Chapter 415-508 WAC ADMINISTRATION

NEW SECTION

WAC 415-508-010 Administered by department. This plan shall be administered by the department which shall represent the employer in all matters concerning the administration of this plan.

NEW SECTION

WAC 415-508-020 Department to adopt rules and regulations. The department shall have full power and authority to adopt rules and regulations for the administration of the plan, and to interpret, alter, amend, or revoke any rules and regulations so adopted.

NEW SECTION

WAC 415-508-030 Department and employee retirement benefits board actions. Every action taken by the department and employee retirement benefits board shall be presumed to be fair and reasonable exercise of the authority vested in or the duties imposed upon it. The department officers and employees and members of the employee retirement benefits board shall be deemed to have exercised reasonable care, diligence, and prudence, and to have acted impartially as to all persons interested, unless the contrary is proven by affirmative evidence.

NEW SECTION

WAC 415-508-040 Department to maintain records of accounts. To facilitate an orderly administration of the plan, the department shall maintain or cause to be maintained a deferred compensation ledger account with respect to each participant.

NEW SECTION

WAC 415-508-050 Deferred compensation accounts. All deferred compensation hereunder shall be paid into a special fund created in the treasury of the state of Washington called the "deferred compensation principal account." All costs of administration and staffing of the plan, expenses of the department, and such other amounts determined by the department and permitted by law, shall be paid as necessary out of the deferred compensation administrative account. Amounts in the deferred compensation principal account may be invested pursuant to RCW 41.50.770 as directed by the department. All accumulated deferrals payable to participants or their respective beneficiary or beneficiaries shall be

paid from the deferred compensation principal account unless otherwise paid.

Chapter 415-512 WAC PARTICIPATION IN THE PLAN

NEW SECTION

WAC 415-512-010 Enrollment. (1) An eligible employee may become a participant by executing a participation agreement. Compensation will be deferred for any calendar month only if a participation agreement providing for such deferral is executed by the participant and approved by the department or its designee before the beginning of such month.

(2) In signing the participation agreement, the participant elects to participate in this plan and consents to the employer deferring the amount specified in the participation agreement from the participant's gross compensation for each pay period. The amount specified must equal at least thirty dollars per month and shall continue until changed or revoked pursuant to WAC 415-512-050 or 415-512-070 of this plan.

NEW SECTION

WAC 415-512-015 Plan to plan transfers. (1) Transfers to the plan. If a participant was formerly a participant in an eligible state deferred compensation plan (within the meaning of Section 457 of the code and the regulations thereunder), and if such a plan permits the direct transfer of the participant's interest therein to the plan, then the plan shall accept assets representing the value of such interest; provided, however, the department may require in its sole discretion that some or all of such interest be transferred in cash or its equivalent. Such amount shall be held, accounted for, administered, and otherwise treated in the same manner as compensation deferred by the participant under the plan except that:

- (a) Only the amount, if any, transferred to the plan which was deferred under the transferor plan in the taxable year when transfer occurs shall be treated as compensation deferred under the plan in such year.
- (b) Such amount shall remain subject to, and shall be administered in accordance with, any irrevocable elections made under the transferor plan with respect to such amount.
- (2) Transfers from the plan. The only rollovers or transfers allowable under Section 457 of the Internal Revenue Code are from one eligible Section 457 plan to another eligible Section 457 plan.

If a participant, prior to making a final election under WAC 415-512-090(2) regarding the method of payment, accepts employment with an employer who offers an eligible Section 457 plan, and the participant becomes a participant in that plan, then accumulated deferrals may, at the election of the participant and after written notice to the department, be transferred to the other plan, provided that plan provides for the acceptance of such transfers.

(3) Application for transfer. If the conditions in subsections (1) and (2) of this section are met and the participant wishes to transfer his/her account, he/she shall complete any application form and/or other documents as may be required by the department.

[29] Permanent

WAC 415-512-020 Deferral limitation. (1) Except as provided in WAC 415-512-030, relating to catch-up, the maximum that may be deferred under the plan for any taxable year of a participant shall not exceed the lesser of seven thousand five hundred dollars or thirty-three and one-third percent of the participant's includible compensation, each reduced:

- (a) By any amount excludable from the participant's gross income for that taxable year under Section 403(b) of the Internal Revenue Code; and
 - (b) By any amount:
- (i) Excluded from gross income under Section 402 (e)(3) or 402 (h)(1)(B) of the Internal Revenue Code (relating to a participant's elective deferrals to simplified employee pensions) for that taxable year;
- (ii) For which a deduction is allowable for that taxable year by reason of a contribution to an organization described in Section 501 (c)(18) of the Internal Revenue Code (relating to pension trusts created before June 25, 1959, forming part of a plan for payment of benefits under a pension plan funded only by contributions of employees); or
- (iii) Which is deferred by a participant under Section 401(k) of the Internal Revenue Code (relating to qualified cash or deferred arrangement) during that taxable year; and
- (c) By any amount the participant contributes to any other Section 457 of the Internal Revenue Code plan (relating to deferred compensation plan(s)) during the taxable year.
- (2) "Includible compensation" for purposes of this section means includible compensation as defined in Section 457 (e)(5) of the Internal Revenue Code and as further defined by Treasury Department Regulation 1.457-2 (e)(2) interpreting that section, and is determined without regard to community property laws. Includible compensation for a taxable year includes only compensation from the employer that is attributable to services performed for the employer and that is includible in the participant's gross income for the taxable year for federal income tax purposes. Accordingly, a participant's includible compensation for a taxable year does not include an amount payable by the employer that is excludable from the employee's gross income under:
 - (a) Section 457 of the Internal Revenue Code;
- (b) Section 403(b) of the Internal Revenue Code (relating to annuity contracts purchased by Section 501 (c)(3) of the Internal Revenue Code organizations or public schools);
- (c) Section 105(d) of the Internal Revenue Code (relating to wage continuation plans);
- (d) Section 911 of the Internal Revenue Code (relating to citizens or residents of the United States living abroad);
- (e) Section 402 (e)(3) or 402 (h)(1)(B) of the Internal Revenue Code (relating to simplified employee pensions);
- (f) Section 501 (c)(18) of the Internal Revenue Code (relating to certain pension trusts); or
- (g) Section 401(k) of the Internal Revenue Code (relating to qualified cash or deferred arrangements).
- (3) In computing includible compensation, total gross compensation as shown on state earnings statements must be reduced by:

- (a) Section 414(h) of the Internal Revenue Code, before tax contributions to retirement plans (including those described in RCW 41.04.440, 41.04.445, and 41.04.450); and
- (b) Any Section 125 of the Internal Revenue Code contributions to cafeteria plans (including those which include such items as dependent care salary reduction plans) before excluding the items listed in subsection (2)(a) through (g) of this section.

NEW SECTION

- WAC 415-512-030 Catch-up provision. For one or more of the participant's last three taxable years ending before attaining normal retirement age under the plan, the maximum deferral shall be the lesser of:
- (1) Fifteen thousand dollars for the taxable year, reduced in the same manner as the seven thousand five hundred dollars limitation is reduced in WAC 415-512-020; or
 - (2) The sum of:
- (a) The limitations established for purposes of WAC 415-512-020 of the plan for the taxable year (determined without regard to this section), plus
- (b) So much of the limitation established under WAC 415-512-020 for taxable years before the taxable year as has not theretofore been used under WAC 415-512-020 or 415-512-030. A prior taxable year shall be taken into account only if:
 - (i) It begins after December 31, 1978;
- (ii) The participant was eligible to participate in the plan during all or any portion of the taxable year, and;
- (iii) Compensation deferred (if any) under the plan during the taxable year was subject to a maximum limitation (as established under WAC 415-512-020).

A prior taxable year includes a taxable year in which the participant was eligible to participate in an eligible plan sponsored by another entity. In no event can the participant elect to have the catch-up provision apply more than once whether or not the full catch-up had been utilized.

"Normal retirement age," as used in chapters 415-501 through 415-568 WAC, means the range of ages:

Ending not later than age seventy and one-half; and

Beginning not earlier than the earliest age at which the participant has the right to retire under a state authorized pension for which the participant is eligible without consent of the state and under which the participant will receive immediate retirement benefits without actuarial adjustment due to retirement prior to some later specified age in a state authorized pension plan.

This catch-up provision may not be used in the year in which the participant attains age seventy and one-half, and may not be used in any year thereafter.

NEW SECTION

WAC 415-512-040 Department may disallow deferral. The participant acknowledges the right of the department to disallow deferral of compensation under the plan in excess of the limitations in WAC 415-512-020 and 415-512-030. However, the department shall have no duty to assure that amounts deferred are in compliance with such limitations.

WAC 415-512-050 Modification of deferral or investment option(s). A participant may change his/her deferral or investment option(s) not more than four times in any calendar year. Changes in the amount of deferral must equal at least ten dollars or more per month. (Beneficiaries entitled to receive accumulated deferrals may also change investment options not more than four times per year.)

An increase (or an increase and a change in investment option(s) which are effective the same date) shall not be counted as a change. Only a decrease in the amount of deferral, a transfer, or a change in investment option(s) not accompanied by an increase, shall be counted as a change.

Any combination of a decrease, a transfer, or a change in investment option(s) effective the same date, shall be considered one change.

A change (whether counted as such or not) shall be effective for any calendar month only if the participant signs a new participation agreement and it is approved by the department or its designee before the beginning of that calendar month. All participation agreements indicating changes in investment option(s) must be filed with the department no later than fifteen days prior to the established pay date for which the change will occur. The department reserves the right to defer the effective date of any change.

During the payout process, the department may periodically liquidate mutual fund shares in amounts necessary to meet distribution requirements for a six-month period.

NEW SECTION

WAC 415-512-070 Suspension and reinstatement of deferrals. Suspension. A participant may at any time direct that deferrals under the participant's participation agreement cease by completing the proper form and filing it with the department no later than the last day of the payroll period prior to the payroll period during which the deferrals are to cease; however, accumulated deferrals shall only be paid as provided in WAC 415-512-080 through 415-512-110.

Reinstatement. A participant who has directed the cessation of deferrals may resume deferrals for any calendar month commencing no sooner than six months after such deferrals ceased by executing a new participation agreement to defer compensation. The six-month waiting period shall not apply to participants who are on leave without pay as discussed in WAC 415-528-010.

NEW SECTION

WAC 415-512-075 Investment options. Each participant shall designate on his/her participation agreement the investment option(s) in which he/she wishes to have funds invested. The investment option(s) shall be selected from those options made available for this purpose from time to time by the employee retirement benefits board, in its sole discretion.

The employee retirement benefits board may make available as options for investment:

(1) A fixed rate investment or pool of investments including deposits with a credit union, savings and loan association, mutual savings bank and fixed annuities;

- (2) Specified mutual fund shares, shares of an investment company, or variable annuities; or
- (3) Fixed or variable life insurance, or other options permitted by law and selected by the employee retirement benefits board. In the event that a selected investment option experiences a loss, the participant's benefits payable hereunder shall likewise reflect a loss, rather than income, for the period.

Nothing in this section shall require the employer to invest any amount in the investments selected and whether or not the employer so invests, no participant shall have any right, title, or interest in the amounts deferred or assets so invested.

NEW SECTION

WAC 415-512-080 Designation of beneficiaries. Each participant shall have the right to designate a beneficiary or beneficiaries to receive accumulated deferrals in the event of the participant's death. If no such designation is in effect on a participant's death, the beneficiary shall be the surviving spouse. If there be no such surviving spouse, then the beneficiary shall be the participant's estate. A participant may change his/her beneficiary designation at any time by filing a change of beneficiary form with the department. A participant may also change his/her beneficiary designation by completing the beneficiary designation portion of a

The participant may name:

participation agreement form.

- (1) A designated organization or person (including without limitation his/her unborn or later adopted children). If unborn or later adopted children are to be included, the designation must so indicate. The date of birth must be furnished for any living person who is named and who is under the age of eighteen.
 - (2) His or her estate.
- (3) A trust which is in existence, or which is to be established under the participant's last will. For an existing trust, the participant must provide the name of the trust and the date it was established.

The participant may name contingent beneficiaries in addition to primary beneficiaries.

NEW SECTION

WAC 415-512-085 Distribution to participant after separation from service. After separation from service, accumulated deferrals shall be paid to the participant in one or more installments as elected by the participant pursuant to WAC 415-512-090.

NEW SECTION

WAC 415-512-086 Distribution in the event of death of participant. Should the participant die at any time, whether before or after separation from service, accumulated deferrals shall be paid to the beneficiary or beneficiaries designated by the participant pursuant to WAC 415-512-080. The accumulated deferrals shall be paid out as provided in WAC 415-512-080 through 415-512-110. If no beneficiary is designated as provided in the participation agreement, or if the designated beneficiary does not survive by a period of thirty days, then a lump sum or series of payments shall be

paid, in accordance with WAC 415-512-080 through 415-512-110, to the surviving spouse, or if none, a lump sum shall be paid to the estate of the participant.

NEW SECTION

WAC 415-512-087 Distribution in event of death of beneficiary. In the event a beneficiary survives the participant by thirty days and becomes entitled to receive accumulated deferrals, accumulated deferrals shall become payable to the beneficiary's estate on the twenty-fifth day of the second month following the beneficiary's death, unless benefits are being paid in the form of an annuity, in which case the disposition of the remaining amount shall be determined by the annuity contract. Such annuity contracts shall be issued pursuant to the rules set forth in WAC 415-512-110.

NEW SECTION

WAC 415-512-090 Elections regarding distribution. Each participant (or in the event of death, each beneficiary other than an organization, an estate, or a trust) shall elect when his/her payout will begin and the payout period.

(1) Election regarding time of payment. The election regarding the time when payment will begin shall be made when a participant separates from service (or dies having separated from service and having previously elected when payment will begin).

Once made, the election regarding when payout will begin is irrevocable as to the participant or beneficiary making the election. The election regarding when payment will begin:

- (a) By a participant who separates from service other than by reason of death, must be made not later than sixty days after separation from service. Payment may begin on the central payroll date nearest the twenty-fifth day of the month following the month in which an election is filed with the department on forms provided for that purpose, and payment must begin within the time prescribed by WAC 415-512-110;
- (b) By a beneficiary, other than an organization, estate or trust, where the participant was not already receiving payments, must be made not later than sixty days after the participant's death. Payment may begin on the central payroll date nearest the twenty-fifth day of the month following the month in which an election is filed with the department on forms provided for that purpose, and payment must begin within the time prescribed by WAC 415-512-110.
- (2) Election regarding method of payment. The participant (or beneficiary) who makes an election regarding the date payment will begin, may also elect the period over which payments will be made. The payout period election may be made either at the time he/she elects a beginning date for payout or at any time not later than sixty days prior to the date payout is to begin. Once having made this election, the participant (or beneficiary, other than an organization, estate, or trust) may change the payout period election not later than sixty days prior to the date payout is to begin. Such a beneficiary may also make this election where the participant was already receiving payments but, as provided in WAC 415-512-110 (3)(a), must receive distribution at least as rapidly as it was being distributed to the

participant. Such a beneficiary must make the payout period election not later than sixty days after the death of the participant and payout will be suspended following the participant's death until the beneficiary either makes a payout period election or begins receiving payment as provided in subsection (4) of this section. Provided, if the participant was receiving payout in the form of an annuity contract, then the successor's right shall be limited by the terms of that contract.

- (3) How elections are made. A participant or beneficiary makes elections allowed under this section by completing and filing applicable payment request forms with the department.
- (4) Consequences in absence of a timely election regarding time of payment. Absent a timely election regarding when payout is to begin, payout will begin on the central payroll date nearest the twenty-fifth day of the month following the month in which the election period ends, and will be made, in a lump sum if the accumulated deferrals as of the end of the election period are less than twenty-five thousand dollars or, if the accumulated deferrals are twenty-five thousand dollars or more, in equal monthly installments over a period of one hundred twenty months or such lesser period:
- (a) As may be necessary under the minimum payout requirements of Section 457 (d)(2)(B)(i)(I) of the Internal Revenue Code, requiring amounts to be paid not later than as determined under Section 401 (a)(9)(G) of the Internal Revenue Code; or
- (b) As may be necessary under Section 457 (d)(2)(B)(i)(II) of the Internal Revenue Code, requiring amounts not distributed to the participant during his/her life to be distributed at least as rapidly as they were being distributed as of the participant's death.
- (5) Effects of certain employment changes. Transfers from the plan are allowed in the circumstances described in WAC 415-512-015(2).
- (6) Consequences in absence of a timely election regarding method of payment. In the absence of a timely election regarding the period of time over which payment will be made, payment will be made in the manner described in subsection (4) of this section.
- (7) Payment to an organization, estate, or trust. Any amount payable to an organization, estate, or trust shall be paid in a lump sum as prescribed in WAC 415-512-110(3).

NEW SECTION

WAC 415-512-110 Distribution of deferrals. (1) General rule. Assuming a timely election is allowed and has been made pursuant to WAC 415-512-090, payment will be made in at least annual, substantially nonincreasing amounts. Payments are also subject to the limitations in subsections (2) through (5) of this section.

- (2) Distribution to participant. A participant must either:
 - (a) Receive his/her entire interest prior to the latest of:
- (i) The April 1st immediately following the close of the calendar year in which the participant attains age seventy and one-half; or

- (ii) The April 1st immediately following the close of the calendar year in which the participant separates from service with the employer; or
- (b) Begin receiving his/her interest not later than the time specified in (a) of this subsection and receive it over a period not longer than either:
 - (i) The life of the participant;
- (ii) The life of the participant and a beneficiary designated by the participant;
 - (iii) The life expectancy of the participant; or
- (iv) The life expectancy of the participant and a designated beneficiary.

Payment must be sufficiently rapid to satisfy the requirements of Section 457 (d)(2)(B)(i)(I) and Section 401 (a)(9)(G) of the Internal Revenue Code. Provided, that until tables are issued by the Secretary of the Treasury, if provision is made for the payment of a portion of the benefits to a beneficiary, the amount payable to the participant actuarially must exceed two-thirds of the maximum amount payable to the participant had no provision been made for payments to the beneficiary (determined as of the commencement of the distribution).

Once payments to a participant begin, the participant may accelerate the payment schedule only in the event of an unforeseeable emergency (and subject to the provisions of WAC 415-524-010 regarding such emergencies).

- (3) Distribution to beneficiaries.
- (a) When distribution begins prior to the participant's death, then payout must be made at least as rapidly as it was being made to the participant. When the beneficiary is an organization, estate or trust, then payment will be payable in a lump sum on the twenty-fifth day of the second month following the participant's death.
- (b) When distribution does not begin prior to the participant's death, and is to be made:
- (i) To an organization, estate or trust, then payment will be payable in a lump sum on the twenty-fifth day of the second month following the participant's death;
- (ii) To a living beneficiary designated by the participant other than the participant's surviving spouse, and, by election, not to begin within one year of the participant's death, then payment must be made within five years of the participant's death;
- (iii) To a living beneficiary designated by the participant other than the participant's surviving spouse, and, by election, beginning within one year of the participant's death, then payment must be made within fifteen years of the participant's death;
- (iv) To the participant's surviving spouse, whether as designated beneficiary, or by default, then payment must begin prior to the April 1st immediately following the later of the close of the plan year in which the participant would have attained age seventy and one-half or, if later, the year in which the participant separated from service, and payment may be made over the lifetime of the surviving spouse or over a period not longer than the life expectancy of the surviving spouse.
- (4) For purposes of this section, life expectancies will be computed by use of the expected return multiples in Treasury Department Regulation 1.72-9 or, if distribution is to be effected through a contract issued by an insurance company, by use of the mortality tables of such company.

Where payment is being made over the joint lives of the participant and the participant's surviving spouse, the life expectancy of the participant and the participant's surviving spouse may be recalculated annually.

(5) Notwithstanding anything in this plan to the contrary, distributions from the plan will be made in compliance with the minimum distribution rules of Section 457 (d)(2) of the Internal Revenue Code, and in compliance with Treasury Department Regulations issued under Sections 401 (a)(9) and 457 (d)(2) of the Internal Revenue Code.

Chapter 415-524 WAC UNFORESEEABLE EMERGENCY

NEW SECTION

WAC 415-524-010 Unforeseeable emergency. (1) Payout request. Notwithstanding any other provisions in plan chapters 415-501 through 415-568 WAC, in the event of an unforeseeable emergency, a participant (or a beneficiary entitled to accumulated deferrals) may request the department to pay out all or a portion of accumulated deferrals. If the application for payment is approved by the department, payment will be made within sixty days following such an approval. The amount paid shall be limited strictly to that amount reasonably necessary to satisfy the emergency need.

For purposes of this plan, an unforeseeable emergency shall be severe financial hardship to the participant resulting from:

- (a) A sudden and unexpected illness or accident of the participant or of a dependent (as defined in Section 152(a) of the Internal Revenue Code) of the participant,
 - (b) Loss of the participant's property due to casualty, or
- (c) Other similar extraordinary and unforeseeable circumstances arising as a result of events beyond the control of the participant. The circumstances that will constitute an unforeseeable emergency will depend upon the facts of each case, but, in any case, payment shall not be made to the extent that such hardship is or may be relieved:
- (i) Through reimbursement or compensation by insurance or otherwise;
- (ii) By liquidation of the participant's assets, to the extent liquidation of such assets would not itself cause severe financial hardship; or
 - (iii) By cessation of deferrals under the plan.

Examples of what shall not be considered to be unforeseeable emergencies include the need to send a participant's child to college or the desire to purchase a home.

(2) Applications for review. All applications for review of decisions on requests for pay out of accumulated deferrals due to an unforeseeable emergency shall follow the procedure established in WAC 415-08-015.

Chapter 415-528 WAC LEAVE OF ABSENCE

NEW SECTION

WAC 415-528-010 Leave of absence. If a participant is on an approved leave of absence from the employer, participation in this plan shall continue.

Chapter 415-532 WAC AMENDMENT OR TERMINATION OF PLAN

NEW SECTION

WAC 415-532-010 Termination of plan. The employer or the department may at any time terminate this plan. Upon such termination, accumulated deferrals will be paid pursuant to chapter 415-512 WAC of the plan. The participants' deferrals will cease.

NEW SECTION

WAC 415-532-020 Amendment of plan. The department may also amend the provisions of this plan at any time: *Provided, however*, That no amendment shall affect the rights of participants or their beneficiaries regarding accumulated deferrals at the time of the amendment.

Chapter 415-536 WAC RELATIONSHIP TO OTHER PLANS

NEW SECTION

WAC 415-536-010 Retirement and Social Security not reduced. It is intended that, pursuant to Section 457 of the Internal Revenue Code, the amount of deferred compensation will not be considered as current compensation for purposes of federal income taxation. Such amounts will, however, be included as compensation in determining benefits or rights under the employer's group insurance, other retirement plans and FICA. Payments under this plan will supplement retirement and death benefits payable under the employer's group insurance and other retirement plans.

Chapter 415-540 WAC TRANSFER IN LIEU OF CASH

NEW SECTION

WAC 415-540-010. Assets in lieu of cash. Upon the occurrence of any event requiring the payment of accumulated deferrals under this plan, the department may, in its sole discretion, elect to honor a request from the participant to substitute the transfer in kind and assignment of any asset which the employer has acquired, at fair market value.

Chapter 415-544 WAC NONASSIGNABILITY CLAUSE

NEW SECTION

WAC 415-544-010 Accumulated deferrals not assignable. It is agreed that neither the participant, nor the participant's beneficiary or beneficiaries, nor any other designee, shall have any right to commute, sell, assign, transfer, or otherwise convey the right to receive any payments hereunder, which payments and right thereto are expressly declared to be nonassignable and nontransferable; and in the event of attempt to assign or transfer, the employer shall have no further liability hereunder, nor shall any unpaid accumulated deferrals be subject to attachment, garnishment or execution, or be transferable by operation of

law in event of bankruptcy, insolvency, except to the extent otherwise required by law.

Chapter 415-548 WAC ASSETS

NEW SECTION

WAC 415-548-010 Plan assets. All amounts of compensation deferred under the plan, all property and rights to property (including rights as a beneficiary of a contract providing life insurance protection) purchased with such amounts, and all income attributable to such amounts, property or rights to property shall remain (until paid or made available to the participant or the participant's beneficiary or beneficiaries under the plan) solely the property and rights of the employer, (without being restricted to the benefits under the plan) and shall be subject only to the claims of general creditors of the employer.

Chapter 415-552 WAC PARTICIPATION BY DEPARTMENT OFFICERS AND EMPLOYEES AND MEMBERS OF THE EMPLOYEE RETIREMENT BENEFITS BOARD

NEW SECTION

WAC 415-552-010 Participation by department officers and employees and members of the employee retirement benefits board. Department officers and employees and members of the employee retirement benefits board, who are otherwise eligible, may participate in the plan under the same terms and conditions as apply to other participants but such an officer, employee, or board member shall not participate in any department or board action uniquely affecting their own participation.

Chapter 415-556 WAC EMPLOYER PARTICIPATION

NEW SECTION

WAC 415-556-010 Employer contributions. The employer may, pursuant to a changed or new participation agreement filed by a participant as specified in WAC 415-512-050 or 415-512-070, add additional deferred compensation for services to be rendered by the employee to the employer during any calendar month, provided:

- (1) The employee has elected to have such additional compensation deferred, invested, and distributed, pursuant to this plan, prior to the calendar month in which the compensation is earned; and
- (2) Such additional deferred compensation, when added to all other deferred compensation under the plan, does not exceed the maximum deferral permitted by chapter 415-512 WAC.

Chapter 415-560 WAC INVESTMENT RESPONSIBILITY

NEW SECTION

WAC 415-560-010 Investment responsibility. The employer and department may, but are not required to, invest funds held pursuant to participation agreements between participants and the employer in accordance with the requests made by each participant. The department shall retain the right to approve or disapprove such investment requests. Any action by the department in investing funds, or by the department or employee retirement benefits board approving of any such investment of funds, shall not be considered to be either an endorsement or guarantee of any investment, nor shall it be considered to attest to the financial soundness or the suitability of any investment for the purpose of meeting future obligations.

Chapter 415-564 WAC DEPARTMENT POWERS

NEW SECTION

WAC 415-564-010 Plan prevails. In the event any form or other document used in administering this plan, including but not limited to enrollment forms and marketing materials, conflict with the terms of the plan, the terms of the plan shall prevail.

NEW SECTION

WAC 415-564-020 Decision binding. The department is authorized to determine any matters concerning the rights of any participant under this plan and such determination shall be binding on the participant and any beneficiary thereof.

NEW SECTION

WAC 415-564-030 Department to interpret. The department is authorized to construe this plan and resolve any ambiguity in the plan. The plan and any form or other document used in administering the plan shall be interpreted, and this plan shall be administered, so as to comply with Section 457 of the Internal Revenue Code and the regulations of the treasury department promulgated thereunder.

NEW SECTION

WAC 415-564-040 Tax status not guaranteed. The department does not represent or guarantee that any particular federal or state income, payroll, personal property or other tax consequence will occur because of the participant's participation in this plan. The participant should consult with the participant's own representative regarding all questions of federal or state income, payroll, personal property or other tax consequences arising from participation in this plan.

NEW SECTION

WAC 415-564-050 Department may require court order. The department or the employer, if in doubt concerning the correctness of their action in making a payment of accumulated deferrals may suspend payment until satisfied as to the correctness of the payment or the person to receive the payment or to allow the filing in any state court of competent jurisdiction of a civil action seeking a determination of the amounts to be paid and the persons to receive them. The department and the employer shall comply with the final orders of the court in any such suit and the participant, for the participant and the participant's beneficiary or beneficiaries, consents to be bound thereby. Whenever payment of accumulated deferrals is suspended pursuant to this section, the time for a participant or beneficiary making any election under WAC 415-512-090 shall not begin until amount(s) and person(s) entitled are determined either by a written agreement of all parties concerned or by a court judgment that has become final.

NEW SECTION

WAC 415-564-060 Delegation of authority. The department may delegate its functions to be performed under this plan to any designee with legal authority to perform such functions.

Chapter 415-568 WAC APPLICABLE LAW

NEW SECTION

WAC 415-568-010 Plan to conform to state law. This plan shall be construed under the laws of the state of Washington.

NEW SECTION

WAC 415-568-020 Plan to conform to federal law. This plan is intended to be an eligible state deferred compensation plan within the meaning of Section 457 of the Internal Revenue Code, and Treasury Department Regulation 1.457-2(a), and shall be interpreted accordingly.

Chapter 415-610 WAC DEPENDENT CARE ASSISTANCE SALARY REDUCTION PLAN

NEW SECTION

WAC 415-610-010 Plan established. In accordance with the provisions of RCW 41.50.780(7) and 41.04.600 through 41.04.645, and consistent with sections 125 and 129 of the Internal Revenue Code, the state of Washington through the department of retirement systems, establishes a dependent care assistance salary reduction plan.

NEW SECTION

WAC 415-610-015 Separate plan. The provisions in chapters 415-610 through 415-695 WAC apply only to the dependent care assistance salary reduction plan and not to any other plan administered by the department. The provi-

sions in chapters 415-501 through 415-568 WAC do not apply to the dependent care assistance salary reduction plan.

NEW SECTION

WAC 415-610-020 Interpretation. This plan is intended to qualify as a dependent care assistance salary reduction plan under sections 125 and 129 of the Internal Revenue Code, as amended from time to time, and is to be interpreted in a manner consistent with the requirements of those sections.

NEW SECTION

WAC 415-610-030 General description of plan. The dependent care assistance salary reduction plan subsidizes the cost of dependent care, enabling employees to be gainfully employed. The plan allows an eligible employee of the state of Washington to set aside a "before tax" portion of the employee's gross salary before federal income and Social Security taxes to be used to reimburse that employee's dependent care expenses.

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

Salary reduced under the plan continues to be included as regular compensation for the purpose of computing state benefits and is only excluded for purposes of computing federal income and Social Security taxes (OASI or FICA).

Chapter 415-620 WAC DEFINITIONS

NEW SECTION

WAC 415-620-010 Department. "Department" means the department of retirement systems.

NEW SECTION

WAC 415-620-015 Dependent care account. "Dependent care account" means a bookkeeping account containing the salary reduction amounts attributable to a participant, less reimbursements of the participant's dependent care expenses.

NEW SECTION

WAC 415-620-020 Dependent care expenses. "Dependent care expenses" means amounts paid for the care of a qualifying person in the participant's home (including amounts paid for related household services) or for care at a dependent care facility which meets all federal requirements, except that the following items shall not be considered dependent care expenses:

- (1) Amounts paid to a person with respect to whom the participant or participant's spouse is entitled to claim an exemption for Federal Income Tax purposes;
- (2) Amounts paid to a child of the participant who is eighteen years of age or younger;

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

NEW SECTION

WAC 415-620-025 Eligible employee. "Eligible employee" means any elected official, officer, or employee of the employer.

NEW SECTION

WAC 415-620-030 Employer. "Employer" means the state of Washington.

NEW SECTION

WAC 415-620-035 Internal Revenue Code. "Internal Revenue Code" means the Internal Revenue Code of 1986, Title 26 U.S.C. Reference to a specific provision of the code shall include such provision, any valid regulations promulgated thereunder, and any comparable provision of future legislation that amends, supplements, or supersedes such provision.

NEW SECTION

WAC 415-620-040 Participant. "Participant" means any eligible employee who elects, in lieu of cash compensation, to enter a salary reduction agreement with the department pursuant to this plan for a particular plan year and adheres to the requirements of the plan.

NEW SECTION

WAC 415-620-045 Plan. "Plan" means this dependent care assistance salary reduction plan.

NEW SECTION

WAC 415-620-050 Plan year. "Plan year" means January 1 through December 31.

NEW SECTION

WAC 415-620-055 Qualifying person(s). "Qualifying person(s)" means:

- (1) An individual with respect to whom the participant is entitled to a dependency exemption under Internal Revenue Code section 151(c) and who is:
 - (a) Under the age of thirteen; or
- (b) Physically or mentally incapable of self-care (regardless of age); or
- (2) The spouse of a participant, if such spouse is physically or mentally incapable of self-care.

Chapter 415-630 WAC PARTICIPATION

NEW SECTION

WAC 415-630-010 Participation in plan. An eligible employee may elect to become a participant by entering a salary reduction agreement during the open enrollment period or within sixty days of becoming an eligible employ-

ee, or at any time as a result of a qualifying change in family status set forth in WAC 415-630-030. The open enrollment period for each plan year will be the month of November. A participant may first incur reimbursable dependent care expenses on the first day of the month following completion of the salary reduction agreement. Salary reduction agreement forms are available through the department. The enrollment process shall be deemed complete on the date the department receives a completed salary reduction agreement form from the employee.

NEW SECTION

WAC 415-630-020 Salary reduction agreement. The salary reduction agreement is a contract whereby the employee elects irrevocably to forgo future wage payments from the employer in an amount equal to the maximum elected for the plan year. The reduction will be taken in equal amounts for each pay period during the plan year or, in the case of an employee who becomes eligible during the plan year, the remaining portion of the plan year. The agreement will require a participant to provide the Social Security number of the participant and the names and birth dates of dependents regarding whom reimbursement of dependent care expenses will be sought, and medical, family, and other information deemed necessary by the department for the operation of the plan. Pursuant to federal income tax regulations, once a salary reduction agreement has been entered for a plan year it may not be revoked except in the event of a change in family status as defined in WAC 415-630-030. A participant who separates from service and returns to service with the employer during the same plan year may participate upon return only to the extent allowed by Treasury Department regulations promulgated under sections 125 and 129 of the Internal Revenue Code.

NEW SECTION

WAC 415-630-030 Changes in family status. A participant is permitted to revoke a salary reduction agreement after the period of coverage has commenced and to enter a new salary reduction agreement regarding the remainder of the plan year if both the revocation and new election are on account of and consistent with any of the following changes in family status:

- (1) Marriage;
- (2) Divorce or legal separation;
- (3) Death of a spouse or dependent;
- (4) Birth or adoption of a child or addition of a dependent to the eligible employee's household;
 - (5) Termination of employment of a spouse;
 - (6) Employment of an unemployed spouse; and
- (7) A change in the eligible employee's or eligible employee's spouse's working hours which significantly alters the need for dependent care; example: A shift from full time to part time, part time to full time, or a change to or from leave without pay status.
- (8) Such other events that the department determines will permit a change or revocation of an election during a plan year under regulations and rulings of the Internal Revenue Service.

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

Chapter 415-640 WAC BENEFITS

NEW SECTION

WAC 415-640-010 Plan benefits. Benefits under the plan include and are limited to the reimbursement of dependent care expenses incurred for the care of qualifying persons. Such expenses must be incurred during the plan year. They are deemed to be incurred at the time the services to which the expenses relate are rendered. Only expenses which meet the criteria specified under section 129 of the Internal Revenue Code are eligible for reimbursement. Reimbursement of such expenses is limited to the participant's dependent care account balance.

NEW SECTION

WAC 415-640-020 Maximum benefits. The portion of salary a participant may exclude from gross income for federal income tax purposes is subject to the following maximums set forth in subsections 129 (a) and (b) of the Internal Revenue Code:

- (1) The amount excluded from the federal gross income of a participant for any taxable year may not exceed the earned income of the participant, if not married, or if married, the lesser of the "earned income" of the participant or the "earned income" of the participant's spouse. (If the spouse is a full-time student or is physically or mentally incapable of self-care, the spouse is deemed to have earned income of two hundred dollars per month if the participant has one dependent for whom care is provided and four hundred dollars per month if the participant has two or more dependents for whom care is provided.) "Earned income" for these purposes, is defined in section 32 (c)(2) of the Internal Revenue Code as "(i) wages, salaries, tips and other employee compensation, plus (ii) the amount of the taxpayer's net earnings from self-employment for the taxable year "
- (2) In no event may the maximum amount excluded from the federal gross income of the participant for any taxable year exceed five thousand dollars (two thousand five hundred dollars in the case of a married participant filing separately).

NEW SECTION

WAC 415-640-030 Reduction of benefits. The department may reduce the salary reduction amount of participants to the extent necessary to assure the plan does not discriminate in favor of highly-compensated persons who are the subject of a particular nondiscrimination test being applied under section 125 or 129 of the Internal Revenue Code (or any other applicable provision of law). When such reductions are necessary they shall be made pro rata to the amounts elected by the participants who are members of the participant group which is the subject of the particular nondiscrimination requirement.

Chapter 415-650 WAC REIMBURSEMENT OF DEPENDENT CARE EX-PENSES

NEW SECTION

WAC 415-650-010 Submittal of claims. Claims for dependent care expenses must be submitted on reimbursement claim forms and directed to the department. The reimbursement form shall be completed, signed, and accompanied by bills, invoices, receipts, copies of cancelled checks, or a statement signed by the provider of the services showing the amounts of dependent care expenses for which reimbursement is sought.

NEW SECTION

WAC 415-650-020 Payment of claims. The department will review and reimburse claims each week during the plan year to the extent funds are available in the participant's dependent care account. After all funds in a participant's account are expended, any claims remaining at the plan year end will be cancelled. In no event can these claims be resubmitted the next plan year, nor are any unpaid claims the employer's liability.

NEW SECTION

WAC 415-650-030 Report to participant. On or before January 31 following the end of the plan year, the department shall send each participant a written statement showing the reductions from salary and amounts reimbursed through the end of the plan year.

NEW SECTION

WAC 415-650-040 Deadline for submitting claims. Claims for expenses incurred during a given plan year must be submitted so that they are received by the department not later than March 31 following the end of the plan year.

NEW SECTION

WAC 415-650-050 Forfeiture of unexpended funds. Any funds remaining in a dependent care account after all timely submitted claims have been paid for the plan year will be forfeited. Such balance cannot be carried forward to a subsequent plan year and shall not be available to the participant in any form or manner, but shall remain the property of the state.

Chapter 415-660 WAC SOURCE OF REIMBURSEMENT

NEW SECTION

WAC 415-660-010 Salary reduction account. Reimbursement of eligible expenses under this plan shall be from the salary reduction account in the state treasury. A participant shall have no rights to any particular assets of the employer, or to any assets except as provided by the plan. A participant's right to reimbursement under the plan shall be limited to the amount of salary reduction of the partici-

pant under the plan as reflected in the participant's dependent care account.

NEW SECTION

WAC 415-660-020 Rights of participants. The establishment of any account hereunder or of any other administrative practice shall not vest any participant with title in the assets of the state or entitle such participant to benefits, except as expressly provided by the plan.

Chapter 415-670 WAC TERMINATION OF PARTICIPATION

NEW SECTION

WAC 415-670-010 Termination of participation. (1) A participant shall cease to be a participant upon the occurrence of any of the following:

- (a) The end of the plan year, unless the employee has reenrolled during an open enrollment period;
- (b) The date the participant ceases to be an eligible employee;
- (c) The date the participant refuses a request for updated information;
 - (d) The date the plan is terminated.
- (2) A participant who terminates participation shall be entitled to reimbursement only for dependent care expenses incurred within the current plan year, and only if the participant (or personal representative of such participant in the event of death) submits a claim for such reimbursement which is received by the department on or before March 31 following the close of the plan year. No reimbursement shall exceed the balance in the participant's dependent care account for the plan year in which the expenses were incurred.
- (3) For purposes of this section, the date a participant shall be deemed to have refused a request for updated information shall be thirty days after a letter requesting such information and notifying the participant of the consequences of failure to provide such information is mailed certified mail, return receipt requested, to such participant.

Chapter 415-680 WAC ADMINISTRATION

NEW SECTION

WAC 415-680-010 Administered by department. This plan shall be administered by the department.

NEW SECTION

WAC 415-680-020 Delegation of authority. The department may delegate functions to be performed under this plan to any designee with legal authority to perform such functions.

NEW SECTION

WAC 415-680-030 Proper proof. In any case in which the employer, or the department is required under the plan to take action upon the occurrence of any event, they will be under no obligation to take such action unless and

until satisfactory evidence of such occurrence has been received by them.

NEW SECTION

WAC 415-680-040 Genuineness of documents. The department and the employer and their respective officers and employees, will be entitled to rely upon any notice, request, consent, invoice, draft, letter, telegram, or other paper or document believed by them or any of them to be genuine and to have been signed or sent by the participant or other person at the participant's request.

NEW SECTION

WAC 415-680-050 Reliance on information. In administering the plan, the department will be entitled to the extent permitted by law to rely conclusively on all tables, valuations, certificates, opinions, and reports which are furnished by accountants, counsel, consultants, or other experts employed or engaged by the department in good faith.

NEW SECTION

WAC 415-680-060 Condition of participation. Participants are required, as a condition of participation, to provide the department with medical, family, and other information deemed necessary by the department for the operation of the plan.

NEW SECTION

WAC 415-680-070 Decision binding. The program administrator is authorized to determine any matters concerning the rights of any participant under this plan and such determination shall be binding upon the participant and any beneficiary thereof. Any participant affected by such a determination may submit written or oral comments to the department regarding its determination, which comments the director or the director's designee shall consider.

Chapter 415-690 WAC TERMINATION OR AMENDMENT OF PLAN

NEW SECTION

plan. The employer may terminate the salary reduction plan at the end of the plan year or upon notification of federal action affecting the status of the plan. Upon such termination, a participant's right to reimbursement of dependent care expenses for that plan year will continue to apply to all such expenses incurred prior to the date of termination. The department may amend the salary reduction plan at any time if the amendment does not affect the rights of the participants to receive eligible reimbursement from the participant's dependent care account.

Chapter 415-695 WAC MISCELLANEOUS

NEW SECTION

WAC 415-695-010 Communication to employees. Reasonable notification of the availability and terms of the plan shall be provided to eligible employees.

NEW SECTION

WAC 415-695-020 Nonassignability of rights. The right of any participant to receive any reimbursement under the plan shall not be alienable by the participant by assignment or any other method, and will not be subject to be taken by his/her creditors by any process whatsoever, and any attempt to cause such right to be so subjected will not be recognized, except to such extent as may be required by law

NEW SECTION

WAC 415-695-030 No guarantee of tax consequences. Neither the employer nor the department makes any commitment or guarantee that any amount paid to or for the benefit of a participant will be excludable from the participant's gross income for federal or state income tax purposes, or that any other federal or state tax treatment will apply to or be available to any participant. It shall be the obligation of each participant to determine whether and what amount, if any, is excludable from the participant's gross income for federal and state income tax purposes, and to notify the department if the participant has reason to believe that any amount excluded is not eligible for exclusion.

NEW SECTION

WAC 415-695-040 Indemnification of employer by participants. If any participant receives one or more payments or reimbursements that are not for dependent care expenses, such participant shall indemnify and reimburse the employer for any liability it may incur for failure to withhold federal income tax or Social Security tax from such payments or reimbursements. However, such indemnification and reimbursement shall not exceed the amount of additional federal income tax that the participant would have owed if the payments or reimbursements had been made to the participants as regular cash compensation, plus the participant's share of any Social Security tax that would have been paid on such compensation, less any such additional income and Social Security tax actually paid by the participant.

WSR 96-16-022
PERMANENT RULES
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES

(Public Assistance) [Filed July 30, 1996, 2:45 p.m.]

Date of Adoption: July 30, 1996.

Purpose: Allow home and community services (HCS) to authorize assistance under the general assistance-unemployable (GA-U) program for their long-term care clients

without having to gather medical evidence. This population routinely meets GA-U disability criteria.

Citation of Existing Rules Affected by this Order: Amending WAC 388-235-5050.

Statutory Authority for Adoption: RCW 74.08.090.

Adopted under notice filed as WSR 96-13-066 on June 17, 1996.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, amended 0, repealed 0; Federal Rules or Standards: New 0, amended 0, repealed 0; or Recently Enacted State Statutes: New 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 1, repealed 0.

Number of Sections Adopted using Negotiated Rule Making: New 0, amended 1, 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.

July 30, 1996

Merry A. Kogut, Supervisor Rules and Policies Assistance Unit

AMENDATORY SECTION (Amending Order 3559, filed 7/29/93, effective 8/29/93)

WAC 388-235-5050 Waiver of medical documentation and progressive evaluation process (PEP). The department shall consider incapacity established without medical documentation and a progressive evaluation process (PEP) when a person is:

- (1) Eligible for a financial benefit based on Social Security Administration disability criteria;
- (2) Eligible for services from the division of developmental disabilities;
 - (3) Sixty-five years of age or older; ((or))
- (4) Released from inpatient psychiatric treatment and is participating in direct treatment services to meet the client's mental health needs. In such cases:
- (a) The department shall establish a person's incapacity for ninety days without a psychiatric/psychological evaluation; or
- (b) The department shall not establish a person's incapacity if the client leaves ongoing inpatient psychiatric treatment against medical advice.
- (5) Eligible for long-term care services administered by the aging and adult services administration of the department directly or through contract with area agencies on aging; or
- (6) Released from aging and adult services administered long-term care services in a medical institution. In such cases, incapacity shall be established for ninety days from the date of release.

WSR 96-16-032 PERMANENT RULES DEPARTMENT OF LICENSING

[Filed August 1, 1996, 10:28 a.m.]

Date of Adoption: August 1, 1996.

Purpose: To provide information and instruction to apply for limousine carrier business endorsement on a master license. To describe who is required to apply, what state agencies are required to participate, and the issuance and renewal of a limousine carrier business endorsement on a master license and revise for hire.

Statutory Authority for Adoption: HB 2551, Laws of 1996.

Adopted under notice filed as WSR 96-11-006 on May 3, 1996.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, amended 0, repealed 0; Federal Rules or Standards: New 0, amended 0, repealed 0; or Recently Enacted State Statutes: New 0, amended 0, repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, amended 0, repealed 0.

Number of Sections Adopted on the Agency's own Initiative: New 0, amended 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.

August 1, 1996 Nell Benzschawel Administrator

LIMOUSINE CARRIER BUSINESSES Chapter 308-87 WAC

NEW SECTION

WAC 308-87-010 Definitions Unless the context clearly requires otherwise, the definitions in this section apply throughout this chapter.

- (1) "Limousine" as defined in chapter 87, Laws of 1996.
- (2) "Business owner" means operator or carrier as defined in chapter 87, Laws of 1996.
- (3) "Person or persons" means an individual, a corporation, association, joint stock association, partnership, limited liability partnership or limited liability companies, or their lessees, trustees, or receivers.
- (4) "Public highway" includes every public street, road, or highway in this state.
- (5) "Chauffeur" means any person with a valid Washington state driver's license and authorized to drive a limousine as defined in chapter 87, Laws of 1996.
 - (6) "Master License" as defined in RCW 19.02.
- (7) "Vehicle Certificate" is a Limousine vehicle certificate issued by the department which must be carried in the Limousine vehicle at all times. The vehicle certificate is not the vehicle registration.

WAC 308-87-020 Limousine carrier business liability and property damage insurance. (1) Limousine carrier businesses are required to maintain liability and property damage insurance for each vehicle as noted below:

Type of Coverage

Bodily injuries to one person:
Bodily injuries to all persons
injured in any one accident:
Loss or damage in any one accident
to property of others:

Minimum
Coverage Amount
\$100,000.00
\$1,000,000.00

- (2) The bond or certificate of insurance must be submitted before a vehicle certificate may be issued, reissued, or renewed. The bond or the certificate of insurance shall include: (a) The name of the insured in the same manner as will appear on the master license; (b) inception and expiration dates of coverage; (c) the name of the insuring company; (d) the policy number; and (e) the year, make, and vehicle identification number of each vehicle operated or intended to be operated.
- (3) The director may refuse any insurance policy submitted with one or more of the following conditions present: (a) Any policy containing a deductible clause for any amount deductible, unless the policy clearly states that all claims under the policy will be directly paid in full to the claimant including the deductible amount by the insurer; (b) any policy containing a clause restricting the insured's age in regard to insurance validity; and (c) any policy which is determined to be a "surplus line" policy, as described in RCW 48.15.040, with the office of the insurance commissioner.
- (4) Cancellation: In the event of cancellation of the coverage noted on the policy, the insuring company shall serve a copy of such notice upon the director of the department of licensing which shall not be less than ten days prior to the date fixed in the notice as the date of termination of liability.
- (5) All liability and property damage insurance policies issued to Limousine carrier businesses shall carry a "uniform motor carrier bodily injury and property damage liability endorsement."
- (6) Proof of insurance must be carried in the vehicle at all times.

NEW SECTION

WAC 308-87-030 Nonresident. A nonresident business owner of the limousine vehicle(s) is one whose place of residence state does not participate in a reciprocal agreement with Washington state. Nonresident business owners are subject to any and all requirements and restrictions which apply to the resident business owner. Nonresident insurance certificates will not be accepted with any limiting clause or statement which may invalidate the coverage upon entrance into the state of Washington.

NEW SECTION

- WAC 308-87-040 Applications/vehicle certificates. (1) All applications for a limousine carrier business license shall be on a master application and accompanied by a filing fee as listed in WAC 308-87-060 and RCW 19.02.075.
- (2) To acquire a vehicle certificate for each vehicle intended to be operated as a limousine, the limousine carrier business shall submit to the department, the vehicle registration, the bond or the certificate of insurance, the vehicle inspection report, and the fee as defined in WAC 308-87-060
- (a) The certificate will be issued in the name of the business owner. The bond or certificate of insurance and vehicle registration must be issued in the exact name of the business owner that will appear on the master license.
- (b) The vehicle registration must have the use class recorded as "F/H".
- (3) Remittances shall be made by any legal tender as authorized by the department.

NEW SECTION

- WAC 308-87-050 Licenses. (1) The department will not issue a limousine carrier business license to any person who does not meet the requirements established in Chapter 87, Laws of 1996 and WAC 308-87.
- (2) A limousine carrier business license may not be leased, assigned, or otherwise transferred.
- (3) The vehicle certificate must be renewed annually on or before the expiration date. No vehicle may continue to be operated as a limousine if its vehicle certificate has expired.
- (4) The vehicle certificate renewal must include the vehicle inspection report and the bond or certificate of insurance.
- (5) The limousine carrier business license must be renewed annually. No limousine carrier business owner may conduct business as a limousine carrier if the limousine carrier business license has expired.
- (6) The department may cancel a limousine carrier business license issued under this chapter on any of the following grounds:
- (a) Obtaining a limousine carrier business license by an application containing falsification or misrepresentation of any material information; or
- (b) Failure of a business owner to complete the requirements for renewal of a limousine carrier business license and pay the business license renewal fees listed in WAC 308-87-060 and penalty fees listed in RCW 19.02 within three calendar months after the license expiration date.
- (7) The limousine carrier business owner whose limousine carrier business license was canceled may reapply for a limousine carrier business license if the reapplication is filed in the same manner required as for the original license.

NEW SECTION

WAC 308-87-060 Fees. The department, as authorized in Chapter 87, Laws of 1996, shall charge and collect the following fees:

New Limousine Carrier Business Application	\$40.00
Limousine Carrier Business Renewal	40.00
New Vehicle Certificate	25.00

Vehicle Certificate Renewal25.00Change of Vehicle Certificate20.00Duplicate Vehicle Certificate20.00Training Course Approval25.00

TRANSPORTATION OF PASSENGERS IN FOR HIRE VEHICLES

Chapter 308-89 WAC

NEW SECTION

WAC 308-87-070 Special needs vehicles and certificates. (1) The department will issue special needs vehicle certificates to limousine carrier businesses. This certificate authorizes the use of rented or leased vehicles not owned by the limousine business. A separate certificate is required for each rented or leased vehicle operated as a limousine. The special needs vehicle certificate may be acquired by a licensed limousine carrier business at any time, but will expire on the current expiration date of the limousine business license, or the expiration of the insurance policy granting coverage to rented or leased vehicles, whichever occurs first, regardless of the date on which the certificate was issued.

- (2) To acquire a special needs vehicle certificate, the limousine carrier business shall submit to the department, proof of insurance to cover the rented or leased vehicle.
- (3) The certificate will be issued in the exact name of the business owner that will appear on the master license.
- (4) The fee for each special needs vehicle certificate will be the same as a new vehicle certificate listed in WAC 308-87-060 and will not be prorated regardless of the length of time the certificate is valid.
- (5) The rented or leased vehicle which is operated as a limousine must meet the definition of a limousine as stated in chapter 87, Laws of 1996, be in such safe condition as to be able to pass the limousine vehicle inspection, and be covered by insurance equivalent to that outlined in WAC 308-87-020 for the period in which it is operated as a limousine.
- (6) The vehicle rental or lease agreement must specify a rental or lease period of no more than 30 days.
- (7) The original special needs vehicle certificate, a copy of the rental or lease agreement, and a copy of the document certifying insurance coverage for the vehicle must each be carried in the rented or leased vehicle while it is being operated as a limousine.

NEW SECTION

WAC 308-87-080 Chauffeurs. (1) Any person who is hired as a chauffeur either full time, part time, or in an intermittent hire capacity in Washington State on or after June 6, 1996 must meet the criteria listed in Chapter 87, Laws of 1996.

(2) All persons who are currently hired as a chauffeur either full time, part time, or in an intermittent hire capacity in Washington State on June 5, 1996, but do not meet the criteria listed in Chapter 87, Laws of 1996, have until December 31, 1996 to meet this criteria. Such persons must have met all requirements of Chapter 87, Laws of 1996, in order to be qualified as a chauffeur on or after January 1, 1997.

<u>AMENDATORY SECTION</u> (Amending Order TL-RG-18, filed 10/11/85)

WAC 308-89-010 For hire <u>liability and property</u> damage insurance. (1) For Hire businesses must maintain <u>liability</u> and property damage insurance for each vehicle as required in RCW 46.72.050.

- (2) ((The insurance policy required in RCW 46.72.050 shall include:)) The bond or certificate of insurance must be submitted before a vehicle certificate may be issued, reissued, or renewed. The bond or the certificate of insurance shall include: (a) The name of the insured in the same manner as ((recorded)) will appear on the ((for hire permit)) master license ((application)); (b) operating name (((b))) (c) inception and expiration dates of coverage; (((e))) (d) the name ((and)) of the insuring company; (e) the policy number ((of the insuring company)); and (((d))) (f) the year, make and vehicle identification number of each vehicle operated or intended to be operated.
- (3) The director may refuse any insurance ((policies)) policy submitted with one or more of the following conditions present: (a) Any policy containing a deductible clause for any amount deductible, unless the policy clearly states that all claims under the policy will be directly paid in full to the claimant including the deductible amount by the insurer; (b) any policy containing a clause restricting the insured's age in regard to insurance validity; and (c) any policy which is determined to be a "surplus line" policy, as described in RCW 48.15.040, with the office of the insurance commissioner. ((and a copy of that affidavit submitted with the certificate of insurance.))
- (4) Cancellation: In the event of cancellation of the coverage noted on the policy, the insuring company shall serve a copy of such notice upon the director of the department of licensing which shall not be less than ten days prior to the date fixed in the notice as the date of termination of liability.

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 92-12-036, filed 5/29/92)

WAC 308-89-020 Definitions.((—For hire vehicle. "For hire vehicle" as defined in RCW 46.72.010(1) shall include but not be limited to:)) Unless the context clearly requires otherwise, the definitions in this section apply throughout this chapter.

(1) "For hire vehicle" as defined in chapter 87, Laws of 1996, RCW 46.72.010(1), RCW 46.04.190, and such other vehicles used for the purpose of transporting passengers for compensation and not excluded in RCW or WAC.

(((1))) (2) "Cabulance" cabulance transportation is appropriate for persons confined to wheelchairs or persons otherwise physically restricted such that they cannot be

safely transported by public mass transportation vehicles, taxicabs, or automobiles. Persons transported by cabulance must be stable, must not be incapacitated from medications, nor in need of oxygen or medical attention enroute;

- (((2))) (("Taxicab" as defined by RCW 46.90.178))
- (((3)))-((Such other vehicles used for the purpose of transporting passengers for compensation and not excluded by RCW, WAC or departmental policy.))
- (3) "Business owner" means operator or carrier as defined in chapter 87, Laws of 1996 and RCW 46.72.010(2).
- (4) "Person or persons" means an individual, a corporation, association, joint stock association, partnership, limited liability partnership or limited liability companies, or their lessees, trustees, or receivers.
- (5) "Public highway" includes every public street, road, or highway in this state.
 - (6) "Master License" as defined in RCW 19.02.
- (7) "Vehicle Certificate" is a for hire vehicle certificate issued by the department which must be carried in the for hire vehicle at all times. The vehicle certificate is not the vehicle registration.
- (8) "Operating Name" means Trade Name as defined in RCW 19.80.

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 error in the above section occurred in the copy filed by the agency and appears in the Register pursuant to the requirements of RCW 34.08.040.

AMENDATORY SECTION (Amending Order TL-RG-15, filed 8/6/85)

WAC 308-89-030 Nonresident. A nonresident ((owner/operator)) business owner of for hire vehicle(s) is one whose place of residence state does not participate in a reciprocal agreement with Washington state. Nonresident ((owner/operators)) business owners are subject to any and all requirements and restrictions which apply to the resident ((owner/operators)) business owner. ((Nonresident vehicle registrations will not be accepted as insurance proof.)) Nonresident insurance certificates will not be accepted with any limiting clause or statement which may invalidate the coverage upon entrance into the state of Washington.

AMENDATORY SECTION (Amending WSR 92-12-036, filed 5/29/92)

WAC 308-89-040 Applications/for hire vehicle registration certificates. (1) ((A)) All applications for a for hire ((operator)) business license shall be on a master application and accompanied by a filing fee as listed in WAC 308-060 and RCW 19.02.075. ((shall-file an application for vehicle license for each vehicle intended to be operated as a for hire vehicles. In addition to the licensing requirements of motor vehicles, the following shall apply on for hire vehicles:))

(2) To acquire a vehicle certificate for each vehicle intended to be operated as a for hire vehicle, the for hire business shall submit to the department, the vehicle registra-

tion, the bond or certificate of insurance, and fees as defined in WAC 308-89-060.

- (((1))) (a) ((The name of the owner of the vehicle shall be displayed on the vehicle registration in the same name as recorded on the bond or insurance policy, the for hire permit, and the for hire certificates)) The certificate will be issued in the name of the business owner and the operating name. The bond or certificate of insurance and vehicle registration must be issued in the exact name of the business owner and trade name that will appear on the master license.
- (((2))) (b) The ((purpose for which the vehicle is used shall be)) vehicle registration must have the use class recorded as either "CAB" or "F/H".
- (3) Remittances shall be made by any legal tender as authorized by the department.

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.

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 92-12-036, filed 5/29/92)

WAC 308-89-050 ((Permits. Each permit will be issued in the operating name of the for hire company(ies) as recorded on the bond or insurance policy.)) Licenses. (1) The department will not issue a for hire business license to any person who does not meet the requirements established in RCW 46.72 and WAC 308-89.

- (2) For hire business licenses may not be leased, assigned, or otherwise transferred.
- (3) The vehicle certificate must be renewed annually on, or before the expiration date. Failure to renew prior to the expiration date will result in penalty fees as defined in RCW 19.02. No vehicle may continue to be operated as a for hire vehicle if its vehicle certificate has expired.
- (4) The vehicle certificate renewal must include the bond or certificate of insurance.

AMENDATORY SECTION (Amending WSR 92-12-036, filed 5/29/92)

WAC 308-89-060 Fees. (((1))) The department, as authorized in RCW 46.72, shall charge and collect the following fees:

(((a)))-((Twenty dollars for each initial operator permit as required by RCW 46.72.020;))

(((b)))-((Twenty dollars for each certificate as required by RCW 46.72.070;))

(((e)))-((Twenty dollars for each nonresident permit as required by RCW 46.72.130.))

New For Hire Business Application	\$20.00
New Vehicle Certificate	20.00
Vehicle Certificate Renewal	20.00
Change of Vehicle Certificate	20.00
Duplicate Vehicle Certificate	20.00

(((2)))-((All fees remitted to the department under this chapter shall be deposited with the state treasurer to the highway safety fund.))

(((3)))-((No refund of less than five dollars shall be made except upon written request by the registrant.))

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

WSR 96-16-034 PERMANENT RULES TACOMA COMMUNITY COLLEGE

[Filed August 1, 1996, 12:05 p.m.]

Date of Adoption: July 18, 1996.

Purpose: Revise existing chapter 132V-15 WAC,

Confidentiality of student records.

BACKGROUND: In 1995 there were substantial changes in the published guidelines for postsecondary institutions for implementation of the Family Educational Records and Privacy Act (FERPA). A review of these guidelines pointed out several areas in which our TCC WAC was inadequate or in need of revision.

Under WAC 132V-15-020(4), directory information, we are currently restrained from releasing information that most students would want released. For example, if a potential employer calls to confirm a student received a degree at the college, we are prohibited from releasing this information; our commencement program currently puts us out of compliance with our restrictive definition; to release names of honor students for publication in The Challenge, we had to call every student. The restrictiveness of our current WAC is very burdensome for the staff and does not adequately serve our students' interests.

Under WAC 132V-15-020 (6)(b), the educational records definition is too broad and does not clearly identify the exemptions for certain personal staff notes, security, employee, medical/counseling and alumni records. By clearly defining these exceptions we reduce the likelihood of inappropriate records searches.

Under WAC 132V-15-030 Type—Location—Responsibility of records, there were numerous revisions due to administrative office restructuring. The business office was not identified in the existing WAC for fee collection records.

Under WAC 132V-15-090 Third party access to records—External, changes were made to address a 1994 amendment to FERPA relating to grand jury/law enforcement subpoena and the Crime Awareness and Security Act.

RECOMMENDATIONS: Broaden directory information to include student name, degrees and awards received, and permit confirmation of dates of attendance, date of birth, major field of study, participation in officially recognized sports and activities, and the most recent previous educational institution attended.

Add an exclusion clause to the educational records section for those records not covered under FERPA.

Update the type/location/responsibility of records section to reflect current administrative structure.

Add item relating to release of information to state and local officials which is overlooked in the original WAC.

Add items relating to victim of crime obtaining access to disciplinary results.

Add provisions to cover public release of directory information.

Other minor changes are recommended to improve the clarity of the policy.

Citation of Existing Rules Affected by this Order: Amending chapter 132V-15 WAC, Confidentiality of student records.

Statutory Authority for Adoption: RCW 28B.50.140(13).

Adopted under notice filed as WSR 96-12-005 on May 23, 1996.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, amended 0, repealed 0; Federal Rules or Standards: New 0, amended 0, repealed 0; or Recently Enacted State Statutes: New 0, amended 0, repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, amended 0, repealed 0.

Number of Sections Adopted on the Agency's own Initiative: New 0, amended 11, repealed 0.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, amended 11, 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.

July 18, 1996 John Nettleton, Chair Board of Trustees

AMENDATORY SECTION (Amending Order 89-1, filed 9/26/89, effective 10/27/89)

WAC 132V-15-010 General policy. The Family Educational Rights and Privacy Act of 1974, as amended, is a federal law which requires institutions of higher education to establish written policies and guidelines governing the review, inspection, release, confidentiality and maintenance of students' ((education)) educational records. Tacoma Community College hereby establishes the policies and guidelines in this chapter to comply with the intent of the act and to ensure that the ((education)) educational records and personally identifiable information of its students are treated responsibly.

AMENDATORY SECTION (Amending Order 89-1, filed 9/26/89, effective 10/27/89)

WAC 132V-15-020 Definitions. (1) Act: The Family Educational Rights and Privacy Act of 1974 (Buckley Amendment), as amended.

- (2) College: Tacoma Community College, District 22, and its personnel and facilities.
- (3) College official: A college employee acting in the student's educational interest within the limitations of his/her need to know. May include faculty, administrators, clerical and professional employees and other persons who manage student records information.

- (4) Directory information: Information authorized for external release by the college without the student's written consent shall include student name, degrees and awards received. The college may also confirm dates of attendance, date of birth, major field of study, participation in officially recognized sports and activities and the most recent previous educational institution attended. ((It includes only the student's name and the dates of his/her attendance.))
- (5) Disclosure: Permitting access to or the release, transfer or other communication of a student's ((education)) educational records or other personally identifiable information orally, in writing, by electronic means or any other means to any party.
 - (6) ((Education)) Educational records:
- (a) Are those documents, materials, files, transcripts or other such information directly related to a student and maintained by the college. May be referred to as "records" in this chapter.
- (b) The term "educational records" does not include the following:
- (i) Records of instructional, supervisory, or administrative personnel and educational personnel ancillary thereto which are in the sole possession of the maker thereof and which are not accessible or revealed to any other person except a substitute;
- (ii) Records and documents of the security department which are kept apart from records described in (a) of this subsection, are maintained solely for law enforcement purposes, and are not made available to persons other than law enforcement officials of the same jurisdiction;
- (iii) Records made and maintained by the college in the normal course of business which relate exclusively to a person's capacity as an employee and are not available for any other purpose; however, employee records relating to an individual in attendance at the college who is employed as a result of his or her status as a student would be considered educational records; or
- (iv) Records concerning a student which are created or maintained by a physician, psychiatrist, psychologist, or other recognized professional or paraprofessional acting in his or her professional or paraprofessional capacity, or assisting in that capacity, and which are created, maintained, or used only in connection with the provision of treatment to the student and are not available to anyone other than persons providing such treatment, except that such records may be personally reviewed by a physician, or other appropriate professional of the student's choice; or
- (v) Records created after a student is no longer a student, such as alumni records and the college foundation giving records.
- (7) Eligible student: A student who has reached the age of 18 or is officially enrolled in classes at the college. Interchangeably used with "student" in this chapter.
- (8) Legitimate educational interest: The demonstrated need to know by college officials determined to act in a student's educational interest. May include faculty, administrators, clerical and professional employees, and other persons who manage student records information.
- (9) Office of record: The official site where the originals of specific student records are maintained and authorized for student access.

- (10) Parent: The mother, father, legal guardian of a student or the individual authorized to act on behalf of the student.
- (11) Personally identifiable information: Data or documents which include
- (a) The name of the student, the student's parents or other family members;
 - (b) The student's address;
- (c) A personal identifier such as a Social Security or student number; and
- (d) A list of personal characteristics or other information which would make the student's identity easily traceable.
- (12) Instructional day: Any day or evening, excluding Saturdays and Sundays, on which classes or examinations are scheduled and held.

AMENDATORY SECTION (Amending Order 89-1, filed 9/26/89, effective 10/27/89)

- WAC 132V-15-030 Type—Location—Responsibility of records. (1) The college maintains the following student ((education)) educational records in the offices of record listed and under the control of the designated college official:
- (a) Admissions center A designated records custodian oversees the maintenance and processing of student applications for admission ((and the high school records, test scores and supportive letters)), residency and materials which influence student access to the college.
- (b) Advising((feareer services)) center A designated records custodian((s-are)) is responsible for creating, maintaining and processing student educational records, such as copies of registration forms, unofficial transcripts and assessment scores.
- (c) Cooperative education ((The)) A designated records custodian reviews, monitors and maintains such student records as program orientation forms, student enrollment forms and program evaluation forms.
- (d) Counseling and career information center ((The eounseling department chairperson)) A designated records custodian is responsible for the maintenance, security and access of such student educational records as interest inventories, advising transcripts, test scores, agency evaluations, and individual counseling case notes.
- (e) ((Dial)) Adult learning center ((The)) A designated records custodian ((in this facility)) is responsible for the development and retention of student attendance and academic progress records.
- (f) Financial aid office ((The)) A designated records custodian ((of this office of record)) is charged with collecting, analyzing, processing and maintaining personal fiscal data of students to assist in determining their eligibility for financial aid. Student records generated from this office include those associated with grants, loans, scholarships, employment and job placement.
- (g) Registration/records center ((and off campus centers)) The registrar is responsible for ((maintaining and assessing)) maintenance, security and access of student ((requests for registration forms, class attendance rosters, grade rosters, grade change forms, change of program forms, certificate/degree applications, official transcripts and other

forms which chart student achievement)) registration, transcript and graduation records.

- (h) Veterans services ((The)) A designated records custodian ((of the veterans' services office)) collects and maintains for veteran students such records as forms for verification of enrollment for program completion and others which are required for compliance with Veteran Administration guidelines.
- (i) Security and parking services ((The)) A designated records custodian ((in this unit)) is assigned the responsibility of processing and maintaining incident reports.
- (j) ((Foreign)) International student services ((The)) A designated records custodian manages such student records as high school transcripts from foreign countries; copies of I-20 identification cards; copies of I-94s; the student's arrival documents; copies of visas; copies of I-538s; reinstatement forms; proofs of financial support; proofs of English proficiency; and proofs of student transfers.
- (k) Student assessment office ((The)) A designated records custodian ((of the student assessment office)) is responsible for the reporting and maintenance of assessment scores.
- (1) Dean of student services office ((The)) A designated records custodian ((of this office)) is responsible for maintaining academic standards records and student discipline records.
- (m) Occupational education The occupational program coordinators service as <u>designated</u> records custodians responsible for those student records essential to document admissions criteria, program progress, and program completion.
- (n) Off-campus centers and continuing education A designated records custodian is responsible for maintenance, security and access to student registration and fee collection records at each site.
- (o) Business office A designated records custodian is responsible for student fee payment records.
- (p) Occasional records The appropriate college official for student ((education)) educational records not listed above will collect and maintain such occasional records.
- (2) The college shall retain the ((education)) educational records of students pursuant to the retention schedules established by each office of record.
- (3) The college shall establish a student ((education)) educational records retention system in such other offices of record which may be created.

AMENDATORY SECTION (Amending Order 89-1, filed 9/26/89, effective 10/27/89)

- WAC 132V-15-040 Right to review and inspect records. (1) A student shall have the right to review and inspect his/her ((education)) educational records provided he/ she:
- (a) Identifies the specific record(s) to be reviewed. In some instance, written requests for information will be required;
- (b) Presents identification sufficient to validate his/her identity;
- (2) After a student submits such a request, the college official of the office of record shall respond to the request

- within a reasonable period of time, but in no case more than forty-five days after the request has been made.
- (3) A student authorized to review or inspect his/her ((education)) educational records shall be accompanied by a staff person of the office of record assigned to explain and interpret the record(s) of interest.
- (4) A student may have copies made of his/her ((education)) educational records provided no financial hold has been placed on his/her records by any administrative unit. All copies produced shall be at the student's expense, and he/she shall be charged a ((rate no greater than one dollar per page)) fee set by the TCC board of trustees.
- (5) A student shall maintain his/her right to review and inspect his/her ((education)) educational records irrespective of his/her outstanding financial obligation to the college.

AMENDATORY SECTION (Amending Order 89-1, filed 9/26/89, effective 10/27/89)

- WAC 132V-15-050 Rights of student. (1) If, after a review of his/her records, a student believes they contain information that is inaccurate, misleading or in violation of his/her privacy or other rights, the student may submit a written appeal to the dean of student services.
- (2) Within a reasonable time, but no more than twenty instructional days after the receipt of an appeal, the dean of student services shall establish an ad hoc committee consisting of two students, two faculty, one classified staff ((person)) member, and one administrator to review the appeal.

AMENDATORY SECTION (Amending Order 89-1, filed 9/26/89, effective 10/27/89)

WAC 132V-15-060 Conduct of appeal. (1) A hearing shall normally be held within twenty instructional days after the dean of student services receives the appeal.

- (2) The hearing shall be conducted by the dean of student services or his/her designee who shall be an official of the college who does not have a direct interest in the final decision of the committee.
- (3) In presenting his/her appeal, the student may have assistance from or be represented by an individual or an attorney of his/her choice and at his/her own expense. The college may choose to be represented by its assistant attorney general.
- (4) Within ten instructional days after the hearing the dean of student services or his/her designee shall prepare a final written decision based solely on the evidence presented during the hearing. A copy of the final decision shall be made available to the student.
- (5) If the final decision of the dean of student services mandates amendments to the student's ((education)) educational records, the college official of the office of record shall make said amendments within ten instructional days after the notification and so inform the student in writing.
- (6) If the student disagrees with the final decision, he/she shall have the right to place a statement to this effect in his/her ((education)) educational records. This statement shall be retained in the student's file and shall become a permanent part of the student's education record for as long as the record is maintained.

AMENDATORY SECTION (Amending Order 89-1, filed 9/26/89, effective 10/27/89)

- WAC 132V-15-070 Limitations on a student's right to review and inspect. (1) Pursuant to section 438 of the act, the college shall not permit a student to review and inspect the following records:
- (a) The confidential financial records and statements of parents or any information contained in such records/ statements:
- (b) Confidential letters and confidential statements of recommendation which were placed in the ((education)) educational records of the student prior to January 1, 1975; provided that the letters/statements were solicited with the written assurance of confidentiality and are to be used only for the purposes for which they were specifically intended;
- (c) Confidential letters of recommendation and confidential statements of recommendations which were placed in the ((education)) educational records of the student after January 1, 1975 pertaining to admission to an ((education)) educational institution, to an application for employment, or to the receipt of an honor or honorary recognition which a student has waived his/her inspection/review rights under WAC 132V-15-080; and
- (d) The ((education)) educational records of a student which contains information on more than one student. Only the specific information pertaining to the student requesting access shall be considered for release.
- (2) The college shall retain the ((education)) educational records of students pursuant to the retention schedules established by each office of record.

AMENDATORY SECTION (Amending Order 89-1, filed 9/26/89, effective 10/27/89)

- WAC 132V-15-090 Third party access to records— External. (1) The college may authorize the following persons/agencies to have access to students' ((education)) educational records or other personally identifiable information without consent:
- (a) Officials of other schools or school systems or institutions in which the student seeks or intends to enroll;
- (b) Persons ((or organizations providing the student)) in connection with a student's application for or receipt of financial aid;
- (c) Accrediting agencies carrying out their accreditation function;
- (d) Persons in compliance with a judicial order after written notification to the student;
- (e) Persons acting pursuant to any lawfully issued subpoena;
- (f) Persons, in response to an emergency, whose actions are considered to protect the health or safety of students or other persons; ((and))
- (g) Organizations conducting studies for, or on behalf of, educational agencies or institutions for the purpose of developing, validating, or administering predictive tests, administering student aid programs, and improving instruction and/or services; Provided, that the studies are conducted in a manner which will not permit the personal identification of student and their parents by individuals other than representatives of the organization and the information will be destroyed when no longer needed for the purposes for

which the study was conducted. The term "organizations" includes, but is not limited to, federal, state and local agencies, and independent organizations;

- (h) State and local officials or authorities to whom such information is specifically required to be reported or disclosed pursuant to state statute adopted prior to November 19, 1974;
- (i) Alleged victim of any crime may obtain the results of any disciplinary proceeding conducted by the college against the alleged perpetrator of such crime with respect to such crime; and
- (j) Public requesting information designated as directory information by the college.

AMENDATORY SECTION (Amending Order 89-1, filed 9/26/89, effective 10/27/89)

WAC 132V-15-100 Third party access to records—Internal. (1) Within the Tacoma Community College community, only those persons, individually and collectively, acting in the student's educational interest shall be allowed access to a student's ((education)) educational records or other personally identifiable records. These persons include employees in the

- (a) Admissions, ((eounseling,)) advising, assessment and registration centers;
 - (b) Financial aid office;
 - (c) Office of the dean ((for)) of student services;
 - (d) Security and parking services; and
 - (e) Offices of record((-)); and
- (((2))) (f) Other ((administrative and academic personnel may have access)) college officials within the limitations of their need to know.

AMENDATORY SECTION (Amending Order 89-1, filed 9/26/89, effective 10/27/89)

WAC 132V-15-110 Student records as directory information. (1) ((The college shall provide only the student's name and the dates of his/her attendance as directory information.

- (2))) A student may withhold <u>from release</u> directory information by completing TCC Form TCC-REG-062 and submitting it to the registrar or by notifying ((the dean-of student services or)) the registrar in writing within two weeks after the first day of classes for any quarter.
- (((3))) (2) The college will honor a student's request for ((non-disclosure)) nondisclosure for only ((one)) the current academic year; therefore, a student must file a request to withhold directory information annually.
- (((4))) (3) The college may release directory information by telephone.

AMENDATORY SECTION (Amending Order 89-1, filed 9/26/89, effective 10/27/89)

- WAC 132V-15-120 Annual notification on rights.
 (1) The college shall notify students and parents of students currently in attendance of their rights under the act
- (a) By making copies of this chapter available in the admissions and registration centers during fall quarter registrations for currently-enrolled, new and returning students;

- (b) By publishing an announcement regarding the existence of this chapter in the college quarterly mailer;
- (c) By publishing a summary of this chapter in the college's biennial catalog((; and
 - (d) By publishing this chapter in the student handbook)).

WSR 96-16-035 PERMANENT RULES TACOMA COMMUNITY COLLEGE

[Filed August 1, 1996, 12:06 p.m.]

Date of Adoption: July 18, 1996.

Purpose: Revise existing chapter 132V-24 WAC, Public records.

BACKGROUND: Chapter 132V-24 WAC, Public records, contains outdated information regarding when and where the board of trustees meet.

The ten cent copy charge is currently too low to recover paper costs, and in fact is so low that we lose money in cashiering the fee.

Under the protection of public records section there is an incorrect records location building cited.

RECOMMENDATIONS: Correct meeting time and place information to reflect changes made by the board last summer.

Set copy charge according to TCC board policy.

Update building location for public records to Building 13.

Citation of Existing Rules Affected by this Order: Amending chapter 132V-24 WAC, Public records.

Statutory Authority for Adoption: Chapter 1, Laws of 1973 (Initiative 276) Disclosure—Campaign finances—Lobbying—Records; and in particular, sections 25-32 of that act, dealing with public records.

Adopted under notice filed as WSR 96-12-006 on May 23, 1996.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, amended 0, repealed 0; Federal Rules or Standards: New 0, amended 0, repealed 0; or Recently Enacted State Statutes: New 0, amended 0, repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, amended 0, repealed 0.

Number of Sections Adopted on the Agency's own Initiative: New 0, amended 4, repealed 0.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, amended 4, 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.

July 18, 1996

John Nettleton, Chair

Board of Trustees

AMENDATORY SECTION (Amending Order 11, filed 4/27/73)

WAC 132V-24-030 Description of central and field organization of Community College District No. 22. District No. 22 is a community college district organized under RCW 28B.50.040. The administrative office of the district and its staff are located at Tacoma Community College, ((5900 South 12th)) 6501 South 19th Street, Tacoma, Washington ((98465)) 98466.

AMENDATORY SECTION (Amending Order 11, filed 4/27/73)

WAC 132V-24-040 Operations and procedures. The district is established under RCW 28B.50.040 to implement the educational purposes established by RCW 28B.50.020. The college district is operated under the supervision and control of a board of trustees. The board of trustees is made up of five members each appointed by the governor to a term of five years. The trustees meet the ((forth Thursday of each month at 3:30 p.m. in the N.W.)) first Thursday of each month at 4:00 p.m. in the Baker Room of Tacoma Community College, unless public notice is given of a special meeting. At such time the trustees exercise the powers and duties granted it under RCW 28B.50.140.

AMENDATORY SECTION (Amending Order 11, filed 4/27/73)

WAC 132V-24-090 Copying. No fee shall be charged for the inspection of public records. The district shall charge a fee ((of 10¢ per page of copy)) set by the TCC board of trustees for providing copies of public records and for use of the district's copy equipment. This charge is the amount necessary to reimburse the district for its actual costs incident to such copying. If a particular request for copies requires an unusually large amount of time, or the use of any equipment not readily available, the district will provide copies at a rate sufficient to cover any additional cost. All fees must be paid by money order, cashier's check or cash in advance.

AMENDATORY SECTION (Amending Order 11, filed 4/27/73)

WAC 132V-24-120 Protection of public records. Requests for public records shall be made in the administration building (Building ((14)) 13) of Tacoma Community College. Public records and a facility for their inspection will be provided by the public records officer. Such records shall not be removed from the place designated for their inspection. Copies shall be made at Tacoma Community College. If copying facilities are not available at the college, the college will arrange to have copies made commercially according to the provisions of WAC 132V-24-090.

WSR 96-16-036
PERMANENT RULES
TACOMA COMMUNITY COLLEGE
[Filed August 1, 1996, 12:07 p.m.]

Date of Adoption: July 18, 1996.

Purpose: Adoption of chapter 132V-130 WAC, Hazing. BACKGROUND: The state legislature passed SSB 5075 defining and prohibiting hazing at institutions of higher education. It specified penalties and sanctions for both individual students and student groups. All institutions are required to create a WAC specifying the college's hazing policy. The State Board for Community and Technical Colleges drafted a recommended model policy. Last summer a committee met and developed a draft hazing policy for Tacoma Community College. It was shared with students and administrative staff. It essentially follows the model policy recommended by the state board. Hearings related to this policy involving students will follow structure specified in the code of student rights and responsibilities WAC.

Statutory Authority for Adoption: SSB 5075 passed by the 1993 legislature.

Adopted under notice filed as WSR 96-12-007 on May 23, 1996.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, amended 0, repealed 0; Federal Rules or Standards: New 0, amended 0, repealed 0; or Recently Enacted State Statutes: New 3, amended 0, repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, amended 0, repealed 0.

Number of Sections Adopted on the Agency's own Initiative: New 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.

July 18, 1996 John Nettleton, Chair Board of Trustees

Chapter 132V-130 WAC HAZING POLICY

NEW SECTION

WAC 132V-130-010 Hazing prohibited. (1) Hazing is prohibited at Tacoma Community College.

(2) Hazing means any method of initiation into a student group or any pastime or amusement engaged in with respect to such a group that causes, or is likely to cause, bodily danger or physical harm, or serious mental or emotional harm, to any student or other person attending any institution of higher education or postsecondary education. Excluded from this definition are "customary athletic events or other similar contests or competitions."

NEW SECTION

WAC 132V-130-020 Penalties. (1) The Tacoma Community College code of student rights and responsibilities committee is applicable to hazing violations.

(2) Hazing violations are also misdemeanors punishable under state criminal law according to RCW 9A.20.021.

- (3) A person who participates in the hazing of another shall forfeit any entitlement to state-funded grants, scholarships or awards for a period of time to be determined based upon the seriousness of the violation.
- (4) Any student group that knowingly permits hazing shall:
- (a) Be liable for harm caused to persons or property resulting from hazing; and
- (b) Be denied recognition by Tacoma Community College as an official student group on campus. If the student group is a corporation, whether for profit or nonprofit, the individual directors of the corporation may be held individually liable for damages. All college funding shall be frozen for any official student group scheduled to appear before the Tacoma Community College student rights and responsibilities committee for an alleged hazing violation.
- (5) Forfeiture of college funding, state-funded grants, scholarships or awards shall continue for a minimum of one quarter up to and including permanent forfeiture as determined by the Tacoma Community College student rights and responsibilities committee based upon the seriousness of the violations.

NEW SECTION

WAC 132V-130-030 Sanctions for impermissible conduct not amounting to hazing. (1) Impermissible conduct associated with initiation into a student group or any pastime or amusement engaged in, with respect to the group, will not be tolerated.

- (2) Impermissible conduct which does not amount to hazing may include conduct which causes embarrassment, sleep deprivation or personal humiliation, or may include ridicule or unprotected speech amounting to verbal abuse.
- (3) Impermissible conduct not amounting to hazing is subject to any sanctions available under the Tacoma Community College code of student rights and responsibilities, depending upon the seriousness of the violation.

WSR 96-16-038 PERMANENT RULES DEPARTMENT OF LICENSING

[Filed August 1, 1996, 2:02 p.m.]

Date of Adoption: August 1, 1996.

Purpose: To memorialize consent decree entered in *United States v. Washington*, Civ. No. 9213-Phase I-Sub. 88-1 entered on November 28, 1994, and signed by the United States, the signatory tribes, and the state of Washington.

Citation of Existing Rules Affected by this Order: Amending WAC 308-93-010 and 308-93-050.

Statutory Authority for Adoption: RCW 88.02.100.

Other Authority: United States v. Washington, Subproceeding No. 88-1.

Adopted under notice filed as WSR 96-11-128 on May 22, 1996.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, amended 0, repealed 0; Federal Rules or Standards: New 0, amended 0, repealed 0; or Recently Enacted State Statutes: New 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 8, amended 2, repealed 0.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 8, amended 2, repealed 0.

Number of Sections Adopted using Negotiated Rule Making: New 8, 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: Thirty-one days after filing.

August 1, 1996 Katherine Baros Friedt Director

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

WAC 308-93-010 Definitions. Unless the context clearly indicates otherwise, the following definitions apply to the rules in this chapter:

- (1) "Alien vessel" means a vessel owned by a resident of a country other than the United States.
- (2) "Carpenter certificate" means a certificate issued by a manufacturer describing the vessel for which such certificate is issued and certifying the first conveyance of said vessel after its manufacture.
- (3) "Commercial fishing vessel" means a vessel primarily used for commercial or charter fishing.
- (4) "Declaration of value form" means the department of revenue form used to declare the value for purposes of assessing excise tax when a vessel is acquired by lease, trade, gift, homemade, or the most recent purchase price is not known to declare the value for purposes of assessing excise tax.
- (5) "Director" means the director of the department of licensing.
- (6) "Documented vessel" means a vessel that is documented by the United States Coast Guard and is issued a valid marine certificate.
 - (7) "Exclusively" means solely and without exception.
- (8) "Foreign vessel" means a vessel owned by a resident of another state registered in accordance with the laws of the state in which the owner resides.
- (9) "Legal owner" means a person, business, or institution having a security interest in a vessel perfected in accordance with RCW 46.12.095 or the registered owner of a vessel unencumbered by a security interest or the lessor of a vessel unencumbered by a security interest.
- (10) "Lifeboat" means craft used exclusively for lifesaving purposes.
- (11) "Manufacturer's statement of origin (MSO)" means a certificate issued by a manufacturer describing the vessel for which such certificate is issued and certifying the first conveyance of said vessel after its manufacture.
- (12) "Overall length" means a straight line measurement of the overall distance from the foremost point of the vessel to the aftermost part of the vessel, measured parallel to the centerline. Bow sprits, bumpkins or boomkins, rudders, outboard motor brackets, outdrive units, propellers, and

similar fittings or attachments are not included in the measurement.

- (13) "Prebill" and "no bill" means the notice to renew a vessel registration that is mailed by the department to the registered owner.
- (14) "Previous ownership document" means the last issued certificate of title and/or registration.
- (15) "Primarily" means the principal purpose for which a vessel is used when considered in conjunction with all of its uses.
- (16) "Propulsion machinery" means any device providing motion to a vessel through such means as combustion, steam, or electric machinery.
- (17) "Registered owner, owner," synonymous terms used interchangeably, mean a person who has a lawful right to possession of a vessel, whether or not the vessel is subject to a security interest.
- (18) "Tender" means a craft used exclusively to furnish transportation from a larger vessel to shore and return.
- (19) "Use of waters" means to navigate, operate, employ, or moor any vessel upon the waters.
- (20) "Valid marine document" means a document issued by the United States Coast Guard which declares a vessel to be a documented vessel of the United States.
- (21) "Vessel data form" means the information application completed by the applicant showing all required description data for the vessel registration and title.
- (22) "Waters of this state" means any waters within the territorial limits of this state.
- (23) "Time share((")) charters" means leased vessels where none of the parties leasing the vessel under a "time share" option agreement are acquiring an equity in the vessel and there is no option to buy.
- (24) "Houseboat" means any vessel as defined in RCW 88.02.010(1) and does not mean any building on a float used in whole or in part for human habitation as a single-family dwelling which is not designed for self propulsion by mechanical means, or for propulsion by means of wind, nor propelled by mechanical means or wind.
- (25) "Cruising license" means an annual certificate issued by U.S. customs service pursuant to 19 C.F.R. Sec. 4.94, which exempts pleasure boats from certain countries from formal entry and clearance procedures, from payment of tonnage tax and clearance fees at all but the first port of entry.

AMENDATORY SECTION (Amending WSR 93-14-082, filed 6/30/93, effective 7/31/93)

WAC 308-93-050 Vessels exempted from registration, excise tax and titling. The following vessels are exempt from registration, titling, and the assessment of excise tax:

- (1) Vessels exempt from registration ((under)) pursuant to RCW 88.02.030;
- (2) Vessels that have been issued a valid number under federal law or by an approved issuing authority of the state of principal operation, unless the vessel is physically located in this state for a period of more than sixty days in any twelve-month period. A vessel that is validly registered in another state but is removed to this state for principal use is

subject to titling, registration and assessment of excise taxes, unless otherwise exempt;

- (3) Vessels primarily engaged in commerce which have or are required to have a valid marine document as a vessel of the United States, including but not limited to:
 - (a) Commercial fishing vessels;
 - (b) Barges;
- (c) Charter vessels, including, bare boat and time share charters.
- (4) Vessels owned by Indian tribes and tribal members as provided in WAC 308-93-700 through 308-93-770.

NEW SECTION

WAC 308-93-700 Purpose. WAC 308-93-700 through 308-93-770 are adopted to implement the Consent Decree entered in *United States v. Washington*, Civ. No. 9213 - Phase I - Sub. 88-1 entered on November 28, 1994, and signed by the United States, the signatory tribes, and the state of Washington. These rules do not repeat all of the sections of the Consent Decree and are not intended to set out all of the requirements and provisions of the Consent Decree. Nothing in these rules is intended to enact any rules inconsistent with the Consent Decree or to alter in any way the state of Washington's obligations under the Consent Decree. In the event of conflicting provisions, interpretations, or applications between these rules and the Consent Decree, resolution shall give precedence to the Consent Decree.

NEW SECTION

WAC 308-93-710 Definitions. The following terms used in WAC 308-93-700 through 308-93-770 shall have the meaning given to them in this section unless the context clearly indicates otherwise:

- (1) "Indian tribe" and "tribal" means the Indian tribes which are signatory to the Consent Decree entered in *United State v. Washington*, Civ. No. 9213 Phase I Sub. 88-1 entered on November 28, 1994, including: Lower Elwha S'Klallam Tribe, Hoh Tribe, Jamestown S'Klallam Tribe, Lummi Nation, Makah Tribe, Muckleshoot Tribe, Nisqually Tribe, Nooksack Tribe, Port Gamble S'Klallam Tribe, Puyallup Tribe, Quileute Tribe, Quinault Indian Nation, Sauk-Suiattle Tribe, Skokomish Tribe, Squaxin Island Tribe, Stillaquamish Tribe, Suquamish Tribe, Swinomish Indian Tribal Community, Tulalip Tribes, Upper Skagit Tribe, and Yakama Nation.
- (2) "Tribal member(s)" means those persons duly enrolled in the Indian tribes identified in subsection (1) of this section.
- (3) The terms "vessels" or "boats" are synonymous and mean watercraft used in connection with the exercise of federally secured fishing rights.
- (4) All other terms have the same meaning as used in chapter 88.02 RCW and chapter 308-93 WAC.

NEW SECTION

WAC 308-93-720 Indian tribe exempt vessels. (1) State ad valorem property and watercraft excise taxes shall not be imposed upon any vessel owned by a tribal member(s) and used in connection with the exercise of federally

secured fishing rights, so long as the member's tribe imposes a treaty, fishing rights-related tax. The taxes also shall not apply to tribally owned boats used in connection with or in activities related to the exercise of tribal fishing rights, including but not limited to, management, regulation or enforcement thereof.

(2) State registration, numbering, and fee requirements otherwise applicable to a nontreaty vessel, shall not be applied to any tribally owned vessel or vessel owned by a tribal member(s) which is used in the exercise of treaty fishing rights and is tribally registered.

NEW SECTION

WAC 308-93-730 Indian tribe vessel numbering system. (1) A tribal vessel number conforming to the specifications of 33 C.F.R. sections 173.27 and 174.23 and a certificate of number conforming to 33 C.F.R. section 174.19, shall be assigned, and a "decal" shall be issued for each Indian tribe and tribal member vessel and displayed thereon. Upon agreement of the Coast Guard and Indian tribes, different specification may be established for treaty fishing vessels.

- (2) Each tribe shall be entitled to a block of numbers with a unique tribal suffix. Each tribe may select a unique, three-letter suffix for its state or tribally produced vessel number, unless otherwise agreed upon by the Coast Guard. The vessel numbers shall otherwise be of the same size and placed in the same location as specified for those vessels registered pursuant to chapter 88.02 RCW. The department shall not issue a plaque, sticker, or other form of number or annual registration to affix to a numbered vessel.
- (3) The decal may be unique to each tribe, so long as otherwise conforming to the Coast Guard specifications regarding size and color. A tribe may choose to use department issued decals.
- (4) By June 1st of each year, the department will provide each Indian tribe a list of vessel numbers, and state decals if the Indian tribe so requests, in the quantity, and with any particular three-letter suffix specified by the Indian tribe. Such quantity shall be sufficient to enable each Indian tribe to issue a vessel number to each of its tribal fishers for the vessels they use in the treaty fishery. Notwithstanding the foregoing, the department need not provide an Indian tribe the list of vessel numbers and decals sooner than thirty days after the Indian tribe has advised the department of its number and decal requirement.
- (5) Failure of the department to provide a list of vessel numbers requested by an Indian tribe in the time frames outlined in this section shall not preclude the Indian tribe or tribal fishermen from lawfully fishing pursuant to the treaty fishing right, and shall be a complete defense in any action by the state to enforce its tax or vessel registration laws until the state complies with the terms of this section.

NEW SECTION

WAC 308-93-740 Indian tribe vessel registration. Tribal and treaty fishing vessels shall be deemed by the state and Coast Guard to be properly registered so long as the following conditions are met:

(1) The individual tribal member has provided the Indian tribe of which he or she is a member, on forms

satisfactory to the Indian tribe and the state information listed in subsection (3) of this section; and

- (2) The appropriate Indian tribe has approved registration of the vessel and so advised the department, on agreed to forms, containing all the information about the vessel and its owner which the Indian tribe is required to collect pursuant to subsection (3) of this section;
- (3) Contents of form for registration of Indian tribe vessel:
 - (a) Name and address of the owner, including zip code;
 - (b) State in which vessel is or will be principally used;
- (c) The number previously issued by an issuing authority for the vessel, if any;
- (d) Whether the application is for a new number, renewal of a number, or transfer of ownership;
- (e) Whether the vessel is used for pleasure, rent or lease, dealer or manufacturer demonstration, commercial passenger carrying, commercial fishing, or other commercial use;
 - (f) Make of vessel;
 - (g) Year vessel was manufactured or model year;
 - (h) Manufacturer's hull identification number, if any;
 - (i) Overall length of vessel;
 - (j) Type of vessel (open, cabin, house, or other);
- (k) Whether the hull is wood, steel, aluminum, fiberglass, plastic, or other;
- (1) Whether the propulsion is inboard, outboard, inboardoutdrive, sail, or other;
 - (m) Whether the fuel is gasoline, diesel, or other;
 - (n) The signature of the owner;

Application made by a manufacturer or dealer for a number that is to be temporarily affixed to a vessel for demonstration or test purposes may omit (f) through (m) of this subsection. An application made by a person who intends to lease or rent the vessel without propulsion machinery may omit (l) and (m) of this subsection;

(4) The registering Indian tribe may issue a vessel number from the list obtained from the department, upon tribal approval of a tribal member's registration application; and such registration, which shall be for a term of one year, shall be in immediate effect and remain in effect until suspended or revoked by the tribe in accordance with the procedure set forth in WAC 308-93-750, or for any other reason the tribe determines appropriate.

NEW SECTION

WAC 308-93-750 Improper Indian tribe registration. (1) The department may object to and/or seek revocation of tribal issuance of a registration only if it appears that:

- (a) Inaccurate or false information has been submitted;
- (b) Information required pursuant to WAC 308-93-740(3) is omitted; or
- (c) The department obtains information that the vessel is stolen or otherwise is not beneficially owned by the registrant.
- (2) The department shall serve notice upon the Indian tribe that the registration appears to be improper and the department's objection thereto either in person or by certified mail, return receipt requested. The Indian tribe shall within thirty days of receipt of the notice provide the information

requested, take the requested action, clarify any misunderstanding, or inform the department that the tribe does not intend to take the action requested or provide the requested information.

- (3) The department may request a tribally issued registration and number be revoked at any time should information demonstrate the information originally submitted was false, inaccurate, the vessel is stolen or not beneficially owned by the registrant. The registrant and Indian tribe shall have a reasonable opportunity to correct inaccurate information.
- (4) Nothing herein shall act to revoke, nor shall any Indian tribe be required to revoke, the registration, number, and vessel decal issued by the Indian tribe to the tribal member until all dispute resolution procedures have been exhausted. If the state establishes the registration is improper, the Indian tribe shall revoke the registration, plaque, and decal.

NEW SECTION

WAC 308-93-760 Indian tribe vessel computer data base. (1) Each Indian tribe shall forward the proper forms and documentation to the department, attention: Vehicle licensing, within five working days after approval of the registration. The department shall store the registration data in a computer system, with twenty-four-hour availability, and procedures which will limit access to civil or criminal law enforcement entities seeking information for law enforcement purposes.

(2) If an Indian tribe becomes aware that information regarding a vessel authorized by that tribe to participate in the treaty fishery, and contained in the department vessel identification system, or the vessel identification system of another Indian tribe, may be erroneous or incomplete and should be corrected, the tribe will promptly notify the department or the tribe which operates the identification system. The notice to the department and the other Indian tribe shall state the reasons why it is believed the system information is incorrect or incomplete. The notifying tribe shall also identify the correct or additional information the tribe believes should be entered into the system. The department shall respond promptly to each such notice regarding inaccurate or incomplete information, explaining what, if any, changes or corrections have been made.

NEW SECTION

WAC 308-93-770 Disclosure of Indian tribal vessel data. (1) Indian tribes and tribal member vessel registration data shall be stored in the department's computer system, with twenty-four-hour availability, and procedures which will limit access to civil or criminal law enforcement entities seeking information for law enforcement purposes. Unless ordered by a court of competent jurisdiction, no access by business persons or other private individual shall be permitted unless the treaty fisher or tribe has authorized such release of information in writing. Release of information may be made to other persons or groups when specifically authorized in writing by all persons identified in the information to be released.

(2) Access to Indian tribe information shall be available via a modem, or other suitable electronic format, to all state, tribal, federal, and foreign law enforcement agencies. Information available by computer shall not be considered in the possession or control of any other party. On-line access is authorized between and among all parties' vessel registration information systems to permit state, tribal, and federal enforcement personnel to directly obtain vessel registration information from the various governments' vessel information systems, regarding treaty and nontreaty vessels. No altering of another party's information shall be made without that party's consent.

(3) The state shall defend against any private party's attempt to establish a legal right to obtain tribal registration data, shall notify the affected Indian tribe of any such private party claim at the time the claim is made, and shall keep the Indian tribe informed as to the status of the matter.

WSR 96-16-049 PERMANENT RULES STATE BOARD OF EDUCATION

[Filed August 1, 1996, 3:57 p.m.]

Date of Adoption: July 19, 1996.

Purpose: The purpose of the amendment to WAC 180-78-160 was to bring it into agreement with the amendment to RCW 28A.410.020, passed by the 1996 legislature.

Citation of Existing Rules Affected by this Order: Amending WAC 180-78-160.

Statutory Authority for Adoption: RCW 28A.410.020. Adopted under notice filed as WSR 96-12-086 on June 5. 1996.

Changes Other than Editing from Proposed to Adopted Version: The only change was editorial.

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: Thirty-one days after filing.

August 1, 1996 Larry Davis Executive Director

AMENDATORY SECTION (Amending WSR 95-20-039, filed 9/28/95, effective 10/29/95)

WAC 180-78-160 Evidence of compliance with candidate admission and retention policies program standard. The following evidence shall be evaluated to determine whether each professional preparation program is

in compliance with the candidate admission and retention policies program standard of WAC 180-78-140(4):

- (1) Incentives and affirmative action procedures have been established to recruit quality candidates from underrepresented groups including those from diverse economic, racial, and cultural backgrounds. Support programs are provided to assist such candidates in successfully completing the professional preparation program.
- (2) Admission requirements to the professional preparation programs include:
- (a) A minimum 2.5 college or university undergraduate grade point average (based upon a zero to four point scale) calculated on the basis of the most recent 45 quarter (30 semester) credits.
- (b) Evidence that the candidate is competent in the basic skills required for oral and written communication, reading, and computation((-)), demonstrated by one of the following options:
- (i) Successful completion of an examination in the basic skills required for oral and written communication, reading, and computation; or
 - (ii) Completion of a baccalaureate degree program; or
 - (iii) Completion of a graduate degree program; or
- (iv) Completion of two or more years of college level course work and demonstrated basic skills competency through college level work and a written essay; or
- (((e))) (v) A combined score of ((not less)) more than the state-wide median score for the prior school year scored by all persons taking the Scholastic ((Aptitude)) Assessment Test (((SAT))) I: Reasoning Test or the American College Test (ACT).
- (((d) Provided, That persons who have completed a baccalaureate or higher degree or who are twenty one years of age or older, who have completed two or more years of college level work, and who have demonstrated in such course work, including a written essay, the competencies set forth in (b) and (c) of this subsection, shall be exempted from meeting such requirements.
- (e) Provided further, That a candidate who does not meet one of the criteria within this subsection may be admitted on probationary status if the college or university provides individual tutorial assistance to such candidate and the candidate is required to meet the above stated criteria prior to participation in a field experience and exiting from the approved preparation program.))
- (3) Criteria for the selection and retention of candidates are relevant to the attainment of program outcomes and available for review by applicants, students, and faculty. These written criteria may include, but not be limited to, faculty recommendations, evidence of demonstrated competency in academic and professional work, and written recommendations from appropriate professionals in the schools.
- (4) A written process exists describing the procedures for:
- (a) Counseling and advising students about progress and retention in the professional preparation program.
- (b) Supervision and evaluation relative to the completion of the professional preparation program.
- (c) The appeal process for decisions relative to admission or retention in the professional preparation program.

- (d) Providing information to candidates regarding supply and demand conditions in the candidate's field.
- (e) Admission and retention of nontraditional candidates, such as midcareer candidates who wish to enter professional preparation programs, if established.

WSR 96-16-050 PERMANENT RULES INSURANCE COMMISSIONER'S OFFICE

[Filed August 1, 1996, 4:00 p.m.]

Date of Adoption: August 1, 1996.

Purpose: This rule effectuates RCW 48.42.100, the Women's Health Care Services Act. Insurance Commissioner Matter No. R 95-10.

Statutory Authority for Adoption: RCW 48.02.060, 48.18.120, 48.20.450, 48.20.460, 48.44.020, 48.44.050, 48.44.070, 48.46.200, 48.46.243.

Adopted under notice filed as WSR 96-12-072 on June 4, 1996.

Changes Other than Editing from Proposed to Adopted Version: Subsection (3)(b) was amended to conform more closely with the language of the statute. Subsection (4)(a) and (b) were modified to reflect the change made in subsection (3). The proposed subsection (4)(b) was eliminated.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, amended 0, repealed 0; Federal Rules or Standards: New 0, amended 0, repealed 0; or Recently Enacted State Statutes: New 0, amended 0, repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, amended 0, repealed 0.

Number of Sections Adopted on the Agency's own Initiative: New 1, amended 0, repealed 0.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, amended 0, repealed 0.

Number of Sections Adopted using Negotiated Rule Making: New 0, amended 0, repealed 0; Pilot Rule Making: New 0, amended 0, repealed 0; or Other Alternative Rule Making: New 0, amended 0, repealed 0.

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

August 1, 1996 Deborah Senn Insurance Commissioner

Chapter 284-43 WAC ((CERTIFIED)) HEALTH ((PLANS)) CARRIERS

NEW SECTION

WAC 284-43-100 Health carrier standards for women's right to directly access certain health care practitioners for women's health care services. (1) "Women's health care services" is defined to include, but need not be limited to, maternity care, reproductive health services, gynecological care, general examination, and preventive care as medically appropriate, and medically appropriate follow-up visits for these services. General examinations, preventive care and medically appropriate follow-up care are limited to services related to maternity,

reproductive health services, gynecological care or other health services that are particular to women, such as breast examinations. Women's health care services also include any appropriate health care service for other health problems, discovered and treated during the course of a visit to a women's health care practitioner for a women's health care service, which is within the practitioner's scope of practice.

- (2) A health carrier shall not deny coverage for medically appropriate laboratory services, imaging services, diagnostic services, or prescriptions for pharmaceutical or medical supplies, which are ordered by a directly accessed women's health care practitioner, and which are within the practitioner's scope of practice, if such services would be covered when provided by another type of health care practitioner. A health carrier shall not require authorization by another type of health care practitioner for these services.
- (3)(a) All health carriers shall permit each female policyholder, subscriber, enrolled participant, or beneficiary of carrier policies, plans, and programs written, amended, or renewed after July 23, 1995, to directly access the types of women's health care practitioners identified in RCW 48.42.100(2), for appropriate covered women's health care services without prior referral from another health care practitioner.
- (b) Direct access may be limited to those women's health care practitioners who have signed participating provider agreements with the carrier for a specific benefit plan network. Every carrier shall include in each provider network, a sufficient number of each type of practitioner included in the definition of women's health care practitioners at RCW 48.42.100(2) to ensure that enrollees can exercise their right of direct access.
- (4) To inform enrollees of their rights under RCW 48.42.100, all health carriers shall include in enrollee handbooks a written explanation of a woman's right to directly access women's health care practitioners for covered women's health care services. Enrollee handbooks shall include information regarding any limitations to direct access, including, but not limited to:
- (a) Limited direct access based on a benefit plan's closed network of practitioners, if appropriate; and
- (b) The carrier's right to limit coverage to medically necessary and appropriate women's health care services.
- (5) No carrier shall impose cost sharing, such as copayments or deductibles, for directly accessed women's health care services, that are not required for access to health care practitioners acting as primary care providers.

WSR 96-16-062 PERMANENT RULES FORENSIC INVESTIGATIONS COUNCIL

[Filed August 5, 1996, 4:30 p.m.]

Date of Adoption: July 26, 1996.

Purpose: Comply with state law and advise interested parties of agency functions.

Statutory Authority for Adoption: RCW 34.05.020. Adopted under notice filed as WSR 96-13-063 on June 17, 1996.

Changes Other than Editing from Proposed to Adopted Version: WAC 218-04-050, chapter 41.17 RCW should be chapter 42.17 RCW.

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 5, 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 5, 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 5, amended 0, repealed 0.

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

August 2, 1996 Darrell Russell Rules Coordinator

Title 218 WAC FORENSIC INVESTIGATIONS COUNCIL

Chapter 218-04 WAC FORENSICS

NEW SECTION

WAC 218-04-010 Purpose and duties. The forensic investigations council is established pursuant to chapter 398, Laws of 1995. The purpose of the forensic investigations council is to:

- (1) Preserve and enhance the state crime laboratory;
- (2) Fund the death investigation system and to make related state and local institutions more efficient;
 - (3) Preserve and enhance the state toxicology laboratory;
- (4) Provide resources necessary for the performance, by qualified pathologists, of autopsies;
- (5) Improve the performance of death investigations and the criminal justice system through the formal training of county coroners and county medical examiners;
- (6) Establish and maintain a dental identification system; and
- (7) Provide flexibility so that any county may establish a county morgue when it serves the public interest.

NEW SECTION

WAC 218-04-020 Membership. The forensic investigations council consists of twelve members, selected by the governor, as follows: One county coroner; one county prosecutor; one county prosecutor who also serves as ex officio county coroner; one county medical examiner; one county sheriff; one chief of police; the chief of the state patrol; two members of a county legislative authority; and one pathologist who is currently in private practice; and two members of a city legislative authority.

NEW SECTION

WAC 218-04-030 Officers. There shall be a chair and vice-chair elected from the members of the council. The chair does not vote except in case of a tie vote.

NEW SECTION

WAC 218-04-040 Meetings. (1) The forensic investigations council shall hold its regular meetings on the fourth Friday of each month, at 9:00 a.m., at the State of Washington Combined Transportation Center WSP Crime Laboratory, 2502 112th St. East, Tacoma, WA 98455. If at any time any regular meeting falls on a holiday, such meeting shall be held at the direction of the chair. The forensic investigations council may hold other meetings from time to time when called by the chair or when requested, in writing, by five members of the council.

- (2) Seven members of the council shall constitute a quorum for the transaction of business.
- (3) All meetings of the council shall be open to the public pursuant to chapter 42.30 RCW Open Public Meetings
- (4) Meetings of the council shall be held in accordance with Roberts Rules of Order, Current Revised Edition, whenever requested by any member of the commission.
- (5) Conference calls by telephone are a proper form of meeting.

NEW SECTION

WAC 218-04-050 Public records. All public records of the forensic investigations council, including minutes, shall be available unless exempt for disclosure under chapters 42.17 or 42.30 RCW. Any member of the public may examine records of the commission by directing a request to the Executive or Deputy Director of the Washington Association of County Officials, 206 Tenth Avenue SE, Olympia, Washington 98501-1311, (360) 753-7319, FAX: 753-2842. The charge for copying records shall be pursuant to RCW 42.17.300.

WSR 96-16-073 PERMANENT RULES DEPARTMENT OF HEALTH

[Filed August 6, 1996, 3:07 p.m., effective October 1, 1996]

Date of Adoption: July 15, 1996.

Purpose: The rule establishes a ten dollar fee for shellfish export certificates. A large increase in the number of certificates being requested requires the department to establish a fee to cover the cost of providing these certificates.

Citation of Existing Rules Affected by this Order: Amending WAC 246-282-990.

Statutory Authority for Adoption: RCW 43.20B.020. Other Authority: RCW 69.30.030.

Adopted under notice filed as WSR 96-12-074 on June 4, 1996.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, amended 0, repealed 0; Federal Rules or Standards: New 0, amended 0, repealed 0; or

Recently Enacted State Statutes: New 0, amended 0, repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, amended 0, repealed 0.

Number of Sections Adopted on the Agency's own Initiative: New 0, amended 1, repealed 0.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, amended 0, repealed 0.

Number of Sections Adopted using Negotiated Rule Making: New 0, amended 0, repealed 0; Pilot Rule Making: New 0, amended 0, repealed 0; or Other Alternative Rule Making: New 0, amended 1, repealed 0.

Effective Date of Rule: October 1, 1996.

August 6, 1996 Bruce Miyahara Secretary

AMENDATORY SECTION (Amending Order 389, filed 8/17/93, effective 9/17/93)

WAC 246-282-990 Shellfish program certification fees. (1) Annual certificate fees shall be:

Type of Operation	Annual Fee	
Shellstock Shipper		
0 - 49 Acres	\$250 .	
50 or greater Acres	\$400.	
Shucker-Packer		
Plants with floor space < 2000 sq. ft. Plants with floor space > 2000 sq. ft.	\$450.	
and < 5000 sq. ft.	\$550 .	
Plants with floor space > 5000 sq. ft.	\$1,000.	

- (2) Type of operations are defined as follows:
- (a) "Shellstock shipper" shall mean shippers growing, harvesting, buying, or selling shellstock. Shellstock shippers are not authorized to shuck shellfish or to repack shucked shellfish.
- (b) "Shucker-packer" shall mean shippers shucking and packing shellfish. A shucker-packer may act as a shellstock dealer.
- (3) "Export certificate" means a certificate issued by the department to a licensed shucker-packer or shellstock shipper for use in the foreign export of a lot or shipment of shellfish. The fee for each export certificate shall be \$10.

WSR 96-16-074 PERMANENT RULES DEPARTMENT OF HEALTH

[Filed August 6, 1996, 3:16 p.m.]

Date of Adoption: July 11, 1996.

Purpose: To create a new chapter and to make house-keeping changes to reflect the creation of the Chiropractic Quality Assurance Commission.

Citation of Existing Rules Affected by this Order: Repealing chapters 246-806 and 246-807 WAC.

Statutory Authority for Adoption: Chapter 18.25 RCW. Adopted under notice filed as WSR 96-10-006 on April 18, 1996.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, amended 0, repealed 0; Federal Rules or Standards: New 0, amended 0, repealed 0; or Recently Enacted State Statutes: New 0, amended 0, repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, amended 0, repealed 0.

Number of Sections Adopted on the Agency's own Initiative: New 3, amended 75, repealed 75.

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.

July 30, 1996

Veronica Gutierrez, D.C.

Chairman

REPEALER

The following chapter of the Washington Administrative Code is repealed:

ode is repealed:	-
WAC 246-807-020	Privileged communications.
WAC 246-807-030	Patient abandonment.
WAC 246-807-040	Consultation.
WAC 246-807-050	Unethical requests.
WAC 246-807-060	Patient welfare.
WAC 246-807-070	Patient disclosure.
WAC 246-807-080	Degree of skill.
WAC 246-807-090	Illegal practitioners.
WAC 246-807-100	Excessive professional charges.
WAC 246-807-110	Disparaging other practitioners.
WAC 246-807-115	Adjudicative proceedings—
	Procedural rules for the chiro-
	practic disciplinary board.
WAC 246-807-120	Identification.
WAC 246-807-125	License renewal form.
WAC 246-807-130	Health food store ownership.
WAC 246-807-135	Cooperation with investigation.
WAC 246-807-140	Vitamins, minerals and food
	supplements.
WAC 246-807-150	Pelvic or prostate examination
	prohibited.
WAC 246-807-160	Intravaginal adjustment restrict-
	ed.
WAC 246-807-171	Billing.
WAC 246-807-173	Documentation of care.
WAC 246-807-180	Radiographic standards.
WAC 246-807-190	Delegation of services to auxil-
	iary staff and graduate doctors
	of chiropractic.
WAC 246-807-200	Acupuncture.
WAC 246-807-210	Future care contracts prohibit-
	ed.

Ethical standards—Prohibited

Ethical standards—Honoring of publicity and advertisements.

publicity and advertising.

WAC 246-807-220

WAC 246-807-230

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WAC 246-807-240	Ethical standards—Prohibited transactions.
WAC 246-807-250	Ethical standards—Professional
,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	notices, letterheads, cards, and mailings.
WAC 246-807-260	Ethical standards—Suggestion
·	of need of chiropractic services.
WAC 246-807-270	Public testimonial advertising.
WAC 246-807-280	Full disclosure of cost of ser-
	vices.
WAC 246-807-290	Improper billing practices.
WAC 246-807-300	Scope of practice—Revocation or suspension of license autho-
	rized for practice outside scope.
WAC 246-807-310	Clinically necessary x-rays.
WAC 246-807-311	Sexual misconduct.
WAC 246-807-320	Records and x-rays and with-
	drawal from practice—
	Maintenance and retention of
WAC 246-807-330	patient records. Duties of a chiropractor who
WAC 240-807-330	retires or withdraws from prac-
	tice.
WAC 246-807-340	Mandatory reporting defini-
	tions.
WAC 246-807-350	Mandatory reporting.
WAC 246-807-360	Chiropractic associations or
WA C 046 007 270	societies.
WAC 246-807-370	Insurance carriers. Professional liability carriers.
WAC 246-807-380 WAC 246-807-390	Courts.
WAC 246-807-395	State and federal agencies.
WAC 246-807-396	Professional standards review
W110 210 007 050	organizations.
WAC 246-807-400	Peer review membership.
WAC 246-807-410	Classification of chiropractic
	procedures and instrumentation.
WAC 246-807-420	Peer review qualifications for
	appointment.
WAC 246-807-430	Peer review conflict of interest.
WAC 246-807-440	Peer review quorum.
WAC 246-807-450	Peer review conduct of reviews.
WAC 246-807-460	Mediation.
WAC 246-807-470	Disciplinary board conflict of
11 AC 240-001-410	interest.
WAC 246-807-480	Peer review fees.
WAC 246-807-500	Philosophy governing voluntary
	substance abuse monitoring programs.
WAC 246-807-510	Terms used in WAC 246-807-
**************************************	500 through 246-807-530.
WAC 246-807-520	Approval of substance abuse
	monitoring programs.
WAC 246-807-530	Participation in approved sub-
	stance abuse monitoring pro-

gram.

REPEALER

The following chapter of the Washington Administrative Code is repealed:

u	de is repealed.	
	WAC 246-806-010	Definitions.
	WAC 246-806-020	Colleges—Policy.
	WAC 246-806-030	Accreditation of colleges—
		Procedure.
	WAC 246-806-040	Colleges—Educational stan-
		dards required for accreditation.
	WAC 246-806-060	Examinations.
	WAC 246-806-070	Chiropractic examination
		scores.
	WAC 246-806-075	Adjudicative proceedings—
		Procedural rules for the board
		of chiropractic examiners.
	WAC 246-806-080	Licensees residing and practic-
		ing out-of-state—Continuing
		education requirements.
	WAC 246-806-085	Thirty-day permit.
	WAC 246-806-090	Board approved continuing
		education.
	WAC 246-806-100	Prior approval not required.
	WAC 246-806-110	License renewal—Affidavit of
		compliance with continuing
		education requirements.
	WAC 246-806-120	Exemptions.
	WAC 246-806-130	Lapsed and inactive licenses—
		Requirements for reinstating or
		activating a license.
	WAC 246-806-140	AIDS prevention and informa-
		tion education requirements.
	WAC 246-806-160	Temporary permits—Issuance
		and duration.
	WAC 246-806-170	Licensure by endorsement.
	WAC 246-806-180	Preceptor or direct supervisory
		doctor.
	WAC 246-806-190	Registration of chiropractic x-
		ray technicians.
	WAC 246-806-990	Chiropractic fees.

Chapter 246-808 WAC CHIROPRACTIC QUALITY ASSURANCE COMMISSION

CHIROPRACTORS

NEW SECTION

WAC 246-808-001 Purpose. The purpose of these rules is to further clarify and define chapter 18.25 RCW, Chiropractic.

NEW SECTION

WAC 246-808-010 Definitions. The following terms are so defined for the purposes of this chapter:

"Acquired immunodeficiency syndrome" or "AIDS" means the clinical syndrome of HIV-related illness as defined by the board of health by rule.

"Approval" and "accreditation" are used interchangeably with reference to sanctioning of courses.

"College" means an institution whose curriculum provides education leading to the acquiring of a professional degree in chiropractic.

"Commission" means the chiropractic quality assurance commission, whose address is:

Department of Health Health Profession Quality Assurance Division Chiropractic Quality Assurance Commission 1112 SE Quince Street, PO Box 47867 Olympia, WA 98504-7867

"Office on AIDS" means that section within the department of health with jurisdiction over public health matters as defined in chapter 70.24 RCW.

NEW SECTION

WAC 246-808-015 Adjudicative proceedings— Procedural rules for the commission. The commission adopts the model procedural rules for adjudicative proceedings as adopted by the department of health and contained in chapter 246-11 WAC, including subsequent amendments.

NEW SECTION

WAC 246-808-020 Colleges—Policy. (1) In determining a college's eligibility for accreditation the commission may utilize, at its discretion, recognized chiropractic accrediting associations, recognized regional accrediting associations, and appropriate professional firms, agencies and individuals.

- (2) Accreditation shall be primarily contingent upon a course of study which incorporates educationally sound practices and complies with the chiropractic educational requirements for the state of Washington.
- (3) A college must have successfully graduated a class prior to making application for accreditation.

NEW SECTION

WAC 246-808-030 Accreditation of colleges-Procedure. (1) Application and determination. A chiropractic college which desires to be accredited by the commission may secure an application form by sending a written request to the commission. The applicant shall complete the application form and submit it to the commission, along with any accompanying documents. Recent photographs of the college or the buildings in which the college is located shall be submitted with the application. Within one hundred twenty days after the receipt of the completed application, the commission shall consider the application, determine whether or not the college fulfills the requirements for accreditation, and notify the applicant, by mail, of the commission's determination. If the commission determines that the college is not approved for accreditation, the notice shall set forth the reasons for denial. The commission may withhold making a determination for a reasonable period of time for any justifiable cause upon giving notice to the applicant.

(2) Interrogatories. If the commission desires, it may request the applicant to answer specific inquiries. The granting or the denial of accreditation may be contingent upon the applicants' response to such inquiries.

- (3) Oath. The answers to the inquiries in the application, and any other inquiries, shall be sworn to before a notary public.
- (4) Inspection. If the commission desires, it may make the physical inspection of a particular college a condition for its being accredited. Reasonable costs for necessary oncampus visitation shall be paid by the applicant.
- (5) Duration. A college which is once accredited shall continue to be accredited for so long as it fulfills the requirements set forth by the commission, or to be set forth by the commission. Upon receiving convincing evidence that a college has ceased to fulfill the requirements, the commission shall withdraw the accreditation of the college and shall inform the college of its reasons for doing so. A college shall inform the commission of changes, if any, in status which could reasonably jeopardize the college's qualifications for accreditation. Such changes shall include, but are not limited to, changes in curriculum, administration, faculty, classrooms and equipment.
- (6) Revocation of accreditation. When the commission receives evidence that an accredited institution is not complying with commission criteria, it may, after meeting with institutional representatives, place the institution on probation. The institution shall be supplied with a written statement of charges setting forth the specifics of the noncompliance. The commission and chief administrative officer of the institution may agree on a mutually acceptable timetable and procedures for correction of the deficiencies or the commission may set the timetable. Should the institution not make the corrections recommended, or should further deficiencies develop during the probation, the commission may, after meeting with institutional representatives, revoke the accreditation of the college.
- (7) Reinstatement of accredited status. Once the commission has revoked the accredited status of an institution, it must reapply by submitting either a new self-study or an updated self-study as may be required by the commission. The commission's usual procedure for applicants for initial accreditation and petitions for renewal is applied to petitioners for reinstatement. The visitation team report, hearing evidence and supporting data must show not only correction of the deficiencies which led to the disaccreditation but, in addition, compliance with the commission's criteria.
- (8) Appeal. An appeal of a decision adverse to the college must be filed with the commission within thirty days of receipt of the commission's written decision. To be valid the appeal must contain a certified copy of a formal action authorizing the appeal, taken by a lawfully constituted meeting of the governing body of the institution. The appeal is based on a review of self-evaluation documents, catalog, visitor's report, institution's response to visitor's report, predecision hearing of the commission and commission decision. Alleged improvements effective subsequent to the evaluation which can be verified only through another onsite visit provide the basis for another evaluation, not for an appeal. An appeal does not include a dispute on a finding of fact unless appellant presents a valid reason showing the finding is clearly erroneous in view of the reliable, probative and substantial evidence on the whole record before the commission. The commission shall meet to consider the appeal at its earliest opportunity, and send a formal reply to

the appealing college within thirty days of such meeting, unless it extends the time for good cause shown.

NEW SECTION

WAC 246-808-040 Colleges—Educational standards required for accreditation. (1) Objectives - the college shall have clearly defined objectives.

- (2) Administration and organization the college shall:
- (a) Be incorporated as a nonprofit institution and recognized as such by its state of domicile.
 - (b) Have full-time administrator.
- (c) Have either a president or a dean of education with a doctor of chiropractic degree.
- (d) Adopt policy of nondiscrimination as to national origin, race, religion, or sex.
 - (3) Educational offerings the college shall:
- (a) Provide educational offerings which prepare the student for successfully completing licensing examination and engaging in practice.
- (b) Offer an educational program with a minimum of four thousand in-class hours provided over a four year academic term.
 - (c) Have available syllabi for all courses.
- (d) Offer chiropractic curriculum as follows: Principles of chiropractic two hundred in-class hours; adjustive technique four hundred in-class hours; spinal roentgenology one hundred seventy-five in-class hours; symptomatology and diagnosis four hundred twenty-five in-class hours; clinic six hundred twenty-five in-class hours.
- (e) Offer at least one hundred twenty hours for the study of "principles of chiropractic" as the study of chiropractic philosophy, which shall be defined as the commonly held tenets which provide the basis for chiropractic as a separate and distinct form of practice.

The required one hundred twenty hours of philosophy instruction shall be clearly identified in the application and subsequent college catalogue as philosophy of chiropractic by course title and description. The remaining eighty required hours may include history of chiropractic, ethics, interprofessional relationships and other subjects specifically relating to the principles and practice of chiropractic.

- (f) Not include mechanotherapy, physiotherapy, acupuncture, acupressure, or dietary therapy or any other therapy in computation of the qualifying four thousand classroom hours.
- (g) Maintain a clinical program sufficient to fulfill the objectives of the college.
- (4) Faculty the college shall provide sufficient faculty to support the educational program of the college.
 - (5) Students the college shall:
 - (a) Select students on a nondiscriminatory basis.
- (b) Require that students maintain a 2.00 grade average and have no chiropractic subject grade less than 2.0.
- (c) Require the student to complete a four-year academic program which meets all requirements of statute and rule for licensing to practice chiropractic in Washington state.
 - (6) Physical facilities and equipment the college shall:
- (a) Maintain a library of size and quality sufficient to serve the educational program.
- (b) Maintain a basic plant that facilitates the educational program.

- (c) Maintain clinic facilities that are of sufficient size and equipped appropriately to serve the student.
 - (7) Financial the college shall:
- (a) Have adequate present and anticipated income to sustain a sound educational program.
- (b) Have well formulated plans for financing existing and projected education programs.
 - (c) Have an annual audit of financial records by a CPA.
- (d) Make records available for review by the commission upon request.
- (8) Self-evaluation the college shall have a program of continuing self-evaluation and such evaluation must be made available upon request by the commission.

LICENSURE - APPLICATION AND ELIGIBILITY REQUIREMENTS

NEW SECTION

WAC 246-808-101 Purpose. The purpose of WAC 246-808-101 through 246-808-190 is to establish guidelines on eligibility, and set forth the procedures for application to receive a license to practice chiropractic. By statute, the eligibility and application criterion are established in RCW 18.25.020 through 18.25.070.

NEW SECTION

WAC 246-808-105 Chiropractic licensure—Initial eligibility and application requirements. To be eligible for Washington state chiropractic licensure, the applicant shall complete an application provided by the commission, and shall include written documentation to meet the eligibility criteria for such licensure.

- (1) Eligibility. An applicant shall provide proof that they:
- (a) Graduated from an accredited chiropractic college approved by the commission and show satisfactory evidence of completion of a resident course of study of at least four thousand classroom hours of instruction.
- (b) Successfully completed National Board of Chiropractic Examiners test parts I and II.
- (c) Completed not less than one-half the requirements for a baccalaureate degree at an accredited and approved college or university if the applicant matriculated after January 1, 1975. Applicants who matriculated prior to January 1, 1975, must show proof of high school graduation or its equivalent.
 - (2) Application procedure. Each applicant shall submit:
- (a) Completed official application including two recent photos.
- (b) The nonrefundable examination fee. Fees must be in U.S. funds and made payable, by check or money order, to the department of health. (Refer to WAC 246-808-990 for fee schedule.)
- (c) Official transcripts from prechiropractic schools showing successful completion of at least two years of liberal arts and sciences study.
- (d) An official transcript and diploma certified by the registrar, from an approved chiropractic college.
- (e) An official certificate of proficiency sent directly to the commission from the National Board of Chiropractic Examiners, parts I and II.

- (f) Verification of licensure status from all states where applicant has been issued a license to practice chiropractic. Verification is required whether license is active or inactive.
- (g) Certification of completion of four hours of AIDS education and training as further defined by WAC 246-808-106.

WAC 246-808-106 AIDS prevention and information education requirements. (1) Application for licensure. Persons applying for licensure shall submit, in addition to the other requirements, evidence to show compliance with the educational requirements of subsection (3) of this section.

- (2) AIDS education and training.
- (a) Acceptable education and training. The commission shall accept education and training that is consistent with the model curriculum available from the office on AIDS. Such education and training shall be a minimum of four clock hours and may include, but is not limited to, the following: Etiology and epidemiology; testing and counseling; infection control guidelines; clinical manifestations and treatment; legal and ethical issues to include confidentiality; and psychosocial issues to include special population considerations. Education may be obtained by formal lecture, video program or home study programs.
- (b) Implementation. The requirement for licensure, renewal, or reinstatement of any license on lapsed, inactive, or disciplinary status shall include completion of AIDS education and training. All persons affected by this section shall show evidence of completion of an education and training program, which meets the requirements of (a) of this subsection.
 - (c) Documentation. The licensee shall:
- (i) Certify, on forms provided, that the minimum education and training has been completed after January 1, 1987:
- (ii) Keep records for two years documenting compliance and description of the education;
- (iii) Be prepared to validate, through submission of these records, that the required education has been obtained.

NEW SECTION

- WAC 246-808-115 Examinations. (1) In order to be eligible to take the commission administered examination, all applicants shall satisfactorily pass the National Board of Chiropractic Examiners test parts I and II which covers the subjects set forth in RCW 18.25.030.
- (2) The commission's written examination includes the law relating to chiropractic.
- (3) The commission's practical examination contains the following sections:
 - (a) Practical x-ray;
 - (b) Practical technique.

NEW SECTION

WAC 246-808-120 Chiropractic examination scores. Applicants who do not pass the entire examination in two consecutive sittings must retake the entire examination and may be required to demonstrate evidence of completion of a commission-approved remedial program or refresher

chiropractic course in the subject(s) failed. An applicant must pass all sections within six sittings. After six failures the applicant must petition the commission for permission to take any further examination. The commission shall have complete discretion regarding such petition and the conditions under which further examination permission may be granted.

NEW SECTION

WAC 246-808-130 Temporary permits—Issuance and duration. (1) An applicant may request a temporary practice permit by submitting to the commission:

- (a) A completed application on forms provided by the department with the request for a temporary practice permit indicated;
- (b) An application fee and a temporary practice permit fee as specified in WAC 246-808-990; and
- (c) Written verification directly from all states in which the applicant has a license, attesting that the applicant has a license in good standing and is not subject to charges or disciplinary action for unprofessional conduct or impairment.
- (2) The commission shall issue a one-time-only temporary practice permit unless the commission determines a basis for denial of the license or issuance of a conditional license.
- (3) The temporary permit shall expire immediately upon:
 - (a) The issuance of a license by the commission;
- (b) Initiation of an investigation of the applicant by the commission;
- (c) Failure to pass the examinations given by the commission; or
 - (d) Three months, whichever occurs first.

An applicant who has failed the examination must apply for and take the next examination for which they are eligible.

NEW SECTION

WAC 246-808-135 Licensure by endorsement. An applicant may apply for licensure by endorsement by submitting to the commission:

- (1) A completed application on forms provided by the department;
 - (2) A fee as specified in WAC 246-808-990; and
 - (3) Evidence, satisfactory to the commission:
- (a) Of a license to practice chiropractic in another jurisdiction including, but not limited to, another state, a territory of the United States, the District of Columbia, the Commonwealth of Puerto Rico or a province in Canada;
- (b) Of credentials and qualifications which are equivalent to the requirements of the state of Washington for licensure by examination at the time of application under this section;
- (c) That the jurisdiction in which the applicant is licensed grants similar recognition to licensees in the state of Washington;
- (d) That the applicant has been engaged in the full-time practice of chiropractic, or has taught general clinical chiropractic subjects at an accredited school of chiropractic, as set forth in WAC 246-808-040, in a jurisdiction described in subsection (3)(a) of this section for at least three of the

five years immediately preceding application under this section;

- (e) That the applicant has not been convicted of a crime, if such crime would be grounds for the refusal, suspension, or revocation of a license to practice chiropractic in this state if committed in the state of Washington;
- (f) That the applicant's license to practice chiropractic is not, at the time of application under this section, suspended or revoked in any jurisdiction, based on grounds which would be grounds for the refusal, suspension or revocation of a license to practice chiropractic in this state; and
- (g) Of passing a jurisprudence and adjustive technique examination administered by the Washington commission of chiropractic examiners.

NEW SECTION

WAC 246-808-140 Thirty-day permit. A chiropractor practicing under authority of RCW 18.25.190(1) shall register with the commission by:

- (1) Notifying the commission of the nature and dates of their practice in the state of Washington;
- (2) Submitting a copy of their current, valid license in the other jurisdiction in which they are licensed; and
- (3) Submitting a declaration, on forms provided by the commission, attesting to the possession of a current, valid license and not having had a license to practice chiropractic suspended, revoked, or conditioned in any jurisdiction in the preceding five years. No fee shall be charged to register under this section.

NEW SECTION

WAC 246-808-150 Commission approved continuing education. (1) Licensed chiropractors shall be responsible for obtaining twenty-five hours of commission approved continuing education each year with proof (transcripts, certificates) to be submitted with annual renewal of their license.

- (2) The commission approves the following subject material for continuing chiropractic education credit:
- (a) Diagnosis and treatment of the spine or immediate articulations within the scope of practice;
 - (b) X-ray/diagnostic imaging;
 - (c) Adjustive technique;
 - (d) Detection of a subluxation;
 - (e) Physical examination;
 - (f) Hygiene;
 - (g) Symptomatology;
 - (h) Neurology;
 - (i) Spinal pathology;
 - (i) Spinal orthopedics;
 - (k) Patient/case management;
 - (1) Impairment within the scope of practice;
 - (m) CPR once every three years;
 - (n) Dietary advice; and
 - (o) Chiropractic philosophy.
- (3) Subject matter not approved for continuing education credit:
 - (a) Business management;
- (b) Subject matter not directly relating to the chiropractic clinical scope of practice;
 - (c) Practice building; and

- (d) Conduct prohibited by Washington state statutes or rules governing chiropractic practice.
- (4) A formal video continuing education program that meets the requirements of this section is acceptable provided that the video viewing is accompanied by a moderator and/or a panel knowledgeable in the video contents to comment thereon and answer questions or conduct discussions.
- (5) The individual or organization responsible for a continuing education presentation must provide documentation of attendance to the participants.
- (6) Credit for hours of continuing education in a commission approved continuing education program can be counted only once per year toward the annual continuing education requirement regardless of the number of times that program is attended. Licensed chiropractors serving as teachers or lecturers in commission approved continuing education programs receive credit on the same basis as the doctors attending the program.

NEW SECTION

WAC 246-808-155 Prior approval not required. (1) It shall be unnecessary for a chiropractor to inquire into the prior approval of any continuing chiropractic education. The commission shall accept any continuing chiropractic education that falls within these regulations and relies upon each individual chiropractor's integrity in complying with this requirement.

- (2) Continuing chiropractic education program sponsors need not apply for, nor expect to receive, prior commission approval for a formal continuing chiropractic education program. The number of creditable hours may be determined by counting the contact hours of instruction and rounding to the nearest quarter hour. The commission relies upon the integrity of program sponsors to present continuing chiropractic education that constitutes a meritorious learning experience and complies with RCW 18.25.070.
- (3) The commission shall conduct a random compliance audit of renewal applicants. If the commission determines that the applicant has not obtained continuing chiropractic education that falls within the subject matter defined in WAC 246-808-150 and the guidelines for symposium approval in WAC 246-808-150, then the application for renewal shall be denied.

NEW SECTION

WAC 246-808-160 License renewal—Affidavit of compliance with continuing education requirements. (1) In conjunction with their annual application for renewal of license, a licensee shall submit, on a form provided by the commission, an affidavit of compliance with the continuing education requirement of RCW 18.25.070.

- (2) In addition to the affidavit of compliance, the licensee shall submit other evidence and documentation to substantiate the affidavit of compliance as the commission may request in any individual case and which shall include a certificate of attendance and a brochure or syllabus for each course attended. It shall be the responsibility of the licensee to maintain and provide such evidence and/or documentation on request of the commission.
- (3) The commission shall conduct a random compliance audit of renewal applicants. If the commission determines

that the applicant has not obtained continuing chiropractic education that falls within the subject matter defined in WAC 246-808-150 then the application for renewal shall be subject to denial.

NEW SECTION

WAC 246-808-165 Exemptions. In the event a licensee fails to meet requirements because of illness or retirement (with no further provision of chiropractic services to consumers) or failure to renew, or other extenuating circumstances, each case shall be considered by the commission on an individual basis. When circumstances justify it, the commission may grant a time extension. In the case of permanent retirement or illness, the commission may grant indefinite waiver of continuing chiropractic education as a requirement for relicensure, provided an affidavit is received indicating the chiropractor is not providing chiropractic services to consumers. If such permanent illness or retirement status is changed or consumer chiropractic services resumed, it is incumbent upon the licensed chiropractor to immediately notify the commission and meet continuing chiropractor education requirements for relicensure. Continuing chiropractic education hours shall be prorated for the portion of that three-year period involving resumption of such services.

NEW SECTION

WAC 246-808-170 Licensees residing and practicing out-of-state—Continuing education requirements. Pursuant to RCW 18.25.070 (1)(c), Washington licensed chiropractors who reside and practice exclusively outside the state of Washington may satisfy the continuing education requirements for renewal of their Washington licenses by meeting, and certifying to the commission that they have met, the continuing education requirements of the state in which they are residing and practicing.

NEW SECTION

WAC 246-808-180 Lapsed and inactive licenses—Requirements for reinstating or activating a license. (1) A licensee who allows their chiropractic license to lapse for more than three years must pay all back renewal fees plus penalty fee and submit proof of continuing education courses during the time the license was lapsed. If the licensee cannot submit proof of continuing education courses during the time the license was lapsed, reexamination of the former licensee as provided in RCW 18.25.040 and 18.25.070(2) shall be required.

- (2) A licensee who has placed their chiropractic license on inactive status and now requests to activate the license shall submit to the commission, in writing, a request to activate their license from inactive status. A licensee whose license has been inactive for more than three years may be reexamined as provided for in RCW 18.25.040 at the commission's discretion. The request to activate a license must include the following:
 - (a) An applicable fee, per WAC 246-808-990;
- (b) Updated chronology from date license was placed into inactive status;

- (c) Proof of four hours of AIDS education as defined in WAC 246-808-106;
- (d) Documentation of any continuing education courses taken during the time their license was inactive.

NEW SECTION

WAC 246-808-185 License renewal form. A license shall not be renewed until the applicant has submitted completed renewal forms and the full amount of the renewal fee, including any penalty fee for late renewal of the license.

NEW SECTION

WAC 246-808-190 Preceptor or direct supervisory doctor. A preceptor is a doctor of chiropractic who is approved by the commission to provide direct supervision to an unlicensed chiropractic doctor as set forth in RCW 18.25.190. The commission shall maintain a list of approved preceptors.

- (1) An approved preceptor shall:
- (a) Provide direct supervision and control;
- (b) Be on the premises any time the unlicensed chiropractic doctor treats patients in accordance with WAC 246-808-535; and
- (c) Meet with the patient prior to commencement of chiropractic care.
- (2) To apply for commission approval to function as a preceptor, a doctor of chiropractic shall submit to the commission:
- (a) Proof of licensure as a Washington chiropractic doctor for the preceding five years, during which time the license has not been suspended, revoked, or conditioned;
 - (b) A completed official application;
- (c) Verification of approval to participate in the program by an approved chiropractic college;
- (d) Evidence of malpractice insurance for the unlicensed chiropractic doctor and the preceptor applicant; and
 - (e) A fee as specified in WAC 246-808-990.

REGISTRATION OF CHIROPRACTIC X-RAY TECHNICIANS

NEW SECTION

WAC 246-808-201 Purpose. The purpose of WAC 246-808-201 through 246-808-215 is to establish eligibility criterion for registration of chiropractic x-ray technicians as allowed under RCW 18.25.180.

NEW SECTION

WAC 246-808-215 Registration of chiropractic x-ray technicians. (1) Chiropractic doctors shall employ only commission registered technicians to operate x-ray equipment.

- (2) Application. An x-ray technician may apply for registration by submitting to the commission:
- (a) Proof of satisfactory completion of a course of classroom instruction of at least forty-eight hours which has been approved by the commission in accordance with subsection (4) of this section; and
- (b) Verification of passing a proficiency examination in radiologic technology, which is approved by the commission.

A passing grade shall be seventy-five percent or a standardized score approved by the commission. If the applicant fails the initial examination, the applicant may reapply to take the examination one additional time without additional classroom instruction. If the applicant fails a second examination, the applicant shall complete an additional sixteen hours of classroom instruction prior to reapplying for a third examination.

- (3) Exceptions. An applicant who holds a current active registration, license, or certification from a national certifying agency or other governmental licensing agency whose standards for registration, licensure or certification are equal to or exceed the standards under these rules may register without examination.
- (4) Course approval. An individual may request commission approval of a course of classroom instruction for x-ray technicians by submitting the following information to the commission no later than ninety days prior to the first day of instruction:
- (a) An outline of the course of instruction, which shall include:
 - (i) Physics and equipment;
 - (ii) Principles of radiographic exposure;
 - (iii) Radiation protection;
 - (iv) Anatomy and physiology; and
 - (v) Radiographic positioning and procedures.
 - (b) Proficiency examination;
- (c) Verification that the course instructor has on-campus or postgraduate faculty status in the field of radiology with a commission approved chiropractic college; and
- (d) Any other information deemed necessary by the commission to make a determination.
- (5) Continuing education. A registered chiropractic x-ray technician shall submit an affidavit certifying the completion of six hours of continuing education over the preceding year when applying for annual renewal.
- (a) The commission approves continuing education of subject matter listed in subsection (4) of this section. Prior approval of continuing education programs is not required by the commission.
- (b) The commission shall conduct random audits. If the commission determines that the applicant has not obtained continuing education that falls within the subject matter defined in subsection (4), the commission shall deny renewal of the registration.

STANDARDS OF CARE

NEW SECTION

WAC 246-808-301 Purpose. The purpose of WAC 246-808-301 through 246-808-720 is to provide standards of care to guide the practitioner of chiropractic in the conduct of their practice.

NEW SECTION

WAC 246-808-320 Privileged communications. A chiropractor shall not, without the consent of the patient, reveal any information acquired in attending such patient, which was necessary to enable the chiropractor to treat the patient. This shall not apply to the release of information in

an official proceeding where the release of information may be compelled by law.

NEW SECTION

WAC 246-808-330 Patient abandonment. The chiropractor shall always be free to accept or reject a particular patient, bearing in mind that whenever possible a chiropractor shall respond to any reasonable request for his/her services in the interest of public health and welfare.

NEW SECTION

WAC 246-808-340 Consultation. In difficult or protracted cases consultations are advisable, and the chiropractor shall be ready to act upon any desire the patient may express for a consultation, even though the chiropractor may not personally feel the need for it.

NEW SECTION

WAC 246-808-350 Unethical requests. A chiropractor shall not assist in any immoral practice such as aiding in the pretense of disability in order to avoid jury or military duty, or the concealment of physical disability in order to secure favorable insurance.

NEW SECTION

WAC 246-808-360 Patient welfare. The health and welfare of the patient shall always be paramount, and expectation of remuneration or lack thereof shall not in any way affect the quality of service rendered the indigent patient.

NEW SECTION

WAC 246-808-370 Patient disclosure. Absolute honesty shall characterize all transactions with patients. The chiropractor shall neither intentionally exaggerate nor minimize the gravity of the patient's condition, nor offer any false hope or prognosis.

NEW SECTION

WAC 246-808-380 Degree of skill. The chiropractor owes their patient(s) the highest degree of skill and care of which they are capable. To this end the chiropractor shall endeavor to keep abreast of new developments in chiropractic and shall constantly endeavor to improve their knowledge and skill in the science and art or philosophy of chiropractic, as defined in chapter 18.25 RCW.

NEW SECTION

WAC 246-808-390 Illegal practitioners. Chiropractors shall safeguard their profession by exposing those who might attempt to practice without proper credentials, and by reporting violations of the laws regulating chiropractic to the proper authorities.

- WAC 246-808-400 Excessive professional charges. (1) A chiropractor shall not enter into an agreement for, charge, or collect an illegal or clearly excessive fee.
- (2) A fee is clearly excessive when, after a review of the facts, a chiropractor would be left with a definite and firm conviction that the fee is in excess of a reasonable fee. Factors to be considered as guides in determining the reasonableness of a fee include the following:
- (a) The time, effort and skill required requisite to perform the chiropractic service properly;
- (b) The fee customarily charged in the locality for similar chiropractic services;
- (c) The experience, reputation, and ability of the chiropractor performing the services.
- (3) A chiropractor shall not prescribe nor perform any services which are not reasonably necessary in consideration of the patient's condition and shall furnish an explanation of charges for chiropractic services upon request of the commission.

NEW SECTION

WAC 246-808-410 Disparaging other practitioners. No chiropractor shall falsely malign another practitioner or a practitioner's method of practice.

NEW SECTION

- WAC 246-808-505 Classification of chiropractic procedures and instrumentation. (1) Procedures, instruments for treatment and/or diagnostic evaluation used by a doctor of chiropractic shall be classified by the commission as follows:
- (a) "Approved": A procedure or instrument which is taught by a commission approved chiropractic college for patient clinical application and not for research or experimental purposes and is allowable by statute. All factors listed under subsection (4) of this section shall be considered before a procedure or instrument is placed in the approved classification.
- (b) "Nonapproved or experimental": Any procedure or instrument that does not meet with commission approval. A procedure or instrument in this classification shall pass further testing in the laboratory before it can be used on the public. These may be defined by previous declaratory rules or rules and regulations.
- (c) "Research or investigational": A procedure or instrumentation that is not approved, but may have a positive benefit in the diagnosis or care of a patient's condition. No billing is allowed for procedures or instruments used under this classification.
- (2) The commission shall maintain a classified list of chiropractic procedures and instrumentation. The list shall be made available upon request.
- (3) A doctor who intends to use a new procedure or instrument in practice shall notify the commission to determine the classification of the procedure or instrument. If the procedure or instrument is not classified or if new information on a previously classified procedure or instrument is available the doctor shall:

- (a) Provide the commission with supporting documentation concerning the use of such a procedure or instrumentation:
- (b) Demonstrate sufficient additional training or study for the doctor and utilizing staff to properly use the procedure or instrumentation.
- (4) The commission may use the following factors to determine the classification of the procedure or instrumentation, and shall notify the doctor of such classification:
- (a) The new procedure or instrument is taught at an approved chiropractic college.
- (b) There is a scientific basis for the new procedure or instrument.
- (c) The procedure or instrument has a direct and positive relationship to chiropractic care.
 - (d) Comparison of potential risk to benefit to the patient.
- (e) Any other factors the commission may wish to consider.

NEW SECTION

WAC 246-808-510 Definitions. "Auxiliary services" means those services, excluding those practices which are restricted to licensed chiropractors, which may be needed for the support of chiropractic care.

"Auxiliary staff" means personnel, except graduate doctors of chiropractic, who are working for or at the direction of a licensed doctor of chiropractic.

"Chiropractor" means a person licensed pursuant to chapter 18.25 RCW.

"Direct supervision" means having a licensed chiropractor on the premises and immediately available.

"Graduate doctor of chiropractic" means a graduate of an approved chiropractic college who has applied for a Washington state chiropractic license. Graduate doctors of chiropractic who have failed to pass the Washington state chiropractic examination within one year of applying for a Washington state chiropractic license may only perform auxiliary services. Graduate doctors who have had their chiropractic license suspended or revoked shall not be authorized to perform any auxiliary services.

"Mentally or physically disabled chiropractor" means a chiropractor who has either been determined by a court to be mentally incompetent or mentally ill or who is unable to practice chiropractic with reasonable skill and safety to patients by reason of any mental or physical condition.

"Unprofessional conduct" as used in these regulations shall mean the conduct described in RCW 18.130.180 and 18.25.112.

NEW SECTION

- WAC 246-808-520 Identification. (1) A chiropractor must clearly identify oneself as a chiropractor on his/her office signs.
- (2) All identification of chiropractic practice shall be presented in a dignified manner and shall not be sensational or misleading.

WAC 246-808-525 Health food store ownership. (1) A chiropractor may own an interest in a retail outlet for the sale of health foods only on the following conditions:

(a) The chiropractor's office(s) or premises are so physically separated from the office(s) or premises of the health food store that patients have a free and untrammeled access and exit to and from the chiropractor's office(s) or premises;

(b) The chiropractor refrains from directly or indirectly or by inference referring, directing, suggesting or inviting a patient to purchase any dietary substance recommended for the normal regimen and rehabilitation of the patient (including vitamins, minerals and food supplements), from any health food store in which the chiropractor owns an interest.

(2) Any chiropractor who fails to abide by the conditions set forth above shall be subject to charges of unprofessional conduct for the illegal referral of patients within the meaning of RCW 19.68.030 which prohibits the receipt of compensation for such a referral by licensed chiropractors.

NEW SECTION

WAC 246-808-530 Vitamins, minerals and food supplements. (1) No chiropractor shall sell or dispense or permit to be sold or dispensed any vitamins, minerals or food supplements.

(2) Dietary advice may include the recommendation of vitamins, minerals and food supplements as long as they are recommended for the normal regimen of the patient and not for treatment of a specific disease.

(3) The chiropractor shall not receive any direct or indirect profit from the sale of vitamins, minerals and food supplements as provided in chapter 19.68 RCW.

NEW SECTION

wac 246-808-535 Delegation of services to auxiliary staff and graduate doctors of chiropractic. (1) A licensed chiropractor may, within the confines of this section, delegate certain services to auxiliary staff and graduate doctors of chiropractic, provided that these services are performed under the licensed chiropractor's direct supervision. The supervising chiropractor shall be responsible for determining that auxiliary staff and graduate doctors of chiropractic are competent to perform the delegated services. The licensed supervising chiropractor must render adequate supervision so that the patient's health and safety is not at risk.

- (2) Auxiliary staff and graduate doctors of chiropractic shall not perform the following services:
 - (a) Detection of subluxation;
- (b) Adjustment or manipulation of the articulations of the spinal column or its immediate articulations;
 - (c) Interpretation or analysis of radiographs;
 - (d) Determining the necessity for chiropractic care;
- (e) Orthopedic or neurological examinations provided, graduate doctors of chiropractic may perform preliminary orthopedic or neurological examinations under the direct supervision of a licensed chiropractor.
- (3) Auxiliary staff and graduate doctors of chiropractic may perform the following auxiliary services: Preliminary

patient history, height, weight, temperature, blood pressure, pulse rate, and gross postural observation (active spinal range of motion utilizing a generally accepted measuring device).

NEW SECTION

WAC 246-808-540 Billing. A doctor of chiropractic may bill for all provided services that are allowable under chapter 18.25 RCW and the rules adopted pursuant to the foregoing statute. The doctor shall utilize codes and/or descriptions of services that accurately describe the professional services rendered.

NEW SECTION

WAC 246-808-545 Improper billing practices. The following acts shall constitute grounds for which disciplinary action may be taken:

(1) Rebating or offering to rebate to an insured any payment to the licensee by the third-party payor of the insured for services or treatments rendered under the insured's policy.

(2) Submitting to any third-party payor a claim for a service or treatment at a greater or an inflated fee or charge than the usual fee the licensee charges for that service or treatment when rendered without third-party reimbursement.

NEW SECTION

WAC 246-808-550 Future care contracts prohibited. It shall be considered unprofessional conduct for any chiropractor to enter into a contract which would obligate a patient to pay for care to be rendered in the future, unless the contract provides that the patient is entitled to a complete refund for any care not received.

NEW SECTION

WAC 246-808-560 Documentation of care. (1) The recordkeeping procedures of a chiropractor shall be adequate to provide documentation of the necessity and rationale for examination, diagnostic/analytical procedures, and chiropractic services. The required documentation shall include, but not necessarily be limited to, the patient's history and/or subjective complaints; examination findings and/or objective findings; and a record of all chiropractic services performed.

- (2) Chiropractic examinations shall be documented by specifying subjective complaints, objective findings, an assessment or appraisal of the patient's condition and the plan for care. Daily chart notes may be brief notations recorded in the patient's chart file between examinations. These notations shall indicate any changes in the care or progress of the patient and the chiropractic, diagnostic, or analytical services performed or ordered. Detailed entries need not be documented on every visit as long as examinations are performed at reasonable intervals and those examinations are documented as specified in this section.
- (3) If a code is utilized by the doctor in connection with recordkeeping, a code legend shall be included in the records.

WAC 246-808-565 Radiographic standards. The following requirements for chiropractic x-ray have been established because of concerns about over-radiation and unnecessary x-ray exposure.

- (1) The following shall appear on the films:
- (a) Patient's name and age;
- (b) Doctor's name, facility name, and address;
- (c) Date of study:
- (d) Left or right marker;
- (e) Other markers as indicated;
- (f) Adequate collimation;
- (g) Gonad shielding, where applicable.
- (2) Minimum of A/P and lateral views are necessary for any regional study unless clinically justified.
- (3) As clinical evidence indicates, it may be advisable to produce multiple projections where there is an indication of possible fracture, significant pathology, congenital defects, or when an individual study is insufficient to make a comprehensive diagnosis/analysis.
- (4) Each film shall be of adequate density, contrast, and definition, and no artifacts shall be present.
- (5) The subjective complaints, if any, and the objective findings substantiating the repeat radiographic study must be documented in the patient record.
- (6) These rules are intended to complement and not supersede those rules adopted by the radiation control agency set forth in chapter 246-225 WAC, Radiation protection—X-rays in the healing arts.

NEW SECTION

WAC 246-808-570 Pelvic or prostate examination prohibited. The physical examination to determine the necessity for chiropractic care does not include vaginal (pelvic) examination or prostate examination. Chiropractors are prohibited from performing such examination and from directing any agent or employee to perform such examination.

NEW SECTION

WAC 246-808-575 Intravaginal adjustment restricted. It shall be considered unprofessional conduct for a chiropractor to perform an adjustment of the coccyx through the vagina unless the following conditions are met:

- (1) The coccyx cannot be adjusted rectally or the patient is offered and declines the option of the rectal technique;
- (2) The coccyx adjustment is performed with the use of a disposable finger cot or rubber glove; and
- (3) A female attendant is present at all times the patient is examined and the coccyx adjustment is being performed.

NEW SECTION

WAC 246-808-580 Acupuncture. No chiropractor shall:

- (1) Employ the use of needles in the treatment of a patient; or
- (2) Hold himself or herself out as practicing acupuncture in any form: This prohibition shall not restrict a chiropractor who is also a certified acupuncturist pursuant to chapter 18.06 RCW from practicing acupuncture, provided that the

chiropractor differentiates chiropractic care from acupuncture care at all times as is required by RCW 18.25.112.

NEW SECTION

WAC 246-808-585 Clinically necessary x-rays. All offers of free x-rays shall be accompanied by a disclosure statement that x-rays shall only be taken if clinically necessary in order to avoid unnecessary radiation exposure.

NEW SECTION

WAC 246-808-590 Sexual misconduct. (1) The chiropractor shall never engage in sexual contact or sexual activity with current clients.

- (2) The chiropractor shall never engage in sexual contact or sexual activity with former clients if such contact or activity involves the abuse of the chiropractor-client relationship. Factors which the commission may consider in evaluating if the chiropractor-client relationship has been abusive include, but are not limited to:
- (a) The amount of time that has passed since therapy terminated:
 - (b) The nature and duration of the therapy;
 - (c) The circumstances of cessation or termination;
 - (d) The former client's personal history;
 - (e) The former client's current mental status;
- (f) The likelihood of adverse impact on the former client and others; and
- (g) Any statements or actions made by the chiropractor during the course of treatment suggesting or inviting the possibility of a post-termination sexual or romantic relationship with the former client.
- (3) The chiropractor shall never engage in sexually harassing or demeaning behavior with current or former clients.

NEW SECTION

WAC 246-808-600 Prohibited publicity and advertising. (1) A chiropractor shall not, on behalf of himself/herself, his/her partner, associate or any other chiropractor affiliated with his/her office or clinic, use or allow to be used, any form of public communications or advertising which is false, fraudulent, deceptive or misleading, including, but not limited to, such advertising which takes any of the following forms which are prohibited:

- (a) Advertising which guarantees any result or cure;
- (b) Advertising which makes claims of professional superiority;
- (c) Advertising which fails to differentiate chiropractic care from all other methods of healing;
- (d) Advertising for a service outside the practice of chiropractic as permitted in Washington.
- (2) A chiropractor shall, upon request made by the commission, provide the commission with substantiation of the truth and accuracy of any and all claims made in their advertisements.
- (3) Advertising is prohibited which offers gratuitous goods or services or discounts in connection with chiropractic services, unless the chiropractor provides a disclosure statement to be signed by the patient which explains:
 - (a) When there shall be a charge for goods and services;

- (b) When the free services have been completed and that any additional services the patient requests are subject to charge; or
- (c) When the discount has been exhausted and any additional services shall be subject to full charge: This subsection shall not be construed to relate to the negotiation of fee between chiropractors and patients or to prohibit the rendering of chiropractic services for which no fee is charged.

- WAC 246-808-605 Honoring of publicity and advertisements. (1) If a chiropractor advertises a fee for a service, the chiropractor must render that service for no more than the fee advertised.
- (2) Unless otherwise specified in the advertisement, if a chiropractor publishes any fee information authorized under chapter 246-808 WAC, the chiropractor shall be bound by any representation made therein for the periods specified in the following categories:
- (a) If in a publication which is published more frequently than one time per month, for a period of not less than thirty days after such publication.
- (b) If in a publication which is published once a month or less frequently, until the publication of the succeeding issue.
- (c) If in a publication which has no fixed date for publication of the succeeding issue, for a reasonable period of time after publication, but in no event less than one year.

NEW SECTION

WAC 246-808-610 Prohibited transactions. A chiropractor shall not compensate or give anything of value to representatives of the press, radio, television or other communication media in anticipation of or in return for professional publicity of any individual chiropractor in a news item.

NEW SECTION

WAC 246-808-615 Professional notices, letterheads, cards, and mailings. In his/her use of professional notices, letterheads, cards, and mailings, a chiropractor is subject to the same regulations of chapter 246-808 WAC which apply to his/her use of other print media.

NEW SECTION

- WAC 246-808-620 Suggestion of need of chiropractic services. A chiropractor who has given in-person, unsolicited advice to a lay person that he/she should obtain chiropractic care shall not accept employment resulting from that advice except that:
- (1) A chiropractor may accept employment by a close friend, relative, former patient (if the advice is germane to the former treatment), or one whom the chiropractor reasonably believes to be a patient; and
- (2) Without affecting his/her right to accept employment, a chiropractor may speak publicly or write for publication on chiropractic topics so long as he/she does not emphasize his/her own professional experience or reputation and does not undertake to give individual advice.

NEW SECTION

WAC 246-808-625 Public testimonial advertising.

- (1) Public testimonial advertising includes the use of a statement testifying as to a chiropractor's qualifications, abilities and character, or to the value of chiropractic services.
- (2) The use of testimonial advertising shall not be considered false or misleading if the following guidelines are met:
- (a) Testimonials must relate to patient care provided within the immediately preceding five-year period.
- (b) The testimonial shall be documented by a notarized statement of the patient, a copy of which is kept by both the chiropractor and the patient.
- (c) The testimonial must be consistent with the history of the patient's care, including office records, examination reports and x-rays.
 - (d) Testimonials shall not:
 - (i) Be exaggerated or misrepresented;
 - (ii) State that a technique or doctor is superior;
 - (iii) Claim specific cures;
 - (iv) Compare one chiropractor to another;
 - (v) Include a named diagnosis.

NEW SECTION

WAC 246-808-630 Full disclosure of cost of services.

- (1) This rule shall apply to all representations made in public advertising regarding the provision of chiropractic services, including x-rays or chiropractic examinations, on a free basis or at a reduced cost. This rule shall also apply to all billings or other written or oral communications regarding charges for chiropractic services whether made to patients, third-party health care payors, or to any other person, firm, or governmental agency.
- (2) When a chiropractic service is represented in public advertising as available without cost, or at a reduced cost, that service must be made available to everyone who wishes to take advantage of the offer on an equal basis. No charge may be made to any individual or third-party health care payor for any services which have been provided on a free basis.
- (3) All billings to third-party payors for patients who are also being treated for an unrelated condition must fully disclose the additional treatment being provided and the charges for that treatment.
- (4) Billings to patients or to third-party health care payors shall accurately reflect the actual charge to the patient, including any discounts, reduced fees, or waiver of consument.
- (5) Because of the potential element of fraud being present, advertising full or partial forgiveness of coinsurance shall be prohibited unless the insurance company is given accurate and complete information relating to the actual charge to the patient and that coinsurance has been fully or partially waived.

WAC 246-808-640 Scope of practice—Revocation or suspension of license authorized for practice outside scope. (1) The chiropractic quality assurance commission finds that over the past few years there has been an increasing number of persons licensed as chiropractors who have been practicing other healing arts while holding themselves out to the public as chiropractors to the detriment of the public health and welfare of the state of Washington and contrary to the legislative directive contained in RCW 18.25.002(4). The commission further finds and deems it necessary to carry out the provisions of chapter 18.25 RCW that this rule be adopted to give guidance to members of the profession, and the public, in interpreting for purposes of application by the disciplinary commission of RCW 18.25.112, the scope of health care which comes within the definition of chiropractic in RCW 18.25.005 and which is authorized under a license to practice chiropractic in the state of Washington.

- (2) RCW 18.25.005 defines the term "chiropractic." The commission finds that the following diagnostic techniques and procedures, by whatever name known, are not within the definition of "chiropractic" as specified in RCW 18.25.005, and, consequently, a license to practice chiropractic does not authorize their use:
- (a) The use of x-rays or other forms of radiation for any other reason than to x-ray the human skeleton.
 - (b) The use of any form of electrocardiogram.
- (c) The testing and reduction to mathematical formulae of sputum and/or urine (commonly known as "reams" testing).
 - (d) Hair analysis.
 - (e) The use of iridology.
 - (f) The taking of blood samples.
 - (g) Female breast examinations.

The above list is not to be considered exhaustive or to limit the commission in any way from finding under the statutory definition in RCW 18.25.005 that any other diagnostic technique or procedure is outside the scope of chiropractic practice.

- (3) The commission finds that the following treatment modalities, by whatever name known, are not within the definition of "chiropractic" as specified in subsection (2) of this section and in RCW 18.25.005 and, consequently, a license to practice chiropractic does not authorize their use:
- (a) Ultrasound, diathermy, high voltage galvanic therapy and x-rays or other radiation.
 - (b) Electrotherapy.
- (c) The use of a transcutaneous electrical nerve stimulator (TENS).
 - (d) The use of the endonasal technique.
- (e) The use of any type of casting other than light body casting.
- (f) The use of meridian therapy, whether known as "acupressure," or the same type of therapy under any other names unless complementary or preparatory to a chiropractic spinal adjustment.
 - (g) The use of hypnosis.
 - (h) The use of clinical herbology.

The above list is not to be considered exhaustive or to limit the commission in any way from finding under the

statutory definition in RCW 18.25.005 that any other treatment modalities are outside the scope of chiropractic practice.

(4) The use by a chiropractor of diagnostic techniques or procedures or treatment modalities which are outside the definition of chiropractic in RCW 18.25.005, whether or not listed in this rule, or the use by a chiropractor of any of the diagnostic techniques and procedures listed in subsection (2) of this section or the use by a chiropractor of any of the treatment modalities listed in subsection (3) of this section shall constitute unprofessional conduct under RCW 18.130.180(12) which shall be good and sufficient cause for revocation or suspension of that chiropractor's license to practice chiropractic in Washington.

NEW SECTION

WAC 246-808-650 Records and x-rays and withdrawal from practice—Maintenance and retention of patient records. (1) Any chiropractor who treats patients in the state of Washington shall maintain all treatment records regarding patients treated. These records may include, but shall not be limited to, x-rays, treatment plans, patient charts, patient histories, correspondence, financial data, and billing. These records shall be retained by the chiropractor for five years in an orderly, accessible file and shall be readily available for inspection by the commission or its authorized representative: X-rays or copies of records may be forwarded pursuant to a licensed agent's written request. Also, office records shall state the date on which the records were released, method forwarded and to whom, and the reason for the release. A reasonable fee may be charged the patient to cover mailing and clerical costs.

- (2) A chiropractor shall honor within fifteen days a written request from an adult patient or their legal representative or the legal representative of a minor child to release:
- (a) Original x-rays and records to other licensed health care providers; or
- (b) The chiropractor may provide duplicate films or a copy of the patient records to the health care provider or the patient. The health care provider may bill the patient reasonable duplication costs. Once the original films have been loaned at patient request, the chiropractor is no longer responsible for them, or for their retrieval or subsequent production.

A chiropractor who has received original x-rays on a loan basis shall return them to the loaning chiropractor upon request within sixty days unless other arrangements are made.

NEW SECTION

WAC 246-808-655 Duties of a chiropractor who retires or withdraws from practice. Any chiropractor who ceases practice in their community for any reason, including retirement, illness, disability, or relocation shall comply with the following duties:

- (1) The chiropractor shall notify all current patients that they shall not be able to provide chiropractic services and shall notify the patient to seek another chiropractor to continue their care.
- (2) The chiropractor shall offer to deliver to the patient, or to another chiropractor or licensed health care professional

chosen by the patient, the originals or copies of all patient examination and treatment records and x-rays or notify the patient of a community area location where the records and x-rays shall be maintained and accessible for at least one year after the notice is sent to the patient.

- (3) The chiropractor shall refund any part of fees paid in advance that have not been earned.
- (4) The commission requests that the executor or executrix of a deceased chiropractor comply with the duties set forth herein to the fullest extent possible. The commission staff shall provide advice and assistance to such executor or executrix upon request.
- (5) For the purpose of this section, any relocation or restriction of practice which substantially interferes with a patient's reasonable access to their chiropractor shall be cause for the chiropractor to comply with the duties set forth.
- (6) Willful failure to comply with this section shall be cause to suspend a chiropractor's license until the required duties are fulfilled.

NEW SECTION

- WAC 246-808-660 Mandatory reporting. (1) All reports required by these regulations shall be submitted to the commission as soon as possible, but no later than sixty days after a determination is made.
- (2) A report shall contain the following information if known:
- (a) The name, address, and telephone number of the person making the report.
- (b) The name, address, and telephone number of the chiropractor being reported.
- (c) The name of any patient whose treatment is a subject of the report.
- (d) A brief description or summary of the facts which gave rise to the issuance of the report, including dates of occurrences.
- (e) If court action is involved, the name of the court in which the action is filed along with the date of filing and docket number.
- (f) Any further information which would aid the evaluation of the report.

NEW SECTION

WAC 246-808-670 Chiropractic associations or societies. The president or chief executive officer of any chiropractic association or society within this state shall report to the commission when an association or society determines that a chiropractor has committed unprofessional conduct or that a chiropractor may not be able to practice chiropractic with reasonable skill and safety to patients as the result of any mental or physical condition and constitutes an apparent risk to the public health, safety, or welfare. The report required by this section shall be made without regard to whether the license holder appeals, accepts, or acts upon the determination made by the association or society. Notification of appeal shall be included.

NEW SECTION

WAC 246-808-680 Insurance carriers. The executive officer of every insurer, licensed under Title 48 RCW operating in the state of Washington, shall report to the commission any evidence that a chiropractor has charged fees for chiropractic services not actually provided, or has otherwise committed unprofessional conduct.

NEW SECTION

WAC 246-808-685 Professional liability carriers. Every institution or organization providing professional liability insurance directly or indirectly to chiropractors shall send the commission a complete report of any malpractice settlement, award or payment over thirty thousand dollars as a result of a claim or action for damages alleged to have been caused by an insured chiropractor's incompetence or negligence in the practice of chiropractic. Such institution or organization shall also report the payment of three or more claims during a year as the result of alleged incompetence or negligence in the practice of chiropractic regardless of the dollar amount of the payment.

NEW SECTION

WAC 246-808-690 Courts. The commission requests the assistance of all clerks of trial courts within the state to report to the commission, all professional malpractice judgments and all criminal convictions of licensed chiropractors, other than for minor traffic violations.

NEW SECTION

WAC 246-808-695 State and federal agencies. The commission requests the assistance of executive officers of any state or federal program operating in the state of Washington, under which a chiropractor has been judged to have demonstrated incompetence or negligence in the practice of chiropractic, or has otherwise committed unprofessional conduct; or whose practice is impaired as a result of a mental, physical or chemical condition, to report to the commission all professional malpractice judgments and decisions.

NEW SECTION

WAC 246-808-700 Cooperation with investigation.

- (1) A chiropractor shall comply with a request for records, documents or explanation from an investigator who is acting on behalf of the commission, by submitting the requested items within fourteen calendar days of receipt of the request by the chiropractor or the chiropractor's attorney, whichever is first.
- (2) If the chiropractor fails to comply with the request within fourteen calendar days, the investigator shall contact the chiropractor or the chiropractor's attorney by telephone or letter as a reminder.
- (3) Investigators may extend the time for response if the chiropractor requests an extension for a period not to exceed seven calendar days.
- (4) If the chiropractor fails to comply with the request within three business days after the receipt of the reminder,

then a subpoena shall be served upon the chiropractor to obtain the requested items.

- (5) If the chiropractor fails to comply with the subpoena, a statement of charges shall be issued pursuant to RCW 18.130.180(8) and, if there is sufficient evidence to support additional charges, then those charges may be included in the statement of charges.
- (6) If the chiropractor complies with the request after the issuance of the statement of charges, the commission's assistant attorney general-prosecutor shall decide whether the charges based on RCW 18.130.180(8) shall be prosecuted or settled. If the charges based on RCW 18.130.180(8) are to be settled, the settlement proposal shall be presented to the commission or a duly constituted panel of the commission for a decision on ratification and until ratified, the settlement is not final.

NEW SECTION

WAC 246-808-710 Professional standards review organizations. Unless prohibited by federal or state law, every professional standards review organization operating within the state of Washington shall report to the commission any conviction, determination, or finding that a license holder has committed an act which constitutes unprofessional conduct, or to report information which indicates that the license holder may not be able to practice their profession with reasonable skill and safety to consumers as a result of a mental or physical condition.

NEW SECTION

WAC 246-808-720 Commission conflict of interest. Members of the commission shall not participate in deciding a case or in rule making where their participation presents a conflict of interest, creates an appearance of a conflict of interest or where the commission determines the member's participation raises questions as to the impartiality of the commission.

SUBSTANCE ABUSE MONITORING

NEW SECTION

WAC 246-808-801 Purpose. The commission recognizes the need to establish a means of proactively providing early recognition and treatment options for chiropractors whose competency may be impaired due to the abuse of drugs or alcohol. The commission intends that such chiropractors be treated and their treatment monitored so that they can return to or continue to practice their profession in a way which safeguards the public. To accomplish this, the commission shall approve voluntary substance abuse monitoring programs and shall refer chiropractors impaired by substance abuse to approved programs as an alternative to instituting disciplinary proceedings as defined in RCW 18.130.160.

NEW SECTION

WAC 246-808-810 Definitions. The following general terms are defined within the context used in this chapter:

"Aftercare" is that period of time after intensive treatment that provides the chiropractor and the chiropractor's family with group or individual counseling sessions, discussions with other families, ongoing contact and participation in self-help groups and ongoing continued support of treatment program staff.

"Approved substance abuse monitoring program" or "approved monitoring program" is a program the commission has determined meets the requirements of the law and the criteria established by the commission in WAC 246-808-820 which enters into a contract with chiropractors who have substance abuse problems regarding the required components of the chiropractor's recovery activity and oversees the chiropractor's compliance with these requirements. Substance abuse monitoring programs do not provide evaluation or treatment to participating chiropractors.

"Approved treatment facility" is a facility approved by the bureau of alcohol and substance abuse, department of social and health services according to RCW 70.96A.020(2) or 69.54.030 to provide intensive alcoholism or drug treatment if located within Washington state. Drug and alcohol treatment programs located out-of-state must be equivalent to the standards required for approval under RCW 70.96A.020(2) or 69.54.030.

"Contract" is a comprehensive, structured agreement between the recovering chiropractor and the approved monitoring program stipulating the chiropractor's consent to comply with the monitoring program and its required components of the chiropractor's recovery activity.

"Health care professional" is an individual who is licensed, certified, or registered in Washington to engage in the delivery of health care to patients.

"Random drug screens" are laboratory tests to detect the presence of drugs of abuse in body fluids which are performed at irregular intervals not known in advance by the person being tested.

"Substance abuse" means the impairment, as determined by the commission, of a chiropractor's professional services by an addiction to, a dependency on, or the use of alcohol, legend drugs, or controlled substances.

"Support group" is a group of health care professionals meeting regularly to support the recovery of its members. The group provides a confidential setting with a trained and experienced health care professional facilitator in which chiropractors may safely discuss drug diversion, licensure issues, return to work, and other professional issues related to recovery.

"Twelve-step groups" are groups such as alcoholics anonymous, narcotics anonymous, and related organizations based on a philosophy of anonymity, belief in a power outside of oneself, a peer group association, and self-help.

NEW SECTION

WAC 246-808-820 Approval of substance abuse monitoring programs. The commission shall approve the monitoring program(s) which shall participate in the commission's substance abuse monitoring program. A monitoring program approved by the commission may be contracted with an entity outside the department but within the state, out-of-state, or a separate structure within the department.

(1) The approved monitoring program shall not provide evaluation or treatment to the participating chiropractor.

- (2) The approved monitoring program staff must have the qualifications and knowledge of both substance abuse and the practice of chiropractic as defined in this chapter to be able to evaluate:
 - (a) Clinical laboratories;
 - (b) Laboratory results;
- (c) Providers of substance abuse treatment, both individuals and facilities;
 - (d) Support groups;
 - (e) The chiropractic work environment; and
- (f) The ability of the chiropractor to practice with reasonable skill and safety.
- (3) The approved monitoring program shall enter into a contract with the chiropractor and the commission to oversee the chiropractor's compliance with the requirements of the program.
- (4) The approved monitoring program may make exceptions to individual components of the contract on an individual basis.
- (5) The approved monitoring program staff shall recommend, on an individual basis, whether a chiropractor shall be prohibited from engaging in the practice of chiropractic for a period of time and restrictions, if any, on the chiropractor's access to controlled substances in the workplace.
- (6) The approved monitoring program shall maintain records on participants.
- (7) The approved monitoring program shall be responsible for providing feedback to the chiropractor as to whether treatment progress is acceptable.
- (8) The approved monitoring program shall report to the commission any chiropractor who fails to comply with the requirements of the monitoring program.
- (9) The approved monitoring program shall receive from the commission guidelines on treatment, monitoring, and limitations on the practice of chiropractic for those participating in the program.

- WAC 246-808-830 Participation in approved substance abuse monitoring program. (1) In lieu of disciplinary action, the chiropractor may accept commission referral into the approved substance abuse monitoring program.
- (a) The chiropractor shall undergo a complete physical and psychosocial evaluation before entering the approved monitoring program. This evaluation shall be performed by health care professional(s) with expertise in chemical dependency. The person(s) performing the evaluation shall not also be the provider of the recommended treatment.
- (b) The chiropractor shall enter into a contract with the commission and the approved substance abuse monitoring program to comply with the requirements of the program which shall include, but not be limited to:
- (i) The chiropractor shall undergo intensive substance abuse treatment in an approved treatment facility.
- (ii) The chiropractor shall agree to remain free of all mind-altering substances including alcohol, except for medications prescribed by an authorized prescriber, as defined in RCW 69.41.030 and 69.50.101.

- (iii) The chiropractor must complete the prescribed aftercare program of the intensive treatment facility, which may include individual and/or group psychotherapy.
- (iv) The treatment counselor(s) shall provide reports to the approved monitoring program at specified intervals. Reports shall include treatment, prognosis, and goals.
- (v) The chiropractor shall submit to random drug screening as specified by the approved monitoring program.
- (vi) The chiropractor shall attend support groups facilitated by a health care professional and/or twelve-step group meetings as specified by the contract.
- (vii) The chiropractor shall comply with specified employment conditions and restrictions as defined by the contract.
- (viii) The chiropractor shall sign a waiver allowing the approved monitoring program to release information to the commission if the chiropractor does not comply with the requirements of this contract.
- (c) The chiropractor is responsible for paying the costs of the physical and psychosocial evaluation, substance abuse treatment, and random drug screens.
- (d) The chiropractor may be subject to disciplinary action under RCW 18.130.160 if the chiropractor does not consent to be referred to the approved monitoring program, does not comply with specified employment restrictions, or does not successfully complete the program.
- (2) A chiropractor who is not being investigated by the commission or subject to current disciplinary action or currently being monitored by the commission for substance abuse may voluntarily participate in the approved substance abuse monitoring program without being referred by the commission. Such voluntary participants shall not be subject to disciplinary action under RCW 18.130.160 for their substance abuse, and shall not have their participation made known to the commission if they meet the requirements of the approved monitoring program as defined in subsection (1) of this section.
- (3) The treatment and pretreatment records of license holders referred to or voluntarily participating in approved monitoring programs shall be confidential, shall be exempt from RCW 42.17.250 through 42.17.450 and shall not be subject to discovery by subpoena or admissible as evidence except for monitoring records reported to the disciplinary authority for cause as defined in subsection (1) of this section. Records held by the commission under this section shall be exempt from RCW 42.17.250 through 42.17.450 and shall not be subject to discovery by subpoena except by the license holder.

CHIROPRACTIC FEES

NEW SECTION

[71]

WAC 246-808-990 Chiropractic fees. The following fees shall be charged by the department of health:

	_	•	-	
Title of Fee				Fee
Application/	full exam	ination	or reexamination	\$300.00
Original lice	nse			200.00
Temporary p	ermit ap	plicatio	n	150.00
Temporary p				50.00
Preceptorshi				100.00

License renewal	300.00
Late renewal penalty	150.00
Inactive license renewal	150.00
Duplicate	15.00
Certification	25.00
Chiropractic x-ray technician application	25.00
Chiropractic x-ray technician original registration	25.00
Renewal	40.00
Late renewal penalty	25.00
Duplicate	15.00
Certification	25.00

WSR 96-16-086 PERMANENT RULES DEPARTMENT OF REVENUE

[Filed August 7, 1996, 10:45 a.m.]

Date of Adoption: August 7, 1996.

Purpose: To implement the special stadium sales and use tax on food and beverage sales by restaurants, taverns, and bars authorized by chapter 1, Laws of 1995 3rd sp. sess. and imposed by the King County Council effective January 1, 1996. This rule provides information to those required to collect and remit the tax.

Citation of Existing Rules Affected by this Order: New section WAC 458-20-12401 Special stadium sales and use tax.

Statutory Authority for Adoption: RCW 82.32.300 and 82.14.080.

Adopted under notice filed as WSR 96-09-087 on April 16, 1996.

Changes Other than Editing from Proposed to Adopted Version: In subsection (2)(a), the word "concessions" was changed to "concession stands or counters" to clarify the use of the term concession.

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 0, amended 0, 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 0, repealed 0.

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

August 7, 1996

Russell W. Brubaker

Assistant Director

NEW SECTION

WAC 458-20-12401 Special stadium sales and use tax. (1) Introduction. RCW 82.14.360 was amended in the third special session in 1995. (See chapter 1, 1995 3rd sp.s.) Effective January 1, 1996, a special stadium sales and use tax applies to sales of food and beverages by restaurants, taverns, and bars in counties with a population of one million or more. Currently, the special stadium tax applies only in King County. The tax applies only to those food and beverage sales that are already subject to the retail sales tax. Grocery stores, mini-markets, and convenience stores were specifically excluded from the definition of a restaurant and are not required to collect the tax. However, a restaurant located within a grocery store, mini-market, or convenience store is subject to this tax if the restaurant is owned or operated by a different legal entity from the store or market. This section explains when the tax will apply.

- (2) **Definitions.** The following definitions apply to this section.
- (a) "Restaurant" means any establishment having special space and accommodation where food and beverages are regularly sold to the public for immediate, but not necessarily on-site, consumption, but excluding grocery stores, minimarkets, and convenience stores. Restaurant includes, but is not limited to, lunch counters, diners, coffee shops, espresso shops or bars, concession stands or counters, delicatessens, and cafeterias. It also includes space and accommodations where food and beverages are sold to the public for immediate consumption that are located within hotels, motels, lodges, boarding houses, bed-and-breakfast facilities, hospitals, office buildings, and schools, colleges, or universities, if a separate charge is made for such food or beverages. Mobile sales units that sell food or beverages for immediate consumption within a place, the entrance to which is subject to an admission charge, are "restaurants" for purposes of this tax. So too are public and private carriers, such as trains and vessels, that sell food or beverages for immediate consumption on trips that both originate and terminate within the county imposing the special stadium tax if a separate charge for the food and/or beverages is made. A restaurant is open to the public for purposes of this section if members of the public can be served as guests. "Restaurant" does not include businesses making sales through vending machines or through mobile sales units such as catering trucks or sidewalk vendors of food or beverage items.
- (b) "Tavern" has the same meaning here as in RCW 66.04.010 and means any establishment with special space and accommodation for the sale of beer by the glass and for consumption on the premises.
- (c) "Bar" means any establishment selling liquor by the glass or other open container and includes, but is not limited to, establishments that have been issued a class H license by the liquor control board.
- (d) "Grocery stores, mini-markets, and convenience stores," have their ordinary and common meaning.
- (3) **Tax application.** This special stadium sales and use tax currently applies only to food and beverages sold by restaurants, bars, and taverns in King County. The tax is in addition to any other sales or use tax that applies to these sales. This special tax only applies if the regular sales or use tax imposed by chapters 82.08 or 82.12 RCW applies.

- (a) The tax applies to the total charge made by the restaurant, tavern, or bar, for food and beverages. If a mandatory gratuity is included in the charge that, too, is subject to the tax.
- (b) Catering provided by a restaurant, tavern or bar is also subject to the tax. However, when catering is done by a business that does not meet the definition of restaurant in subsection (2) of this section, has no facilities for preparing food, and all food is prepared at the customer's location, the charge is not subject to the tax.
- (c) In the case of catering subject to the tax, if a separate charge is made for linens, glassware, tables, tents, or other items of tangible personal property that are not required for the catering, those separate charges are not subject to the tax. However, separately stated charges for items that are required as a part of the catering service, such as waitpersons or mandatory gratuities, are subject to the tax.
- (4) Examples. The following examples should be used only as a general guide. The tax status of each situation must be determined after a review of all of the facts and circumstances. For these examples, assume the transactions occur in King County.
- (a) XYZ Bakery operates a coffee shop where customers may purchase baked goods and coffee for consumption on the premises or may purchase bakery products for consumption elsewhere. The sales of bakery goods and beverages for consumption on the premises are subject to the special stadium tax. The special stadium tax does not apply to the bakery goods sold "to go" because under the provisions of RCW 82.08.0293 and WAC 458-20-244(6) these bakery goods are not subject to the state retail sales tax. Since the state retail sales tax does not apply to these sales, neither does the special stadium sales tax.
- (b) XYZ operates a "fast food" business. Customers may consume the food and beverages on the premises or may take the food "to go" for consumption elsewhere. All sales of food and beverages by this business are subject to the special stadium tax, including the food and beverages sold "to go."
- (c) XYZ operates carts that may be set up on a sidewalk or within parks from which customers may purchase hot dogs and beverages. The cart includes heating facilities for preparation of hot dogs at the cart site. No seating is provided by the business. The site location is not owned or leased by the business. These sales are not subject to the special stadium sales tax because the business does not have a designated space for the preparation of the food it sells. This business does not fit the definition of "restaurant." However, if XYZ operates a mobile food service unit selling food or beverages for immediate consumption at fixed locations within the grounds of a stadium, arena, fairgrounds, or other place, admission to which is subject to an admission charge, then the special stadium tax applies.
- (d) XYZ operates a combination gas station and convenience store. The convenience store sells some groceries and also some prepared foods such as hot dogs and hamburgers. Customers may also purchase soft drinks or coffee by the cup. None of these sales are subject to the special stadium sales tax because of the specific language in the statute exempting convenience stores from the tax.
- (e) XYZ operates a business that sells prepared pizza. The business prepares and bakes the pizza at its premises.

The business has no seating. Customers may order the pizzas by either entering the seller's place of business or by telephone. Customers may either take delivery at the seller's site or the business will deliver the pizza to the customer's residence or other site. These sales are subject to the special stadium sales tax because the business does have a designated site and facilities for the preparation of food for sale for immediate consumption, even though no seating is available. The regular retail sales tax applies to these sales since these sales are not exempt food products under RCW 82.08.0293 (2)(c).

- (f) XYZ has the exclusive concession rights to prepare and sell hot dogs within a sports facility. Customers place their orders and take delivery of the prepared food and beverages at the seller's site in the sports facility. XYZ provides no seating that it controls. Customers generally take the food and beverage to their seats and consume the items while watching the sports event. XYZ will also prepare hot dogs and soft drinks at its food bar and use its employees or agents to sell these products to customers in the stands while the sports event is in progress. All of the sales of food and beverages by XYZ are subject to the special tax. XYZ's business operation meets the definition of "restaurant." XYZ has set aside space that it controls for the purpose of preparing food and beverages for immediate consumption for sale to the public.
- (g) DEF operates a cafe within ABC's grocery store, for the sale of food or beverages for immediate consumption. ABC is a separate entity from DEF, and it leases the space for the cafe to DEF. Sales of food and beverages by ABC are exempt from the special stadium tax, but sales from the cafe by DEF are subject to that tax.

WSR 96-16-092 PERMANENT RULES DEPARTMENT OF SOCIAL AND HEALTH SERVICES

(Public Assistance)

[Filed August 7, 1996, 11:24 a.m., effective August 29, 1996]

Date of Adoption: August 7, 1996.

Purpose: Allow twelve month MN certification and, after April 1, 1996, three month MI certification.

Citation of Existing Rules Affected by this Order: Amending WAC 388-513-1395, 388-518-1805, 388-518-1810, 388-519-1905, and 388-522-2230.

Statutory Authority for Adoption: RCW 74.08.090.

Other Authority: Budget Note 17.

Adopted under notice filed as WSR 96-14-035 on June 26, 1996.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, amended 0, repealed 0; Federal Rules or Standards: New 0, amended 0, repealed 0; or Recently Enacted State Statutes: New 0, amended 0, repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, amended 0, repealed 0.

Number of Sections Adopted on the Agency's own Initiative: New 0, amended 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 0, amended 0, repealed 0; Pilot Rule Making: New 0, amended 0, repealed 0; or Other Alternative Rule Making: New 0, amended 5, repealed 0.

Other Findings Required by Other Provisions of Law as Precondition to Adoption or Effectiveness of Rule: RCW 34.05.380 (3)(c), to afford consistent eligibility for medical assistance, the department requires these rules to become effective upon the expiration of emergency rules filed as WSR 96-10-033.

Effective Date of Rule: August 29, 1996.

August 7, 1996 Merry A. Kogut, Supervisor Rules and Policies Assistance Unit

AMENDATORY SECTION (Amending Order 3921, filed 11/22/95, effective 1/1/96)

WAC 388-513-1395 Institutional—Medically needy.
(1) The department shall consider a person institutionalized when the person resides in or is expected to reside in a medical facility for thirty consecutive days or more.

- (a) The department shall determine:
- (i) An SSI/SSP-related person in a medical facility as medically needy when the person's gross income exceeds three hundred percent of the SSI benefit amount;
- (ii) An AFDC-related child in a medical facility as medically needy if countable income exceeds the one-person AFDC grant standard; and
 - (iii) An AFDC-related adult as ineligible.
- (b) The department shall determine a client ineligible for the medically needy program when the countable income is more than the private nursing facility rate plus verifiable recurring medical expenses.
- (c) The department shall determine countable income of a medically needy client residing in a nursing facility by deducting the following amounts from gross income:
- (i) Amounts that would be deducted in determining eligibility for AFDC or SSI/SSP; and
- (ii) Previously incurred medical expenses not subject to third-party payment and which are the current liability of the client.
- (d) The department shall determine a client eligible for nursing facility care when the client's countable income and the amount of resources in excess of the amount in WAC 388-513-1310 are less than the department's contracted rate plus verifiable recurring medical expenses. These clients shall:
- (i) Participate in the cost of nursing facility care per WAC 388-513-1380 for post-eligibility allocation of income and post-eligibility allocation of resources; and
- (ii) Be certified for a three ((or)), six, or twelvemonth((s at the client's option)) period as described under WAC 388-519-1905.
- (e) The department shall determine a client eligible for nursing facility care when the client's countable income and the amount of resources in excess of the amount in WAC 388-513-1310 are:

- (i) Less than the private nursing facility rate plus recurring medical expenses; but
 - (ii) More than the department's contracted rate.
 - (f) The client shall:
- (i) Participate in the cost of nursing facility care. See WAC 388-513-1380 for post-eligibility allocation of income;
- (ii) Spenddown all income remaining after allocating income to the department's contracted rate to be eligible for nonnursing facility medical care. The department shall only certify medical assistance for noninstitutional eligibility after spenddown has been met; and
- (iii) Choose a certification period of three or six months for nursing facility care. The department shall determine spenddown of a person's nonnursing facility medical expenses be on a three-month or six-month basis.
- (g) For the effect of a social absence from an institutional living arrangement, see WAC 388-88-115.
- (h) The department shall not change a client's institutional status when the client is transferred between institutions.
- (2) The department shall use other SSI financial criteria for consideration of resources as defined in WAC 388-513-1310 and 388-513-1360.

AMENDATORY SECTION (Amending Order 3913, filed 10/25/95, effective 10/28/95)

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:
 - (i) As defined in WAC 388-500-0005; and
- (ii) Within a period not exceeding three months prior to the first of the month of application.
- (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)) one period of LCP-MI eligibility ((during the period of July 1, 1995 through June 30, 1996)) not to exceed three months per twelve-month emergency medical expense requirement (EMER) period; 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.

- (5) The department shall calculate the twelve calendar month period described under subsection (4)(a) of this section as follows:
- (a) Begin the first day of the month of certification for a client determined eligible for MI;
- (b) Continue through the last day of the following twelve calendar months; and
- (c) Equal the same time period established for the EMER.

AMENDATORY SECTION (Amending Order 3913, filed 10/25/95, effective 10/28/95)

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 two thousand 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 consider only the following emergency medical services toward the EMER:

(a) Emergency ground or aid ambulance; and

(b) Emergency hospital services and related physician services in a hospital.

(((6))) (5) Other than expenses qualifying as hospital charity care under RCW 70.170.060, the department shall ensure the emergency medical expense requirement and spenddown are the liability of the client.

(((7))) (6) If the client does not satisfy the EMER during the three-month base period, the department shall apply the incurred amount to any subsequent applications within twelve months of the initial application.

AMENDATORY SECTION (Amending Order 3913, filed 10/25/95, effective 10/28/95)

WAC 388-519-1905 Base period. (1) A medically needy client((9)) in ((their)) one's own home((9)) shall have a choice of a three-month or a six-month base period ((which)). The department shall ensure the base period begins with the month of application. The department shall use a complete base period unless:

(a) A previous certification period overlaps;

(b) The client is not resource eligible for the medically needy program for the full base period;

(c) The client is not categorically related for the full base period;

(d) The client becomes eligible for categorically needy Medicaid; 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,)) When a client meets spenddown, the department shall certify for a period of up to six months.
- (3) When a medically needy client has income at or below the MNIL, the department shall certify the client for up to twelve months.
- (4) 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)).

(((3) Subject to the limitation described under subsection (1)(e) of this section,)) (5) 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))) (6) 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.

(((5))) (7) 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.

spenddown liability.

(((6))) (8) When the client requests retroactive medical coverage at the time of application, the department shall begin 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.

lability.

(((7))) (9) The department shall require an application for any subsequent period of eligibility for the medically needy program.

AMENDATORY SECTION (Amending Order 3870, filed 7/12/95, effective 8/12/95)

WAC 388-522-2230 Eligibility reviews. (1) When a client is receiving cash assistance, the department shall not require a separate eligibility review for the related medical assistance program.

(2) When a client is in a medical institution or receiving medical assistance, the department shall redetermine eligibili-

(a) Every twelve months for a person receiving:

(i) Categorically needy medical assistance; or

- (ii) Medically needy program and whose income is at or below the MNIL.
- (b) Each three or six months, at the client's option, for a person receiving the medically needy program with spenddown.
- (3) The department shall terminate eligibility for a medical program when a person:
- (a) Does not complete and return to the department a department-designated eligibility review form before the last day of the certification period; or
 - (b) Is determined ineligible for a medical program.

WSR 96-16-005 EMERGENCY RULES DEPARTMENT OF FISH AND WILDLIFE

(Fisheries)

[Order 96-104—Filed July 24, 1996, 4:20 p.m., effective July 25, 1996]

Date of Adoption: July 24, 1996. Purpose: Personal use rules.

Citation of Existing Rules Affected by this Order: Amending WAC 220-57A-175.

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: Projected run size indicate that harvestable numbers of sockeye salmon are available and there is a non-Indian share available. This regulation will provide recreational opportunity, comply with federal court orders concerning resource sharing, and conserve the resource.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, amended 0, repealed 0; Federal Rules or Standards: New 0, amended 0, repealed 0; or Recently Enacted State Statutes: New 0, amended 0, repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, amended 0, repealed 0.

Number of Sections Adopted on the Agency's own Initiative: New 1, amended 0, repealed 0.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, amended 0, repealed 0.

Number of Sections Adopted using Negotiated Rule Making: New 0, amended 0, repealed 0; Pilot Rule Making: New 0, amended 0, repealed 0; or Other Alternative Rule Making: New 0, amended 0, repealed 0.

Effective Date of Rule: July 25, 1996.

July 24, 1996 Bern Shanks Director

NEW SECTION

WAC 220-57A-17500C Lake Washington. Notwithstanding the provisions of WAC 220-57A-175, effective July 25, 1996 it is unlawful to take, fish for or possess salmon from the waters of Lake Washington except as provided for in this section:

- (1) Open until further notice in Lake Washington south of the Evergreen Point Floating Bridge (Highway 520) except:
- (a) Waters within 100 yards southerly of the Evergreen Point Floating Bridge (Highway 520) are closed.
- (b) Waters within 100 yards of the I-90 Bridge are closed.
- (c) Waters within a 1000 feet radius of the mouth of the Cedar River are closed.

(2) Daily limit is two sockeye salmon not less than 15 inches in length. All chinook salmon must be released immediately.

WSR 96-16-013 EMERGENCY RULES DEPARTMENT OF ECOLOGY

[Order 96-09—Filed July 25, 1996, 1:25 p.m.]

Date of Adoption: July 25, 1996.

Purpose: To limit the number of grass field acres burned statewide in order to minimize health effects caused by smoke.

Grass Seed Field Burning Emergency Rule Extension

Administrative Procedure Act Requirements (RCW 34.05.325)

REVISED CONCISE EXPLANATORY STATEMENT

Background (No change from version filed on March 29, 1996. Reprinted.): Commercially valuable grasses are grown in various parts of Washington, primarily in Spokane County, for seed production. Grass seed is generally harvested in July and August. After harvest, grass fields have traditionally been burned. Burning clears the field of straw. This kind of open burning produces large amounts of smoke. This smoke contains high levels of small particulate matter and gases that are harmful to human health. The burning season is short, generally lasting only three weeks to a month in late August and September, and, in most cases, efforts are made to direct smoke from field burning away from local population centers. Smoke management however, does not reduce emissions. Instead it seeks to minimize impacts by burning during favorable meteorological conditions. Despite these efforts, the impacts of smoke from field burning have been a continual problem, particularly in the area around Spokane. An intense debate regarding the health impacts and economic benefits of field burning has been going on for several years.

Recent Developments (No change from version filed on March 29, 1996. Reprinted.): Until very recently there has been no consensus regarding the health effects of field burning. Proponents have argued that field burning is a relatively minor source of particulate matter, and therefore, is not the cause of significant health effects. Opponents of field burning argue just the opposite. They contend that even with the short burning season, the smoke from field burning is a very significant cause of respiratory problems, increased suffering by asthma and other respiratory disease sufferers, and even, in some cases, mortality. Until recently, the medical community has been silent on this issue.

That changed this year when the medical community issued several statements that concluded that field burning smoke, and the associated fine particulate matter, does cause significant negative health impacts, especially in Spokane and its vicinity. More specifically, the following statements and findings have been made:

 Washington Thoracic Society: Position Paper February 1996 "There is ample scientific evidence to implicate particulate matter such as products from grass field burning as a cause of increased morbidity in the community of asthma and chronic respiratory diseases.

Agricultural burning appears to be a major cause of particulate matter pollution . . . Consequently the Washington Thoracic Society urges the promulgation of effective regulation of this activity to a level commensurate with public health as soon as possible."

 Spokane County Medical Society: Press Release January 31, 1996

"The scientific literature adequately documents the connection between excessive amounts of many kinds of small particulate matter (PM₁₀) and the incidence of respiratory disease particularly in children and those who have previously existing lung disease. These results can be directly related to inhalation of particulate matter we experience in Spokane County from sources such as grass burning . . .

Although grass seed field burning is not the only source of particulate matter, it is one which can be significantly modified and constitute a major difference in the quality of our air . . ."

- American Lung Association: Press Release March 18, 1996
 - "In the view of Spokane chest physician, Dr. Alan Whitehouse, the frequency of nonsmoking related lung ailments in the Spokane area has risen dramatically in the past two decades and is particularly high during the grass burning season in late summer."
- American Lung Association: Facts About the Health Impacts of Grass Seed Field Burning
 - "Research studies conducted within the last five years document a robust association between particulate matter air pollution and premature morbidity and mortality. Rates of illness and death rise in direct proportion to rising particulate levels. (6)"
 - (6) "Summary of Colloquium on Particulate Air Pollution and Human Mortality and Morbidity; Irvine, California, 24 and 25 January, 1994. Dr. David Bates, Inhalation Toxicology, 7(1): ix-xiii, 1995

These statements and findings make clear that field burning associated with grass seed production is currently causing significant negative health effects.

Legal Framework (No change from version filed on March 29, 1996. Reprinted.): Chapter 70.94 RCW is Washington State's Clean Air Act. Chapter 70.94 RCW applies to field burning associated with grass seed production. It provides in part: "It is hereby declared to be the policy of this state that strong efforts should be made to minimize adverse effects on air quality from the open burning of field and turf grasses grown for seed."

The statute also authorizes the state to conduct detailed studies to identify alternatives to field burning. RCW 70.94.656 (1) and (2). When ecology identifies reasonably available and practical alternatives, field burning will no longer be allowed. RCW 70.94.656(3).

The legislature has also provided ecology and local air pollution control authorities with express authority to limit field burning while the aforementioned studies and alternatives are being pursued. RCW 70.94.656(4) provides as follows: "Until approved alternates become available, the department or the authority may limit the number of acres on a pro rata basis among those affected for which permits to burn will be issued in order to effectively control emissions from this source."

This is the basis of the rule promulgated today.

Necessity of the Rule (No change from version filed on March 29, 1996. Reprinted.): It is now beyond reasonable dispute that field burning causes significant negative health effects on the citizens of this state. The medical community strongly supports this finding and is speaking out on the matter. Therefore, ecology is today promulgating an emergency rule that limits field burning by grass growers. For 1996, the rule limits such growers to burning two thirds or 66.6% of the acreage they burned in 1995. Ecology plans to commence a formal rule-making process proposing additional acreage reduction in subsequent years.

Ecology has determined that the acreage limitations imposed by this rule are necessary to "effectively control emissions" from field burning. The health impacts of field burning have been discussed above, and are the primary reason this rule is being promulgated. However, it is important to point out that the limitations being imposed treat grass seed field burning in a manner consistent with limitations previously imposed on other sources of air pollution including other types of open burning.

To date, grass seed field burning has been regulated through smoke management rather than through emission reductions. Other significant sources of air pollution have been required to make permanent decreases in their level of emissions.

- For example, the legislature has required a 20% reduction by 1994 and a 50% reduction by 2000 of emissions from slash burning associated with timber harvesting.
- Today's motor vehicle emission limits are 96% lower than precontrolled models.
- Recent regulatory orders issued to Kaiser Aluminum and Chemical Corporation's Trentwood Works in Spokane requires a 53% reduction in the facility's potential particulate emissions.

Conclusion (changes in bold): This rule balances the interests of grass seed producers and the other citizens of the state. The rule will result in significant reductions in smoke produced by field burning, and will reduce the annual health impacts caused by this activity.

Ecology will propose further reductions in grass seed field burning acreage in 1997 and identify practical and reasonably available alternatives to burning. Where practical alternatives to burning are identified by ecology, field burning will stop in three years. The rule also attempts to protect an important agricultural industry by phasing in the acreage reductions over a three-year period.

Ecology proceeded with normal rule-making activities. Ecology sought advice of those interested in this rule. An advisory committee was formed that included growers, seed processors, state representatives, clean air activists and citizen activists. The advisory committee

focused on several discussion points in the areas of economics, environmental considerations, applicability of the rule, process, and emissions. While the discussions were lively, the advisory committee did not reach consensus on any of the issues before them.

EMERGENCY RULES AND AMENDMENTS (Changes in Bold)

The agency has determined that immediate amendment of chapter 173-430 WAC is necessary for the preservation of public health and 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. This determination has been made based on the following findings:

Findings

- 1. Grass burning, which involves a fairly uncontrolled and incomplete combustion process, produces substantial amounts of smoke. Research demonstrates that incomplete combustion processes produce high proportions of fine particulate.
- 2. Extensive research nationally, and in Washington, has documented adverse health effects from fine particulate pollution. The smaller and most damaging of these fine particulate come from incomplete combustion processes.
- 3. Fine particulate causes severe health impacts to sensitive populations, including individuals with chronic respiratory diseases, such as emphysema and asthma. These health impacts result in missed work or school, medical or emergency treatment, and death.
- 4. In the last year, the medical community in Spokane has sent numerous letters to the Department of Ecology documenting their observations of the effects of smoke from grass burning on their patients. Effects were observed in patients with and without chronic respiratory problems.
- 5. In spite of previous efforts to reduce the grass smoke problem using smoke management techniques, serious incidents of heavy smoke in and close to populated areas have persisted.
- 6. Requiring additional reductions from the grass seed industry is consistent with requirements imposed on other industries and segments of society.
- 7. The department has authority from RCW 70.94.-656(4) to "limit the number of acres (of grass burning) on a pro rata basis . . . in order to effectively control emissions from this source."
- 8. The department has committed and will continue to commit resources to the identification of practical and reasonably available alternatives to grass seed field burning.
- 9. Although agricultural burning is allowed when it is reasonably necessary to carry out the enterprise (WAC 173-430-040(1)), the substantial amounts of smoke generated from grass burning over a short season in confined geographical areas makes it virtually impossible to adequately prevent the smoke from impacting roads, homes, population centers, and other public areas (WAC 173-430-070 (1)(d)).
- 10. It is not possible for ecology to permanently amend its rule in conformance with the normal Administrative Procedure Act requirements in order to reduce the number of acres burned this year. Therefore, adoption of a second emergency rule is necessary. Ecology is filing a proposed

rule (CR-102) at the same time as the second emergency

Citation of Existing Rules Affected by this Order: Amending chapter 173-430 WAC, Agricultural burning.

Statutory Authority for Adoption: Chapter 70.94 RCW, Washington Clean Air Act.

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

Reasons for this Finding: Recently, scientific literature has documented the connection between excessive amounts of small particulate matter and respiratory problems. Results of medical research and statements from the Spokane Medical Society and the American Lung Association link particulates emitted from grass field burning with negative effects on public health. Permits for grass field burning are typically issued in June and July, with the actual burning taking place in August and September.

The department has proceeded with normal rule-making activities and is filing a proposed rule (CR-102) with the code reviser simultaneously with this second emergency rule. As it is not possible for the Department of Ecology to adopt the proposed amendment of this rule under the provisions of the Administrative Procedure Act in time to reduce the number of acres burned this year, the department is adopting a second emergency rule requiring a 1/3 reduction of grass field acres burned this year. The second emergency rule extends the date that acres can be counted as in production. The new date is May 1, 1996, instead of the effective date of the first emergency rule (March 29, 1996).

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, amended 0, repealed 0; Federal Rules or Standards: New 0, amended 0, repealed 0; or Recently Enacted State Statutes: New 0, amended 0, repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, amended 1, 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.

July 25, 1996 Mary Riveland Director

EMERGENCY RULE LANGUAGE

AMENDATORY SECTION (Amending WSR 95-03-083, filed 1/17/95)

WAC 173-430-040 Agricultural burning requirements. (1) Agricultural burning is allowed when it is reasonably necessary to carry out the enterprise. A farmer can show it is reasonably necessary when it meets the

criteria of the best management practices and no practical alternative is reasonably available.

- (2) All agricultural burning requires a permit.
- (a) To qualify for an agricultural burning permit the farmer must be an agricultural operation or government entity with specific agricultural burning needs, such as irrigation districts, drainage districts, and weed control boards.
- (b) A farmer must fill out the information requested on a permit application (or the permit) and return it to the permitting authority.
- (i) The permitting authority may require the farmer to fill out an application prior to issuing a permit.
- (ii) The application must describe the reason for burning and include at least the following information: Name and address of the person or corporation responsible for the burn, the specific location (county; legal description: Range, section, township, block and unit number), the crop type, the type or size of the burn, directions to the burn, specific reason for the burn, the target date for burning, and any additional information required by the permitting authority. Each permitting authority may require additional information on the application.
- (iii) All applications must comply with other state or local regulations.
- (c) The permitting authority must evaluate the application, if there is one, and approve the permit prior to burning.
- (d) Local air agencies (and the department where no local air agency exists) may issue permits for appropriate agricultural burning activities in nonattainment and urban growth areas.
- (3) All agricultural burning permits require a fee. After January 1, 1995, the fee is the greater of:
- (a) A minimum fee of twenty-five dollars per year per farm based on burning up to ten acres or equivalent which will be used as follows: Twelve dollars and fifty cents of which goes to the agricultural burning research fund and the remainder will be kept by the permitting authority to cover the costs of administering and enforcing this regulation; or
- (b) A variable fee based on the acreage or equivalent of agricultural burning which will be used as follows: Up to one dollar per acre for applied research, twenty-five cents per acre for ecology administration and up to one dollar and twenty-five cents per acre for local permit program administration.
- (i) Local permitting program administration. One portion of the fee shall cover the permitting authority's costs of administering and enforcing the program. The permitting authority may set the fee as an amount per farm per year, a set amount per fire, or a set rate no greater than one dollar and twenty-five cents per acre burned. The permitting authority must establish this portion of the fee by an appropriate, public process such as a local rule, ordinance or resolution. In areas of the state where the department is the permitting authority this portion of the fee shall be one dollar and twenty-five cents per acre burned.
- (ii) Ecology administration. Another portion of the fee shall be twenty-five cents per acre burned and cover the state-wide administrative, education, and oversight costs of the department. The amount (if any) by which the annual total, of this portion of the fee, exceeds the annual state-wide administrative, education, and oversight costs shall be

- deposited in the agricultural burning research fund of the air pollution control account.
- (iii) Research fund. A final portion, the agricultural burning applied research portion, of the fee shall be no greater than one dollar per acre burned. The amount assessed may be less than one dollar per acre burned as periodically determined by the Ag task force based on applied research needs, regional needs and the research fund budget. The research portion of the fee assessed shall be fifty cents per acre burned starting in calendar year 1995. The Ag task force may also establish discounted assessment rates based on the use of best management practices.
- (c) a farmer must pay the fee prior to receiving a permit. Refunds are allowed for portions not burned provided the adjusted fee after subtracting refunds is no less than twenty-five dollars.
- (d) The agricultural burning practices and research task force may set acreage equivalents, for nonfield style agricultural burning practices, based on the amount of emissions relative to typical field burning emissions. Any acreage equivalents, established by rule, shall be used in determining fees. For agricultural burning conducted by irrigation or drainage districts, each mile of ditch (including banks) burned is calculated on an equivalent acreage basis.
- (4) All agricultural burning permits must be conditioned to minimize air pollution.
- (a) A farmer must comply with the conditions on the agricultural burning permit.
- (b) For purposes of protecting public health (not eliminating agricultural burning), if an area exceeds or threatens to exceed unhealthy air pollution levels, the permitting authority may limit the number of acres, on a pro rata basis, or as provided by RCW 70.94.656.
- (c) Permits must be conditioned to minimize emissions insofar as practical, including denial of permission to burn during periods of adverse meteorological conditions. Additional requirements for burning of field and turf grasses grown for seed. Without regard to any previous burn permit history, in 1996, each farmer shall be limited to burning the greater of:
- (i) Two-thirds of the number of acres a farmer burned under a valid permit issued in 1995; or
- (ii) Two-thirds of the acreage in production as of May

 1. "In production" means grass seed planted and growing
 and is subject to verification according to evidence acceptable to the department or the local air authority.
- (5) Other laws. A farmer must obtain any local permits, licenses, or other approvals required by any other laws, regulations, or ordinances. The farmer must also honor other agreements entered into with any federal, state, or local agency.

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

WSR 96-16-016 EMERGENCY RULES EMDI OVMENT SECUDITY DEPAR

EMPLOYMENT SECURITY DEPARTMENT

[Filed July 26, 1996, 10:30 a.m.]

Date of Adoption: July 26, 1996.

Purpose: To administer state summer youth program. Statutory Authority for Adoption: RCW 50.12.010, 50.12.040.

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

Reasons for this Finding: Part of funding expires June 30, 1996. Implementation of youth program is for the summer of 1996, and program needs are for the summer of 1996. Contracts must be in place in time to recruit youth before school gets out, because schools help document eligibility. Immediate adoption of rules is necessary in order to prevent impairment of the distribution of funds to program beneficiaries. Permanent rule development is in the process, but not yet completed.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, amended 0, repealed 0; Federal Rules or Standards: New 0, amended 0, repealed 0; or Recently Enacted State Statutes: New 1, amended 0, repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, amended 0, repealed 0.

Number of Sections Adopted on the Agency's own Initiative: New 1, amended 0, repealed 0.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 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.

July 24, 1996 Gary Moore Commissioner

Chapter 192-33

WORKFORCE DEVELOPMENT

NEW SECTION

WAC 192-33-001 Summer youth. (1) Administration. The department will administer the summer youth program by incorporating by reference existing federal code and regulations appropriate to accomplish the intent of Washington State Engrossed Substitute Senate Bill 6251, 1996.

- (2) Use of funds. 29 U.S.C. 1501, Title II, Sec. 253 (a)(1), (2), and (3) is incorporated by reference.
- (3) Allocations. 29 U.S.C. 1501, Title II, Sec. 262 (b) and (d) is incorporated by reference.

- (4) Program Design. 29 U.S.C. 1501, Title II, Sec. 264(c) is incorporated by reference.
- (5) Eligibility. 20 C.F.R., Part 628, Subpart G, 628.702 is incorporated by reference.
- (6) Eligibility for Services. 29 U.S.C. 1501, Title II, Sec. 263 (e) and (g) is incorporated by reference.
- (7) Definitions. 29 U.S.C. 1501, Title II, Sec. 4(24) and Sec. 202 (d)(1)(B); and 20 C.F.R., Part 627, Subpart B, 627.245(a) and Subpart G, 628.705 (c)(2) are each incorporated by reference.
- (8) Reference. The laws, and regulations incorporated by reference in subsections (2), (3), (4), (5), (6), and (7) are located at all Service Delivery Areas and their subrecipients for public inspection and on request, from the Employment Security Department.

WSR 96-16-019 EMERGENCY RULES DEPARTMENT OF FISH AND WILDLIFE

(Wildlife)

[Order 96-102—Filed July 26, 1996, 4:18 p.m., effective August 1, 1996]

Date of Adoption: July 26, 1996.

Purpose: Personal use rules.

Citation of Existing Rules Affected by this Order: Repealing WAC 232-28-61900U; and amending WAC 232-28-619.

Statutory Authority for Adoption: RCW 77.12.040.

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

Reasons for this Finding: Winter and spring floods and subsequent road closures delayed access to these lakes for approximately two months. Sufficient numbers of fish are available in these popular southeast Washington lakes to warrant season extension. Approval of the extension would allow the angling public a chance to recoup earlier lost 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 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: August 1, 1996.

July 26, 1996
Bruce Crawford
Deputy
for Bern Shanks
Director

NEW SECTION

WAC 232-28-61900U Regional exceptions to permanent game fish rules. Notwithstanding the provisions of WAC 232-28-619, the following regulations apply:

Blue Lake (Columbia County) - Additional August 1 through October 31 season. Fishing from any floating device prohibited.

Rainbow Lake (Columbia County) - Additional August 1 through October 31 season. Fishing from any floating device prohibited.

Spring Lake (Columbia County) - Additional August 1 through October 31 season. Fishing from any floating device prohibited.

All other provisions of WAC 232-28-619 remain in effect and unchanged.

REPEALER

The following section of the Washington Administrative Code is repealed effective November 1, 1996:

WAC 232-28-61900U

Regional exceptions to permanent game fish rules.

WSR 96-16-024 EMERGENCY RULES DEPARTMENT OF ECOLOGY

[Order 96-09-Filed July 30, 1996, 5:50 p.m.]

Date of Adoption: July 30, 1996.

Purpose: To limit the number of grass field acres burned statewide in order to minimize health effects caused by smoke.

Citation of Existing Rules Affected by this Order: Amending chapter 173-430 WAC, Agricultural burning.

Statutory Authority for Adoption: Chapter 70.94 RCW, Washington Clean Air Act.

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

Reasons for this Finding: Recently, scientific literature has documented the connection between excessive amounts of small particulate matter and respiratory problems. Results of medical research and statements from the Spokane Medical Society and the American Lung Association link particulates emitted from grass field burning with negative effects on public health. Permits for grass field burning are typically issued in June and July, with the actual burning taking place in August and September.

The department has proceeded with normal rule-making activities and is filing a proposed rule (CR-102) with the code reviser simultaneously with this second emergency rule.

As it is not possible for the Department of Ecology to adopt the proposed amendment of this rule under the provisions of the Administrative Procedure Act in time to reduce the number of acres burned this year, the department is adopting a second emergency rule requiring a 1/3 reduction of grass field acres burned this year. The second emergency rule extends the date that acres can be counted as in production. The new date is May 1, 1996, instead of the effective date of the first emergency rule (March 29, 1996).

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, amended 0, repealed 0; Federal Rules or Standards: New 0, amended 0, repealed 0; or Recently Enacted State Statutes: New 0, amended 0, repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, amended 1, 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.

July 30, 1996 Mary Riveland Director

EMERGENCY RULE LANGUAGE

AMENDATORY SECTION (Amending WSR 95-03-083, filed 1/17/95)

WAC 173-430-040 Agricultural burning requirements. (1) Agricultural burning is allowed when it is reasonably necessary to carry out the enterprise. A farmer can show it is reasonably necessary when it meets the criteria of the best management practices and no practical alternative is reasonably available.

- (2) All agricultural burning requires a permit.
- (a) To qualify for an agricultural burning permit the farmer must be an agricultural operation or government entity with specific agricultural burning needs, such as irrigation districts, drainage districts, and weed control boards.
- (b) A farmer must fill out the information requested on a permit application (or the permit) and return it to the permitting authority.
- (i) The permitting authority may require the farmer to fill out an application prior to issuing a permit.
- (ii) The application must describe the reason for burning and include at least the following information: Name and address of the person or corporation responsible for the burn, the specific location (county; legal description: Range, section, township, block and unit number), the crop type, the type or size of the burn, directions to the burn, specific reason for the burn, the target date for burning, and any additional information required by the permitting authority. Each permitting authority may require additional information on the application.

- (iii) All applications must comply with other state or local regulations.
- (c) The permitting authority must evaluate the application, if there is one, and approve the permit prior to burning.
- (d) Local air agencies (and the department where no local air agency exists) may issue permits for appropriate agricultural burning activities in nonattainment and urban growth areas.
- (3) All agricultural burning permits require a fee. After January 1, 1995, the fee is the greater of:
- (a) A minimum fee of twenty-five dollars per year per farm based on burning up to ten acres or equivalent which will be used as follows: Twelve dollars and fifty cents of which goes to the agricultural burning research fund and the remainder will be kept by the permitting authority to cover the costs of administering and enforcing this regulation; or
- (b) A variable fee based on the acreage or equivalent of agricultural burning which will be used as follows: Up to one dollar per acre for applied research, twenty-five cents per acre for ecology administration and up to one dollar and twenty-five cents per acre for local permit program administration.
- (i) Local permitting program administration. One portion of the fee shall cover the permitting authority's costs of administering and enforcing the program. The permitting authority may set the fee as an amount per farm per year, a set amount per fire, or a set rate no greater than one dollar and twenty-five cents per acre burned. The permitting authority must establish this portion of the fee by an appropriate, public process such as a local rule, ordinance or resolution. In areas of the state where the department is the permitting authority this portion of the fee shall be one dollar and twenty-five cents per acre burned.
- (ii) Ecology administration. Another portion of the fee shall be twenty-five cents per acre burned and cover the state-wide administrative, education, and oversight costs of the department. The amount (if any) by which the annual total, of this portion of the fee, exceeds the annual state-wide administrative, education, and oversight costs shall be deposited in the agricultural burning research fund of the air pollution control account.
- (iii) Research fund. A final portion, the agricultural burning applied research portion, of the fee shall be no greater than one dollar per acre burned. The amount assessed may be less than one dollar per acre burned as periodically determined by the Ag task force based on applied research needs, regional needs and the research fund budget. The research portion of the fee assessed shall be fifty cents per acre burned starting in calendar year 1995. The Ag task force may also establish discounted assessment rates based on the use of best management practices.
- (c) a farmer must pay the fee prior to receiving a permit. Refunds are allowed for portions not burned provided the adjusted fee after subtracting refunds is no less than twenty-five dollars.
- (d) The agricultural burning practices and research task force may set acreage equivalents, for nonfield style agricultural burning practices, based on the amount of emissions relative to typical field burning emissions. Any acreage equivalents, established by rule, shall be used in determining fees. For agricultural burning conducted by irrigation or

- drainage districts, each mile of ditch (including banks) burned is calculated on an equivalent acreage basis.
- (4) All agricultural burning permits must be conditioned to minimize air pollution.
- (a) A farmer must comply with the conditions on the agricultural burning permit.
- (b) For purposes of protecting public health (not eliminating agricultural burning), if an area exceeds or threatens to exceed unhealthy air pollution levels, the permitting authority may limit the number of acres, on a pro rata basis, or as provided by RCW 70.94.656.
- (c) Permits must be conditioned to minimize emissions insofar as practical, including denial of permission to burn during periods of adverse meteorological conditions. Additional requirements for burning of field and turf grasses grown for seed. Without regard to any previous burn permit history, in 1996, each farmer shall be limited to burning the greater of:
- (i) Two-thirds of the number of acres a farmer burned under a valid permit issued in 1995; or
- (ii) Two-thirds of the acreage in production as of May

 1. "In production" means grass seed planted and growing
 and is subject to verification according to evidence acceptable to the department or the local air authority.
- (5) Other laws. A farmer must obtain any local permits, licenses, or other approvals required by any other laws, regulations, or ordinances. The farmer must also honor other agreements entered into with any federal, state, or local agency.

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

WSR 96-16-026 EMERGENCY RULES DEPARTMENT OF LABOR AND INDUSTRIES

[Filed July 31, 1996, 11:12 a.m.]

Date of Adoption: July 31, 1996.

Purpose: To lower the permissible exposure limit of asbestos.

Citation of Existing Rules Affected by this Order: Amending WAC 296-62-07705.

Statutory Authority for Adoption: Chapter 49.17 RCW. Under RCW 34.05.350 the agency for good cause finds that immediate adoption, amendment, or repeal of a rule is necessary for the preservation of the public health, safety, or general welfare, and that observing the time requirements of notice and opportunity to comment upon adoption of a permanent rule would be contrary to the public interest; and that state or federal law or federal rule or a federal deadline for state receipt of federal funds requires immediate adoption of a rule.

Reasons for this Finding: In its effort to further reduce the significant risk of asbestos exposure, the Occupational Safety and Health Administration (OSHA) lowered the permissible exposure limit (PEL) of asbestos in the federal asbestos final rule published in Federal Register Volume 59, Number 153, dated August 10, 1994, 29 CFR Parts 1910, et al

The complexity of the federal final rule revision to the asbestos standard has significantly delayed adoption of the federal asbestos rules. The department is required to adopt standards identical to or at least as effective as the federal regulations to comply with chapter 49.17 RCW, Washington Industrial Safety and Health Act (WISHA), and to meet its obligations to OSHA as a "state plan" state [stated] under Section 18(b) of the Occupational Safety and Health Act, 29 U.S.C. 667(b).

In response to the department's request for an extension for adoption of the federal final rules, OSHA, in letter dated March 6, 1996, granted extension on the overall adoption of the asbestos rules conditional to an emergency adoption of the lowered permissible exposure limit of asbestos.

To meet the department's obligations to the asbestos PEL and provide interim protection for workers and the public, the department adopted the emergency amended rule to lower the permissible exposure limit of asbestos to the federal level on April 3, 1996. This emergency rule adoption extends the interim protection for workers and the public. (These rules will be proposed to go to public hearing on October 10, 1996. Adoption of the permanent rules is tentatively scheduled for December 1996.)

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, amended 0, repealed 0; Federal Rules or Standards: New 0, amended 0, repealed 0; or Recently Enacted State Statutes: New 0, amended 0, repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, amended 0, repealed 0.

Number of Sections Adopted on the Agency's own Initiative: New 0, amended 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.

July 31, 1996 Mark O. Brown Director

AMENDATORY SECTION (Amending Order 89-03, filed 5/15/89, effective 6/30/89)

WAC 296-62-07705 Permissible exposure limits (PEL). (1) Time weighted average (TWA): The employer shall ensure that no employee is exposed to an airborne concentration of asbestos in excess of ((0.2)) 0.1 fiber per cubic centimeter (((0.2)) 0.1 f/cc) of air as an eight-hour time-weighted average (TWA) as determined by the method prescribed in WAC 296-62-07735, Appendix A, or by an equivalent method recognized by the department.

(2) Excursion limit. The employer shall ensure that no employee is exposed to an airborne concentration of asbestos in excess of 1.0 fiber per cubic centimeter of air (1 f/cc) as averaged over a sampling period of ((fifteen)) thirty minutes.

WSR 96-16-029 EMERGENCY RULES DEPARTMENT OF FISH AND WILDLIFE

(Fisheries)

[Order 96-105—Filed July 31, 1996, 4:35 p.m., effective August 1, 1996, 12:01 a.m.]

Date of Adoption: July 31, 1996.

Purpose: Personal use rules.

Citation of Existing Rules Affected by this Order: Repealing WAC 220-56-19100R; and amending WAC 220-56-191.

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 quantities of coho salmon exist.

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: August 1, 1996, 12:01 a.m.

July 31, 1996
Bruce Crawford
Deputy
for Bern Shanks
Director

NEW SECTION

WAC 220-56-19100R Puget Sound salmon—Saltwater seasons and daily catch limits. Notwithstanding the provisions of WAC 220-56-191, effective August 1, 1996 it is unlawful to fish for or possess salmon taken by angling for personal use in Catch Record Card Area 8-2 except as provided in the sections below:

- (1) Catch Record Card Areas 8-2 is open for salmon angling, except the waters of Port Susan north of a line from Camano Head to Hermosa Point are closed.
 - (2) Daily catch limit as follows:
- (a) Excluding waters of the Tulalip Special Area Fishery adjacent to Tulalip Bay west of a line from Mission Point to Hermosa Point, and within 2000' from shore between the pilings at Old Bowers Resort (on the south) and to the fishing boundary marker located 1.4 miles northwest of

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Hermosa Point (on the north), the daily catch limit is 2 Coho and all other salmon must be released immediately.

(b) Within the water of the Tulalip Special Area Fishery adjacent to Tulalip Bay west of a line from Mission Point to Hermosa Point, and within 2000' from shore between the pilings at Old Bowers Resort (on the south) and to the fishing boundary marker located 1.4 miles northwest of Hermosa Point (on the north), the daily catch limit is 2 salmon. Chinook must be not less than 22 inches in length, but there is no minimum size for other salmon.

REPEALER

The following section of the Washington Administrative Code is repealed effective 11:59 pm September 30, 1996:

WAC 220-56-19100R Puget Sound salmon— Saltwater seasons and daily catch limits.

WSR 96-16-051 EMERGENCY RULES DEPARTMENT OF FISH AND WILDLIFE

(Fisheries)
[Order 96-106—Filed August 1, 1996, 4:10 p.m.]

Date of Adoption: August 1, 1996.

Purpose: Personal use rules.

Citation of Existing Rules Affected by this Order: Repealing WAC 220-24-02000A; and amending WAC 220-24-020.

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: A harvestable surplus of salmon is available for the troll fleet. These rules are adopted at the recommendation of the Pacific Fisheries Management Council, in accordance with preseason fishing plans.

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: Immediately.

August 1, 1996 Bruce Crawford for Bern Shanks Director

NEW SECTION

WAC 220-24-02000B Commercial salmon troll. Notwithstanding the provisions of WAC 220-24-010, 220-24-020 and WAC 220-24-030, effective immediately until further notice it is unlawful to fish for or possess salmon taken for commercial purposes with troll gear from those waters west of the Bonilla-Tatoosh, the Pacific Ocean and waters west of the Buoy 10 Line at the mouth of the Columbia River except as provided for in this section:

(1)(a) In waters north of Leadbetter Point it is lawful to fish for and possess all salmon species other than chinook salmon on the following days:

August 2 through August 4
August 9 through August 11
August 16 through August 18
August 23 through August 25
August 30 through September 1
September 6 through September 8,
September 13 through September 15,

September 20 through September 22, and September 27 through September 29, 1996.

(b) All salmon taken during the three day open periods provided for in this subsection must be sold within 24 hours of the closing date of each fishery and must be sold within the open Salmon Management and Catch Reporting Area or in an immediately adjacent closed Salmon Management and

Catch Reporting Area.

(c) Lawful terminal gear during the fishing period provided for in this subsection is all legal troll gear.

- (d) No vessel may land or possess more than 200 coho salmon in each of the three day open periods provided for in this subsection.
 - (2) In the fisheries authorized in this section:
- (a) No coho salmon smaller than 16 inches in total length may be taken or retained. Except that frozen salmon taken in this fishery may be landed pursuant to WAC 220-20-015.
- (b) It is unlawful to fish for or possess salmon taken for commercial purposes with gear other than troll gear.
- (c) It is unlawful to land salmon taken south of Cape Falcon in any port north of Cape Falcon, except when the waters north of Cape Falcon are closed. It is unlawful to land chinook taken south of Cape Falcon that are less than 26 inches in length.

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 220-24-02000A Commercial salmon troll. (96-98)

WSR 96-16-052 EMERGENCY RULES DEPARTMENT OF FISH AND WILDLIFE

(Fisheries)
[Order 96-107—Filed August 1, 1996, 4:20 p.m.]

Date of Adoption: August 1, 1996.

Purpose: Personal use rules.

Citation of Existing Rules Affected by this Order: Repealing WAC 220-56-19000E; and amending WAC 220-56-190.

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: A harvestable surplus of salmon is available for a recreational fishery. These rules are adopted at the recommendation of the Pacific Fisheries Management Council, in accordance with preseason fishing plans.

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: Immediately.

August 1, 1996 Bruce Crawford for Bern Shanks Director

NEW SECTION

WAC 220-56-19000F Coastal salmon—Saltwater seasons and bag limits. Notwithstanding the provisions of WAC 220-56-190, effective immediately until further notice it is unlawful to take, fish for or possess salmon taken for personal use from Catch Record Card Areas 1 through 4 except as provided below:

- (1) Catch Record Card Area 1 July 22 through September 26 Daily limit F except release chinook salmon. Open Sunday through Thursday only. Closed within three miles of shore and in the Columbia Control Zone 1. Cumulative limit with area 2 of no more than four salmon in any seven consecutive days.
- (2) Catch Record Card Area 2 July 22 through September 26 - Daily limit F except release chinook salmon. Open Sunday through Thursday only. Closed within three

miles of shore. Cumulative limit with area 1 of no more than four salmon in any seven consecutive days.

- (3) Catch Record Card Area 3 August 5 through September 26 Daily limit F except release chinook salmon. Open seven days per week. Closed within three miles of shore.
- (4) Catch Record Card Area 4 August 5 through September 26 Daily limit of one salmon, except release chinook salmon. Closed within three miles of shore south of Skagway Rock.
- (5)(a) Catch Record Card Area 2-2 (Grays Harbor) waters of the Westport boast basin August 16 until further notice Daily limit of six salmon of which no more than 4 may be adults.
- (5)(b) Catch Record Card Area 2-2 (Grays Harbor) waters east of the Channel Marker 13 Line September 16 until further notice Daily Limit A..
- (6) Catch Record Card Area 2-1 (Willapa Bay) August 16 until further notice Daily limit of six salmon of which no more than 4 may be adults.

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.

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 220-56-19000E Coastal salmon—Saltwater seasons and bag limits. (96-99)

WSR 96-16-053 EMERGENCY RULES DEPARTMENT OF FISH AND WILDLIFE

(Fisheries) [Order 96-108—Filed August 1, 1996, 4:56 p.m.]

Date of Adoption: August 1, 1996.

Purpose: Personal use rules.

Citation of Existing Rules Affected by this Order: Repealing WAC 220-56-19100S; and amending WAC 220-56-191.

Statutory Authority for Adoption: RCW 75.08.080.

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

Reasons for this Finding: The run size update for Green River chinook salmon shows there are sufficient harvestable salmon to provide for treaty and nontreaty fisheries. This rule is necessary to ensure that a recreational opportunity is afforded to nontreaty fishers while not exceeding the available harvest share of Green River wild chinook salmon.

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: Immediately.

August 1, 1996 Larry Peck for Bern Shanks Director

NEW SECTION

WAC 220-56-19100S Puget Sound salmon—Saltwater seasons and daily limit. Notwithstanding the provisions of WAC 220-56-191, effective immediately - Catch Record Card Area 10 waters east of a line from Aliki Point To Fourmile Rock - Open from 5:00 a.m. each Saturday until 9:00 p.m. each Monday - Special daily limit of two salmon. Chinook salmon minimum size is 22 inches but there is no minimum size limit for other salmon.

REPEALER

The following section of Washington Administrative Code is repealed effective 9:01 p.m. August 12, 1996:

WAC 220-56-19100S Puget Sound salmon— Saltwater seasons and daily limit. (96-108)

> WSR 96-16-076 EMERGENCY RULES DEPARTMENT OF FISH AND WILDLIFE

> > (Fisheries)

[Order 96-109—Filed August 6, 1996, 4:19 p.m., effective August 9, 1996, 11:59 p.m.]

Date of Adoption: August 6, 1996. Purpose: Commercial fishing regulations.

Citation of Existing Rules Affected by this Order: Amending WAC 220-48-015.

Statutory Authority for Adoption: RCW 75.08.080.

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

Reasons for this Finding: The bottom trawl fishery in Area 23C is growing rapidly and may impair the Pacific cod resource in Puget Sound.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, amended 0, repealed 0; Federal Rules or Standards: New 0, amended 0, repealed 0; or Recently Enacted State Statutes: New 0, amended 0, repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, amended 0, repealed 0.

Number of Sections Adopted on the Agency's own Initiative: New 1, amended 0, repealed 0.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, amended 0, repealed 0.

Number of Sections Adopted using Negotiated Rule Making: New 0, amended 0, repealed 0; Pilot Rule Making: New 0, amended 0, repealed 0; or Other Alternative Rule Making: New 0, amended 0, repealed 0.

Effective Date of Rule: August 9, 1996, 11:59 p.m.

August 6, 1996

Larry Peck
for Bern Shanks

Director

NEW SECTION

WAC 220-48-01500A Bottom trawl fishery. Notwithstanding the provisions of WAC 220-48-015, effective 11:59 p.m. August 9, 1996 until further notice, it is unlawful to fish for or possess bottomfish taken with bottom trawl gear in Marine Fish-Shellfish Management and Catch Reporting Area 23C.

WSR 96-16-001 INTERPRETIVE OR POLICY STATEMENT DEPARTMENT OF SOCIAL AND HEALTH SERVICES

[Filed July 24, 1996, 1:38 p.m.]

DESCRIPTION OF INTERPRETIVE OR POLICY STATEMENT

Document Title: Administrative Policy No. 11.07. Subject: Interpretive and Policy Statement Descriptions. Effective Date: July 15, 1996.

Document Description: This policy establishes the procedure for the department to use in complying with RCW 34.05.230(4)

To receive a copy of the interpretive or policy statement, contact Leslie Baldwin, Rules and Policies Assistance Unit, Department of Social and Health Services, P.O. Box 45850, Olympia, WA 98504-5850, phone (360) 902-7540, TDD (360) 902-8324, FAX (360) 902-8292, E-mail lbaldwin@dshs.wa.gov.

July 23, 1996 Merry A. Kogut, Supervisor Rules and Policies Assistance Unit

WSR 96-16-002 INTERPRETIVE OR POLICY STATEMENT DEPARTMENT OF SOCIAL AND HEALTH SERVICES

[Filed July 24, 1996, 1:40 p.m.]

DESCRIPTION OF INTERPRETIVE OR POLICY STATEMENT

Document Title: 7/96 #1 (Medical News Bulletin).
Subject: Instructions for Entering National Council for
Prescription Drug Program (NCPDP) Drug Utilization
Review (DUR) Codes for Electronic Medical Claims (EMC).

Effective Date: July 1, 1996.

Document Description: Pharmacies that submit claims through the point-of-sale (POS) system using tape, EMC, or multi-insurer formats can enter approved NCPDP DUR codes to override a claim denied for a Pro-DUR potential drug therapy problems. This bulletin lists the field locations for entry and in which order to enter the DUR codes. By placing these codes into the claim, the provider is certifying that the indicated DUR code is true and documentation is on file.

To receive a copy of the interpretive or policy statement, contact Anne DeJarnette, Administrative Regulations Analyst, Department of Social and Health Services, Medical Assistance Administration, Division of Client Services, P.O. Box 45530, Olympia, WA 98513, phone (360) 664-2320, TDD 1-800-848-5429, FAX (360) 753-7315, E-mail dejarae-@dshs.wa.gov.

July 12, 1996 Steven Wish, Section Head Division of Client Services

WSR 96-16-003 INTERPRETIVE OR POLICY STATEMENT DEPARTMENT OF SOCIAL AND HEALTH SERVICES

[Filed July 24, 1996, 1:41 p.m.]

DESCRIPTION OF INTERPRETIVE OR POLICY STATEMENT

Document Title: 7/96 #3 (Medical News Bulletin). Subject: Implementation of July 1996 Length of Stay Criteria (LOS).

Effective Date: July 1, 1996.

Document Description: Announcing MAA's implementation of the HCIA 1996 Length of Stay Criteria (LOS) by Diagnosis - Western region criteria in its claims processing system for both children and adults. The length of stay will be calculated at the 75th percentile. All non-DRG claims with an admit date of July 1, 1996, or after will use the new criteria.

To receive a copy of the interpretive or policy statement, contact Anne DeJarnette, Administrative Regulations Analyst, Department of Social and Health Services, Medical Assistance Administration, Division of Client Services, P.O. Box 45530, Olympia, WA 98513, phone (360) 664-2320, TDD 1-800-848-5429, FAX (360) 753-7315, E-mail dejarae-@dshs.wa.gov.

July 12, 1996 Steven Wish, Section Head Division of Client Services

WSR 96-16-023 POLICY STATEMENT DEPARTMENT OF FINANCIAL INSTITUTIONS

[Filed July 30, 1996, 4:30 p.m.]

The Department of Financial Institutions has recently developed a statement of policy regarding sales of nondepository investment products by banks and bank employees.

The department has been approached by banks, for a decision on this subject. The statute does not clearly speak to this issue. The department's divisions of banks and securities worked together on this policy and sought input from the financial industry. The policy presents the question of whether or not employees selling securities directly for a bank are required to be licensed under RCW 21.20.040. The definitions in the statute exclude banks. The policy gives background and discussion on the subject as well as guidelines.

Copies of the policy may be obtained from Chris Turcotte. Requests may be made by phoning (360) 902-8760 or by writing the Department of Financial Institutions, Securities Division, P.O. Box 9033, Olympia, WA 98507-9033

Deborah Bortner Assistant Director

WSR 96-16-027 NOTICE OF PUBLIC MEETINGS COUNTY ROAD ADMINISTRATION BOARD

[Memorandum—July 31, 1996]

MEETING NOTICE:

October 3, 1996

Summit Inn, State Highway 906

P.O. Box 163

Snoqualmie Pass, WA 98068

1:00 p.m. to 5:00 p.m.

October 4, 1996

Summit Inn, State Highway 906

P.O. Box 163

Snoqualmie Pass, WA 98068 8:00 a.m. to 12:00 noon

PUBLIC HEARING:

October 4, 1996

Summit Inn, State Highway 906

P.O. Box 163

Snoqualmie Pass, WA 98068

10:00 a.m.

Individuals requiring reasonable accommodation may request written materials in alternative formats, sign language interpreters, physical accessibility accommodations, or other reasonable accommodation, by contacting Karen Pendleton at (360) 753-5989, hearing and speech impaired persons can call 1-800-833-6384.

WSR 96-16-028 NOTICE OF PUBLIC MEETINGS HUMAN RIGHTS COMMISSION

[Memorandum-July 30, 1996]

Change to the Commission's 1996 Meeting Schedule

In September, the location of the commission will change from Vancouver to Seattle. The meeting dates, September 26-27, will not change.

If you have questions or need additional information, please call 753-4876.

WSR 96-16-033 NOTICE OF PUBLIC MEETINGS EXECUTIVE ETHICS BOARD

[Memorandum—July 31, 1996]

CHANGE OF LOCATION FOR REGULAR MEETING SEPTEMBER 13, 1996

The Executive Ethics Board's regular meeting for the month of September will be held September 13, 1996, at the Attorney General Conference Center, 4224 6th Avenue S.E., Building 1, Lacey, WA. The meeting will commence at 9:00 a.m.

For more information, please contact Teri Metcalf, Clerk of the Board, at (360) 586-3751, or Barbara Cook, Secretary of the Board, at (360) 664-0871.

WSR 96-16-039 NOTICE OF PUBLIC MEETINGS BELLINGHAM TECHNICAL COLLEGE

[Memorandum-August 1, 1996]

The regularly scheduled meeting of the board of trustees of Bellingham Technical College will be held on Thursday, August 15, 1996, 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 96-16-054 NOTICE OF PUBLIC MEETINGS DEPARTMENT OF LABOR AND INDUSTRIES

(Board of Boiler Rules)
[Memorandum—August 1, 1996]

The published date for the public hearing and meeting of the Board of Boiler Rules was September 17, 1996, at the Tumwater Labor and Industries Building. Because there will not be enough members for a quorum and this is a public hearing on WAC changes the meeting date has been changed to October 1, 1996, with the scheduled board study session on September 30, 1996. The location will remain the same. The assistant attorney general for the board has approved the legal sufficiency of the change.

WSR 96-16-055 NOTICE OF PUBLIC MEETINGS CONVENTION AND TRADE CENTER

[Memorandum-August 1, 1996]

The Design Committee of the Washington State Convention and Trade Center (WSCTC) will meet on Wednesday, August 7 from 11:30 a.m. - 1:15 p.m. in Room 309 of the Convention Center, 800 Convention Place, Seattle, WA.

A regular meeting of the WSCTC board of directors will also be held on Wednesday, August 7 at 1:30 p.m. in Room 310 of the Convention Center.

If you have any questions regarding these meetings, please call 447-5000.

WSR 96-16-058 ATTORNEY GENERAL'S OFFICE

[Filed August 2, 1996, 11:58 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 August 28, 1996. 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 August 28, 1996, 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 request(s).

96-07-07 Request by Fred A. Johnson Prosecuting Attorney for Wahkiakum County

- 1. In the case of a county health department, does RCW 42.23 prohibit a person from serving as a county commissioner and local health board member at the same time his/her spouse holds a position with the health department as an administrative officer?
- 2. Does the application of RCW 42.23.030 to an employment contract in existence prior to the creation of the marital relationship violate the provisions of RCW 49.60.180(2)?
- 3. If RCW 42.23.030 does apply to void the subject employment contract, how does the result differ?
- 4. If the prohibition contained in RCW 42.23.030 does apply to the employment of the health department administrative officer in question, what is the appropriate remedy under RCW 42.23.050?

96-07-10 Request by Senator Alex Deccio 14th Legislative District

Does the Governor have the authority to enter into a State-Tribal compact with a federally recognized Indian Tribe where the terms of such Compact specifically exempt the Tribe from the geographic restrictions set forth in RCW 67.16.200?

WSR 96-16-060 NOTICE OF PUBLIC MEETINGS WORKFORCE TRAINING AND EDUCATION COORDINATING BOARD

[Memorandum-August 1, 1996]

WASHINGTON STATE
WORKFORCE TRAINING AND
EDUCATION COORDINATING BOARD
MEETING NO. 47
AUGUST 22, 1996

SEATAC RED LION INN 18740 PACIFIC HIGHWAY SOUTH SEATTLE, WA 98199 (206) 246-8600

August 22, 1996, SeaTac Red Lion, 8:00 a.m. - 4:30 p.m., the Workforce Training and Education Coordinating Board will hold a meeting on August 22, 1996, at the SeaTac Red Lion Inn, Seattle, Washington.

The board will take preliminary action on the recommendations for the 1996 update to "High Skills, High Wages: Washington's Comprehensive Plan for Workforce Training and Education," as well as on the agency's 1997-99 biennial budget request.

In the afternoon the board will conduct a work session on the board's role in continuous quality improvement (CQI).

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 96-16-066 OFFICE OF THE GOVERNOR

[Filed August 6, 1996, 2:45 p.m.]

Notification of Petition to Repeal or Amend a Rule (Notification to the Code Reviser)

Under RCW 34.05.330(3), a petitioner, within thirty days of denial by an agency, may appeal the denial to the governor. The governor is then required to immediately file notice of the appeal with the code reviser for publication in the Washington Register.

Name of Petitioner: Mary K. Floyd. Date Petition Received: July 19, 1996.

Agency: Department of Health.

WAC Rule/Subject Matter: WAC 246-930-050, affiliate sexual offender treatment provider must meet all educational, experience and training requirements, pass an examination, and work under the supervision of a fully certified sexual offender treatment provider.

Basis of Appeal: (1) Lack of public notification; and (2) rule does not do what it is intended to do.

Required Response Date: September 1, 1996.

WSR 96-16-067 NOTICE OF PUBLIC MEETINGS DEPARTMENT OF HEALTH

(Board of Hearing and Speech) [Memorandum—August 2, 1996]

The Board of Hearing and Speech has set their open public meeting dates for the next several months. They are as follows:

 August 26, 1996
 SeaTac

 October 14, 1996
 Spokane

 November 13, 14, and 15, 1996
 SeaTac

 December 16, 1996
 SeaTac

 January 17, 1997
 Vancouver

 February 17, 1997
 SeaTac

 March 21, 1997
 SeaTac

April 18, 1997 Olympia
May 14, 15, and 16, 1997 SeaTac
June 20, 1997 Yakima
July 11, 1997 SeaTac

order of the anesthesiologist, and change a bag of fluid with identical premade

medication when the prior bag is empty.

Effective Date: July 18, 1996.

Contact Person: Pam L. Mena, Program Manager, Department of Health, Nursing Care Commis-

sion, P.O. Box 47864, Olympia, WA

98504-7864, (360) 664-4219.

WSR 96-16-068 POLICY STATEMENT DEPARTMENT OF HEALTH

[Filed August 6, 1996, 2:55 p.m.]

NOTICE OF ADOPTION OF POLICY STATEMENT

Title of Policy: EDUCATION PROGRAM APPLICATION AND

LICENSING JURISDICTION REVIEWS

Issuing Entity: Department of Health

Health Professions Quality Assurance

Division

Washington State Board of Massage

Subject Matter: The Board of Massage reviews and ap-

proves massage education programs, and determines those states, cities, and foreign jurisdictions with licensing requirements equivalent to Washington's. To ensure review of the application, this policy creates clear time lines for receipt of

documentation.

Effective Date: July 21, 1996.

Contact Person: Janice K. Boden, Program Manager,

Department of Health, Health Professions Section One, P.O. Box 47868, 1300 Quince Street S.E., Olympia, WA 98504-7868, (360) 753-3199, FAX (360) 753-0657, Internet address: jkb0303@hub.-

doh.wa.gov.

WSR 96-16-069 INTERPRETIVE STATEMENT DEPARTMENT OF HEALTH

[Filed August 6, 1996, 2:57 p.m.]

NOTICE OF ADOPTION OF INTERPRETIVE STATEMENT

Title: Can a registered nurse caring for laboring women, with adequate training, perform

certain procedures related to epidural

anesthesia?

Issuing Entity: Washington State Nursing Care Quality

Assurance Commission

Subject: The commission issued an advisory opin-

ion in response to the request from the perinatal clinical nurse specialist, Northwest Hospital, Seattle, Washington, on whether registered nurses can connect an epidural infusion pump and tubing to an epidural catheter, turn the pump on and run an infusion of Bupivicaine and Fentanyl at the rate prescribed by the anesthesiologist, adjust the rate of the infusion on

WSR 96-16-070 INTERPRETIVE STATEMENT DEPARTMENT OF HEALTH

[Filed August 6, 1996, 2:59 p.m.]

NOTICE OF ADOPTION OF INTERPRETIVE STATEMENT

Title:

Can a licensed practical nurse perform women's health examinations using the

proposed protocol?

Issuing Entity: Washington State Nursing Care Quality

Assurance Commission

Subject:

The commission issued an advisory opinion in response to the request from a licensed practical nurse on whether she could perform independent women's

health exams. July 18, 1996.

Effective Date: Ju

Contact Person: Pam L. Mena, Program Manager, Depart-

ment of Health, Nursing Care Commission, P.O. Box 47864, Olympia, WA

98504-7864, (360) 664-4219.

WSR 96-16-093 NOTICE OF PUBLIC MEETINGS DEPARTMENT OF ECOLOGY

[Filed August 7, 1996, 11:25 a.m.]

Biennial Report on Toxics Control Account Appropriation Recommendations Available for Comment

The toxics control accounts appropriation recommendation for the 1997 - 1999 biennium is now available for review and comment from the Department of Ecology. This report, required by RCW 70.105D.030(3), describes the appropriation recommendations for funds from the state and local toxics control accounts for activities to cleanup, manage, and prevent the generation of hazardous wastes. These activities are carried out in the Department of Ecology, Department of Agriculture, Department of Health, Office of Marine Safety, and the Washington State Patrol, supported by revenue collection activities in the Department of Revenue.

The report may be obtained on or after September 3, 1996, by phoning 1-800-826-7716, or ecology's TDD line, 1-360-407-6006. Public hearings will be held in Spokane and Bellevue on Tuesday, September 17, 1996, and Thursday, September 19, 1966 [1996], respectively. Written comments will be accepted through Monday, September 30, 1996. Comments should be submitted to Leslie Romer, Department of Ecology, P.O. Box 47600, Olympia, WA 98504-7600, FAX (360) 407-6989; or e-mail: lrom461@ecy.wa.gov.

Public Hearings: Spokane: Tuesday, September 17, 1996, 7:00 p.m., Department of Ecology, Eastern Regional Office, 1st Floor Conference Room, Front Entrance, 4601 North Monroe; and Bellevue: Thursday, September 19, 1996, 7:00 p.m., Department of Ecology, Northwest Regional Office, Conference Room 1, 3190 160th Avenue S.E.

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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:

-C = Continuance of previous proposal

-E = Emergency action

-P = Proposed action

-S = Supplemental notice

-W = Withdrawal of proposed action

-X = Expedited repeal

Note: These filings will appear in a special

section of Issue 96-14

No suffix means permanent action

WAC # shows the section number under which an agency rule is or will be codified in the Washington Administrative Code.

WSR # shows the issue of the Washington State Register where the document may be found; the last three digits identify the document within the issue.

				withi	the issue.			
 WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
	DDED	96-05-081	12-10-400	PREP-X	96-13-023	12-19-010	DECOD-P	96-14-024
4-25-530	PREP AMD-P	96-09-065	12-10-405	PREP-X	96-13-023	12-20-050	DECOD-P	96-14-024
4-25-530		96-12-060	12-10-410	PREP-X	96-13-023	12-24-002	DECOD-P	96-14-024
4-25-530	AMD	96-05-082	12-10-420	PREP-X	96-13-023	12-24-005	DECOD-P	96-14-024
4-25-722	PREP	96-09-064	12-10-425	PREP-X	96-13-023	12-24-025	DECOD-P	96-14-024
4-25-722	AMD-P	96-12-062	12-10-440	PREP-X	96-13-023	12-24-030	DECOD-P	96-14-024
4-25-722	AMD	96-05-083	12-10-442	PREP-X	96-13-023	12-24-035	DECOD-P	96-14-024
4-25-750	PREP	96-09-066	12-10-444	PREP-X	96-13-023	12-24-040	DECOD-P	96-14-024
4-25-750	AMD-P	96-12-061	12-10-450	PREP-X	96-13-023	12-24-045	DECOD-P	96-14-024
4-25-750	AMD	96-05-084	12-10-455	PREP-X	96-13-023	12-24-050	DECOD-P	96-14-024
4-25-810	PREP	96-10-027	12-10-460	PREP-X	96-13-023	12-24-105	DECOD-P	96-14-024
4-25-810	PREP-W	. 96-13-023	12-10-465	PREP-X	96-13-023	12-24-110	DECOD-P	96-14-024
12-10-010	PREP-X		12-10-403	PREP-X	96-13-023	12-24-115	DECOD-P	96-14-024
12-10-020	PREP-X	96-13-023	12-10-480	PREP-X	96-13-023	12-24-120	DECOD-P	96-14-024
12-10-025	PREP-X	96-13-023 96-13-023	12-10-485	PREP-X	96-13-023	12-24-125	DECOD-P	96-14-024
12-10-030	PREP-X		12-10-490	PREP-X	96-13-023	12-24-130	DECOD-P	96-14-024
12-10-035	PREP-X	96-13-023	12-10-495	PREP-X	96-13-023	12-24-135	DECOD-P	96-14-024
12-10-040	PREP-X	96-13-023	12-10-493	PREP-X	96-13-023	12-24-140	DECOD-P	96-14-024
12-10-050	PREP-X	96-13-023	12-10-500	PREP-X	96-13-023	12-24-145	DECOD-P	96-14-024
12-10-055	PREP-X	96-13-023	•	PREP-X	96-13-023	12-24-150	DECOD-P	96-14-024
12-10-060	PREP-X	96-13-023	12-10-520	PREP-X	96-13-023	12-24-155	DECOD-P	96-14-024
12-10-100	PREP-X	96-13-023	12-10-530	PREP-X	96-13-023	12-24-160	DECOD-P	96-14-024
12-10-160	PREP-X	96-13-023	12-10-535	PREP-X	96-13-023	12-24-165	DECOD-P	96-14-024
12-10-170	PREP-X	96-13-023	12-10-540	PREP-X	96-13-023	12-24-170	DECOD-P	96-14-024
12-10-180	PREP-X	96-13-023	12-10-545	PREP-X	96-13-023	12-24-175	DECOD-P	96-14-024
12-10-190	PREP-X	96-13-023	12-10-550	PREP-X	96-13-023	12-24-180	DECOD-P	96-14-024
12-10-200	PREP-X	96-13-023	12-10-570	PREP-X	96-13-023	12-24-185	DECOD-P	96-14-024
12-10-203	PREP-X	96-13-023	12-10-580	PREP-X	96-13-023	12-24-190	DECOD-P	96-14-024
12-10-205	PREP-X	96-13-023	12-10-600	PREP-X	96-13-023	12-24-195	DECOD-P	96-14-024
12-10-210	PREP-X	96-13-023	12-10-650	PREP-X	96-13-023	12-24-200	DECOD-P	96-14-024
12-10-215	PREP-X	96-13-023	12-10-652	PREP-X	96-13-023	12-24-205	DECOD-P	96-14-024
12-10-230	PREP-X	96-13-023	12-10-660	PREP-X	96-13-023	12-24-210	DECOD-P	96-14-024
12-10-240	PREP-X	96-13-023	12-10-690	PREP-X	96-13-023	12-24-215	DECOD-P	96-14-024
12-10-245	PREP-X	96-13-023	12-10-695	PREP-X	96-13-023	12-24-350	DECOD-P	96-14-024
12-10-260	PREP-X	96-13-023	12-10-700	PREP-X	96-13-023	12-24-360	DECOD-P	96-14-024
12-10-270	PREP-X	96-13-023	12-10-710	PREP-X	96-13-023	12-24-370	DECOD-P	96-14-024
12-10-300	PREP-X	96-13-023	12-10-800	PREP-X PREP-X	96-13-023	12-24-370	DECOD-P	96-14-024
12-10-305	PREP-X	96-13-023	12-10-810		96-13-023	12-40-010	DECOD-P	96-14-024
12-10-310	PREP-X	96-13-023	12-10-820	PREP-X		12-40-020	DECOD-P	96-14-024
12-10-320	PREP-X	96-13-023	12-10-830	PREP-X	96-13-023 96-13-023	12-40-030	DECOD-P	96-14-024
12-10-330	PREP-X	96-13-023	12-10-840	PREP-X	96-13-023 96-13-023	12-40-040	DECOD-P	96-14-024
12-10-340	PREP-X	96-13-023	12-10-900	PREP-X	96-13-023 96-14-024	12-40-050	DECOD-P	96-14-024
12-10-345	PREP-X	96-13-023	12-18-001	DECOD-P	96-14-024 96-14-024	12-40-060	DECOD-P	96-14-024
12-10-350	PREP-X	96-13-023	12-18-010	DECOD-P		12-40-000	DECOD-P	96-14-024
12-10-355	PREP-X	96-13-023	12-18-020	PREP	96-10-041	12-40-080	DECOD-P	96-14-024
12-10-360	PREP-X	96-13-023	12-18-020	AMD-P	96-14-024	12-40-090	DECOD-P	96-14-024
12-10-365	PREP-X	96-13-023	12-18-020	DECOD-P	96-14-024	12-40-100	DECOD-P	96-14-024
12-10-370	PREP-X	96-13-023	12-18-030	DECOD-P	96-14-024	12-40-110	DECOD-P	96-14-024
12-10-375	PREP-X	96-13-023	12-18-040	DECOD-P	96-14-024	12-40-110	DECOD-P	96-14-024
12-10-390	PREP-X	96-13-023	12-18-050	DECOD-P	96-14-024	12-40-120	PECOD-I	70-14-024

WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
			1.000.000		24.24.222	16 101 174		06.14.000
12-40-130	DECOD-P	96-14-024	16-06-160	NEW-P	96-06-082	16-101-475	PREP-X	96-14-009 96-14-009
12-40-140	DECOD-P	96-14-024	16-06-160 16-06-160	NEW-C NEW	96-11-119 96-14-086	16-101-480 16-101-490	PREP-X PREP-X	96-14-009
12-40-150	DECOD-P DECOD-P	96-14-024 96-14-024	16-06-165	NEW-P	96-14-086	16-101-490	PREP-X	96-14-009
12-40-160 12-40-170	DECOD-P	96-14-024 96-14 - 024	16-06-165	NEW-C	96-11-119	16-101-510	PREP-X	96-14-009
16-05-001	NEW-P	96-10-080	16-06-165	NEW	96-14-086	16-101-520	PREP-X	96-14-009
16-05-001	NEW	96-13-082	16-06-170	NEW-P	96-06-082	16-101-530	PREP-X	96-14-009
16-05-005	NEW-P	96-10-080	16-06-170	NEW-C	96-11-119	16-101-540	PREP-X	96-14-009
16-05-005	NEW	96-13-082	16-06-170	NEW	96-14-086	16-101-550	PREP-X	96-14-009
16-05-010	NEW-P	96-10-080	16-06-175	NEW-P	96-06-082	16-101-560	PREP-X	96-14-009
16-05-010	NEW	96-13-082	16-06-175	NEW-C	96-11-119	16-101-570	PREP-X	96-14-009
16-05-015	NEW-P	96-10-080	16-06-175	NEW	96-14-086	16-101-580	PREP-X	96-14-009
16-05-015	NEW	96-13-082	16-06-180	NEW-P	96-06-082	16-101-590	PREP-X	96-14-009
16-05-020	NEW-P	96-10-080	16-06-180	NEW-C	96-11-119	16-101-600	PREP-X	96-14-009
16-05-020	NEW	96-13-082	16-06-180	NEW	96-14-086	16-101-610	PREP-X	96-14-009
16-05-025	NEW-P	96-10-080	16-06-185	NEW-P	96-06-082	16-101-620	PREP-X	96-14-009
16-05-025	NEW	96-13-082	16-06-185	NEW-C	96-11-119	16-101-630	PREP-X	96-14-009
16-05-030	NEW-P	96-10-080	16-06-185	NEW	96-14-086	16-101-640	PREP-X	96-14-009
16-05-030	NEW	96-13-082	16-06-190	NEW-P	96-06-082	16-101-650	PREP-X	96-14-009 96-14-009
16-05-035	NEW-P	96-10-080 96-13-082	16-06-190 16-06-190	NEW-C NEW	96-11-119 96-14-086	16-101-660 16-101-670	PREP-X PREP-X	96-14-009
16-05-035 16-05-040	NEW NEW-P	96-13-082 96-10-080	16-06-195	NEW-P	96-06-082	16-101-680	PREP-X	96-14-009
16-05-040	NEW-F	96-13-082	16-06-195	NEW-C	96-11-119	16-101-700	PREP	96-13-093
16-05-045	NEW-P	96-10-080	16-06-195	NEW	96-14-086	16-114-001	PREP-X	96-14-017
16-05-045	NEW	96-13-082	16-06-200	NEW-P	96-06-082	16-114-010	PREP-X	96-14-017
16-06-010	REP-P	96-06-082	16-06-200	NEW-C	96-11-119	16-114-015	PREP-X	96-14-017
16-06-010	REP-C	96-11-119	16-06-200	NEW	96-14-086	16-114-020	PREP-X	96-14-017
16-06-010	REP	96-14-086	16-06-205	NEW-P	96-06-082	16-114-025	PREP-X	96-14-017
16-06-020	REP-P	96-06-082	16-06-205	NEW-C	96-11-119	16-114-030	PREP-X	96-14-017
16-06-020	REP-C	96-11-119	16-06-205	NEW	96-14-086	16-114-040	PREP-X	96-14-017
16-06-020	REP	96-14-086	16-06-210	NEW-P	96-06-082	16-114-045	PREP-X	96-14-017
16-06-030	REP-P	96-06-082	16-06-210	NEW-C	96-11-119	16-114-050	PREP-X	96-14-017
16-06-030	REP-C	96-11-119	16-06-210	NEW	96-14-086	16-114-055	PREP-X	96-14-017
16-06-030	REP	96-14-086	16-06-215	NEW-P	96-06-082	16-114-060	PREP-X	96-14-017
16-06-040	REP-P	96-06-082	16-06-215	NEW-C	96-11-119	16-114-065	PREP-X	96-14-017
16-06-040	REP-C	96-11-119 96-14-086	16-06-215 16-06-220	NEW NEW-P	96-14-086 96-06-082	16-114-070 16-114-075	PREP-X PREP-X	96-14-017 96-14-017
16-06-040	REP REP-P	96-06-082	16-06-220	NEW-P	96-11-119	16-114-080	PREP-X	96-14-017
16-06-050 16-06-050	REP-C	96-11-119	16-06-220	NEW	96-14-086	16-114-085	PREP-X	96-14-017
16-06-050	REP	96-14-086	16-06-225	NEW-P	96-06-082	16-114-090	PREP-X	96-14-017
16-06-060	REP-P	96-06-082	16-06-225	NEW-C	96-11-119	16-114-095	PREP-X	96-14-017
16-06-060	REP-C	96-11-119	16-06-225	NEW	96-14-086	16-114-100	PREP-X	96-14-017
16-06-060	REP	96-14-086	16-06-230	NEW-P	96-06-082	16-114-105	PREP-X	96-14-017
16-06-070	REP-P	96-06-082	16-06-230	NEW-C	96-11-119	16-114-110	PREP-X	96-14-017
16-06-070	REP-C	96-11-119	16-06-230	NEW	96-14-086	16-114-115	PREP-X	96-14-017
16-06-070	REP	96-14-086	16-06-235	NEW-P	96-06-082	16-114-120	PREP-X	96-14-017
16-06-080	REP-P	96-06-082	16-06-235	NEW-C	96-11-119	16-114-125	PREP-X	96-14-017
16-06-080	REP-C	96-11-119	16-06-235	NEW	96-14-086	16-114-130	PREP-X	96-14-017
16-06-080	REP	96-14-086	16-09-001	PREP-X	96-14-072	16-114-135	PREP-X	96-14-017
16-06-090	REP-P	96-06-082	16-09-010	PREP-X	96-14-072	16-114-140	PREP-X	96-14-017
16-06-090	REP-C	96-11-119	16-09-020	PREP-X	96-14-072	16-116-001	PREP-X	96-14-012
16-06-090	REP	96-14-086 96-06-082	16-09-030 16-09-040	PREP-X PREP-X	96-14-072	16-116-010	PREP-X PREP-X	96-14-012 96-14-012
16-06-100	REP-P REP-C	96-11-119	16-49-001	PREP-X	96-14-072 96-14-011	16-116-020 16-116-030	PREP-X	96-14-012
16-06-100 16-06-100	REP-C	96-14-086	16-49-010	PREP-X	96-14-011	16-116-030	PREP-X	96-14-012
16-06-110	REP-P	96-06-082	16-49-020	PREP-X	96-14-011	16-120-001	PREP-X	96-14-012
16-06-110	REP-C	96-11-119	16-49-030	PREP-X	96-14-011	16-120-001	PREP-X	96-14-014
16-06-110	REP	96-14-086	16-49-040	PREP-X	96-14-011	16-120-010	PREP-X	96-14-014
16-06-120	REP-P	96-06-082	16-54-082	PREP	96-13-095	16-120-020	PREP-X	96-14-014
16-06-120	REP-C	96-11-119	16-54-082	AMD-P	96-16-080	16-120-030	PREP-X	96-14-014
16-06-120	REP	96-14-086	16-54-125	PREP	96-13-096	16-120-040	PREP-X	96-14-014
16-06-130	REP-P	96-06-082	16-54-125	AMD-P	96-16-079	16-120-050	PREP-X	96-14-014
16-06-130	REP-C	96-11-119	16-86-015	PREP	96-13-095	16-120-060	PREP-X	96-14-014
16-06-130	REP	96-14-086	16-86-015	AMD-P	96-16-080	16-120-070	PREP-X	96-14-014
16-06-140	REP-P	96-06-082	16-101-410	PREP-X	96-14-009	16-120-080	PREP-X	96-14-014
16-06-140	REP-C	96-11-119	16-101-420	PREP-X	96-14-009	16-120-090	PREP-X	96-14-014
16-06-140	REP	96-14-086	16-101-430	PREP-X	96-14-009	16-120-100	PREP-X	96-14-014
16-06-150	NEW-P	96-06-082	16-101-440	PREP-X	96-14-009	16-120-110	PREP-X	96-14-014
16-06-150	NEW-C	96-11-119	16-101-450	PREP-X	96-14-009	16-120-120	PREP-X	96-14-014
16-06-150 16-06-155	NEW D	96-14-086 96-06-082	16-101-455 16-101-460	PREP-X PREP-X	96-14-009 96-14-009	16-120-130 16-122	PREP-X	96-14-014
16-06-155 16-06-155	NEW-P NEW-C	96-06-082 96-11-119	16-101-465	PREP-X PREP-X	96-14-009 96-14-009	16-122	PREP PREP	96-13-092 96-13-091
16-06-155	NEW-C	96-14-086	16-101-470	PREP-X	96-14-009	16-126-001	PREP-X	96-13-091
10-00-133	146244	70° 14°000	1 10-101-4/0	I KLI -A	/U-17-UU7	1 10-120-001	I KEL-V	70-14-014

Table [2]

WAC#		WSR #	WAC #		WSR #	WAC #		WSR #
16-128-001	PREP-X	96-14-016	16-168-100	NEW	96-09-037	16-304-130	AMD-P	96-09-091
16-128-010	PREP-X	96-14-016	16-200-640	REP-P	96-10-071	16-304-130	AMD	96-12-066
16-128-020	PREP-X	96-14-016	16-200-640	REP	96-15-018A	16-316	PREP	96-07-085 96-07-086
16-128-030	PREP-X	96-14-016	16-200-650	REP-P	96-10-071	16-316 16-316-280	PREP AMD-P	96-07-086
16-128-040	PREP-X	96-14-016	16-200-650	REP AMD-P	96-15-018A 96-10-071	16-316-280	AMD-P	96-11-121
16-128-050	PREP-X	96-14-016	16-200-750 16-200-750	AMD-P	96-15-018A	16-316-280	AMD	96-14-088
16-128-060	PREP-X	96-14-016 96-14-016	16-200-755	NEW-P	96-10-071	16-316-315	AMD-P	96-11-120
16-128-070 16-128-080	PREP-X PREP-X	96-14-016	16-200-755	NEW	96-15-018A	16-316-315	AMD	96-14-087
16-128-090	PREP-X	96-14-016	16-200-760	AMD-P	96-10-071	16-316-327	AMD-P	96-07-087
16-128-100	PREP-X	96-14-016	16-200-760	AMD	96-15 - 018A	16-316-327	AMD-C	96-11-121
16-128-110	PREP-X	96-14-016	16-200-770	AMD-P	96-10-071	16-316-327	AMD	96-14-088 96-11-122
16-128-120	PREP-X	96-14-016	16-200-770	AMD	96-15-018A	16-316-455 16-316-455	AMD-P AMD	96-14-089
16-128-130	PREP-X	96-14-016	16-200-780 16-200-780	REP-P REP	96-10-071 96-15-018A	16-316-474	AMD-P	96-11-124
16-132-001	PREP-X	96-14-014 96-14-014	16-200-780	AMD-P	96-10-071	16-316-474	AMD	96-14-091
16-132-010 16-132-020	PREP-X PREP-X	96-14-014	16-200-790	AMD	96-15-018A	16-316-724	AMD-P	96-11-124
16-132-020	PREP-X	96-14-014	16-200-795	NEW-P	96-10-071	16-316-724	AMD	96-14-091
16-132-040	PREP-X	96-14-014	16-200-795	NEW	96-15-018A	16-316-921	AMD-P	96-11-123
16-132-050	PREP-X	96-14-014	16-200-800	REP-P	96-10-071	16-316-921	AMD	96-14-090
16-132-060	PREP-X	96-14-014	16-200-800	REP	96-15-018A	16-319-041	AMD-P	96-03-065 96-11-044
16-136-001	PREP-X	96-14-013	16-200-805	AMD-P	96-10-071 96-15-018A	16-319-041 16-400-040	AMD AMD-P	96-05-071
16-136-010	PREP-X	96-14-013	16-200-805 16-200-810	AMD REP-P	96-10-071	16-400-040	AMD	96-10-060
16-136-020	PREP-X	96-14-013 96-11-001	16-200-810	REP	96-15-018A	16-400-100	AMD-P	96-05-071
16-138-010	NEW-E NEW-E	96-11-001	16-200-815	AMD-P	96-10-071	16-400-100	AMD	96-10-060
16-138-020 16-138-030	NEW-E	96-11-001	16-200-815	AMD	96-15-018A	16-400-210	AMD-P	96-05-071
16-138-035	NEW-E	96-11-001	16-200-830	AMD-P	96-10-071	16-400-210	AMD	96-10-060
16-138-040	NEW-E	96-11-001	16-200-830	AMD	96-15-018A	16-409-020	PREP	96-09-090
16-140-001	PREP-X	96-14-016	16-200-850	REP-P	96-10-071	16-409-030	PREP PREP	96-09-090 96-09-090
16-140-010	PREP-X	96-14-016	16-200-850	REP	96-15-018A 96-10-071	16-409-060 16-409-065	PREP	96-09-090
16-140-020	PREP-X	96-14-016	16-200-860 16-200-860	AMD-P AMD	96-15-018A	16-473-005	NEW-E	96-10-036
16-140-030	PREP-X PREP-X	96-14-016 96-14-016	16-200-865	NEW-P	96-10-071	16-473-010	NEW-E	96-10-036
16-140-040 16-140-050	PREP-X	96-14-016	16-200-865	NEW	96-15-018A	16-473-015	NEW-E	96-10-036
16-140-060	PREP-X	96-14-016	16-200-870	REP-P	96-10-071	16-473-020	NEW-E	96-10-036
16-140-070	PREP-X	96-14-016	16-200-870	REP	96-15-018A	16-473-025	NEW-E	96-10-036
16-140-080	PREP-X	96-14-016	16-200-885	NEW-P	96-10-071	16-473-030	NEW-E NEW-E	96-10-036 96-10-036
16-140-090	PREP-X	96-14-016	16-200-885	NEW NEW-P	96-15-018A 96-10-071	16-473-035 16-529-150	AMD	96-03-151
16-140-100	PREP-X	96-14-016	16-200-887 16-200-887	NEW-P	96-10-071 96-15-018A	16-532-010	AMD-P	96-05-086
16-144-001	PREP-X PREP-X	96-14-010 96-14-010	16-233-001	NEW-P	96-14-108	16-532-010	AMD	96-15-139
16-144-010 16-144-020	PREP-X	96-14-010	16-233-005	NEW-P	96-14-108	16-532-040	PREP	96-02-082
16-144-030	PREP-X	96-14-010	16-233-010	NEW-P	96-14-108	16-532-0402	NEW-P	96-05-086
16-144-040	PREP-X	96-14-010	16-233-020	NEW-P	96-14-108	16-532-0402	NEW	96-15-139
16-144-050	PREP-X	96-14-010	16-233-025	NEW-P	96-14-108	16-532-0404	NEW-P	96-05-086 96-15-139
16-144-060	PREP-X	96-14-010	16-233-100	NEW-P	96-14-108	16-532-0404 16-532-0406	NEW NEW-P	96-05-086
16-144-070	PREP-X	96-14-010	16-233-105 16-233-110	NEW-P NEW-P	96-14-108 96-14-108	16-532-0406	NEW	96-15-139
16-144-080	PREP-X PREP-X	96-14-010 96-14 - 015	16-233-115	NEW-P	96-14-108	16-532-0408	NEW-P	96-05-086
16-148-001 16-148-010	PREP-X	96-14-015	16-233-119	NEW-P	96-14-108	16-532-0408	NEW	96-15-139
16-148-020	PREP-X	96-14-015	16-233-125	NEW-P	96-14-108	16-532-0410	NEW-P	96-05-086
16-148-030	PREP-X	96-14-015	16-233-130	NEW-P	96-14-108	16-532-0410	NEW	96-15-139
16-156	PREP	96-08-074	16-233-135	NEW-P	96-14-108	16-532-0412	NEW-P	96-05-086
16-168-010	NEW-P	96-05-027	16-233-140	NEW-P	96-14-108	16-532-0412	NEW NEW-P	96-15-139 96-05-086
16-168-010	NEW	96-09-037	16-233-145	NEW-P NEW-P	96-14-108 96-14-108	16-532-0414 16-532-0414	NEW	96-15-139
16-168-020	NEW-P NEW	96-05-027 96-09-037	16-233-150 16-233-155	NEW-P	96-14-108	16-540-040	AMD	96-03-150
16-168-020 16-168-030	NEW-P	96-05-027	16-233-200	NEW-P	96-14-108	16-560-06001	AMD	96-07-054
16-168-030	NEW	96-09-037	16-233-205	NEW-P	96-14-108	16-700-021	PREP	96-16-084
16-168-040	NEW-P	96-05-027	16-233-210	NEW-P	96-14-108	16-750	AMD-C	96-03-093
16-168-040	NEW	96-09-037	16-233-215	NEW-P	96-14-108	16-750-005	AMD	96-06-030
16-168-050	NEW-P	96-05-027	16-233-220	NEW-P	96-14-108	16-750-011	AMD	96-06-030 96-06-030
16-168-050	NEW	96-09-037	16-233-225	NEW-P	96-14-108	16-750-015 36-08-010	AMD PREP-X	96-06-030
16-168-060	NEW-P	96-05-027	16-233-230 16-233-235	NEW-P NEW-P	96-14-108 96-14-108	36-08-010	PREP-X	96-13-021
16-168-060	NEW NEW-P	96-09-037 96-05-027	16-233-240	NEW-P	96-14-108	36-08-030	PREP-X	96-13-021
16-168-070 16-168-070	NEW-P	96-09-037	16-233-245	NEW-P	96-14-108	36-08-040	PREP-X	96-13-021
16-168-080	NEW-P	96-05-027	16-233-250	NEW-P	96-14-108	36-08-050	PREP-X	96-13-021
16-168-080	NEW	96-09-037	16-233-255	NEW-P	96-14-108	36-08-060	PREP-X	96-13-021
16-168-090	NEW-P	96-05-027	16-300-010	AMD	96-04-058	36-08-070	PREP-X	96-13-021
16-168-090	NEW	96-09-037	16-304-110	AMD-P	96-09-091	36-08-080 36-08-090	PREP-X PREP-X	96-13-021 96-13-021
16-168-100	NEW-P	96-05-027	16-304-110	AMD	96-12-066	1 30-00-070	FREF-A	
				[3]				Table

WAC #		WSR #	WAC #	·	WSR #	WAC #		WSR #
36-08-100	PREP-X	96-13-021	44-10-220	REP	96-03-155	50-20-120	DECOD	96-04-013
36-08-110	PREP-X	96-13-021	44-10-221	NEW	96-03-155	50-20-130	AMD	96-04-013
36-08-120	PREP-X	96-13-021	44-10-222	NEW	96-03-155	50-20-130	DECOD	96-04-013
36-08-130	PREP-X	96-13-021	44-10-223	NEW	96-03-155	50-20-140	AMD	96-04-013
36-08-140	PREP-X	96-13-021	44-10-230	REP	96-03-155	50-20-140	DECOD	96-04-013
36-08-150	PREP-X	96-13-021	44-10-300	AMD	96-03-155	50-20-150	AMD	96-04-013
36-08-160	PREP-X	96-13-021	44-10-310	AMD	96-03-155	50-20-150	DECOD	96-04-013
36-08-170	PREP-X	96-13-021	44-10-320	REP	96-03-155	50-20-160	AMD	96-04-013
36-08-180	PREP-X	96-13-021	50-08-009	PREP-X	96-14-037	50-20-160	DECOD	96-04-013
36-08-190	PREP-X	96-13-021	50-08-010	PREP-X	96-14-037 96-14-037	50-20-170	REP DECOD	96-04-013 96-04-013
36-08-200	PREP-X	96-13-021	50-08-020	PREP-X	96-14-037 96-14-037	50-20-180 50-20-190	AMD	96-04-013
36-08-210	PREP-X	96-13-021	50-08-040 50-08-050	PREP-X PREP-X	96-14-037 96-14-037	50-20-190	DECOD	96-04-013
36-08-220	PREP-X PREP-X	96-13-021 96-13-021	50-08-060	PREP-X	96-14-037	50-20-190	REP	96-04-013
36-08-230 36-08-240	PREP-X	96-13-021 96-13-021	50-08-070	PREP-X	96-14-037	50-24-010	PREP-X	96-14-040
36-08-250	PREP-X	96-13-021	50-08-080	PREP-X	96-14-037	50-24-020	PREP-X	96-14-040
36-08-260	PREP-X	96-13-021	50-08-085	PREP-X	96-14-037	50-24-030	PREP-X	96-14-040
36-08-270	PREP-X	96-13-021	50-08-090	PREP-X	96-14-037	50-24-040	PREP-X	96-14-040
36-08-280	PREP-X	96-13-021	50-08-100	PREP-X	96-14-037	50-24-050	PREP-X	96-14-040
36-08-290	PREP-X	96-13-021	50-08-110	PREP-X	96-14-037	50-24-060	PREP-X	96-14-040
36-08-300	PREP-X	96-13-021	50-08-120	PREP-X	96-14-037	50-24-070	PREP-X	96-14-040
36-08-310	PREP-X	96-13-021	50-08-130	PREP-X	96-14-037	50-24-080	PREP-X	96-14-040
36-08-320	PREP-X	96-13-021	50-08-140	PREP-X	96-14-037	50-24-090	PREP-X	96-14-040
36-08-330	PREP-X	96-13-021	50-08-150	PREP-X	96-14-037	50-24-100	PREP-X	96-14-040
36-08-340	PREP-X	96-13-021	50-08-160	PREP-X	96-14-037	50-24-110	PREP-X	96-14-040
36-08-350	PREP-X	96-13-021	50-08-170	PREP-X	96-14-037	50-24-120 50-24-130	PREP-X PREP-X	96-14-040 96-14-040
36-08-360	PREP-X	96-13-021	50-08-180	PREP-X PREP-X	96-14-037 96-14-037	50-24-140	PREP-X	96-14-040
36-08-370	PREP-X	96-13-021	50-08-190 50-08-200	PREP-X	96-14-037	50-24-150	PREP-X	96-14-040
36-08-380 36-08-390	PREP-X PREP-X	96-13-021 96-13-021	50-08-210	PREP-X	96-14-037	50-24-990	PREP-X	96-14-040
36-08-400	PREP-X	96-13-021	50-08-220	PREP-X	96-14-037	50-30-005	NEW	96-03-059
36-08-410	PREP-X	96-13-021	50-08-230	PREP-X	96-14-037	50-30-005	DECOD	96-03-059
36-08-420	PREP-X	96-13-021	50-08-240	PREP-X	96-14-037	50-30-010	AMD	96-03-059
36-08-430	PREP-X	96-13-021	50-08-250	PREP-X	96-14-037	50-30-010	DECOD	96-03-059
36-08-440	PREP-X	96-13-021	50-08-260	PREP-X	96-14-037	50-30-015	NEW	96-03-059
36-08-450	PREP-X	96-13-021	50-08-270	PREP-X	96-14-037	50-30-015	DECOD	96-03-059
36-08-460	PREP-X	96-13-021	50-08-280	PREP-X	96-14-037	50-30-020	AMD	96-03-059
36-08-470	PREP-X	96-13-021	50-08-290	PREP-X	96-14-037	50-30-020	DECOD	96-03-059
36-08-480	PREP-X	96-13-021	50-08-300	PREP-X	96-14-037	50-30-025	NEW	96-03-059
36-08-490	PREP-X	96-13-021	50-08-310	PREP-X	96-14-037	50-30-025	DECOD AMD	96-03-059
36-08-500	PREP-X	96-13-021	50-08-320	PREP-X	96-14-037 96-14-037	50-30-030 50-30-030	DECOD	96-03-059 96-03-059
36-08-510	PREP-X	96-13-021	50-08-330 50-08-340	PREP-X PREP-X	96-14-037 96-14-037	50-30-035	NEW	96-03-059
36-08-520	PREP-X PREP-X	96-13-021 96-13-021	50-08-350	PREP-X	96-14-037	50-30-035	DECOD	96-03-059
36-08-530 36-08-540	PREP-X	96-13-021	50-08-360	PREP-X	96-14-037	50-30-040	AMD	96-03-059
36-08-550	PREP-X	96-13-021	50-08-370	PREP-X	96-14-037	50-30-040	DECOD	96-03-059
36-08-560	PREP-X	96-13-021	50-08-380	PREP-X	96-14-037	50-30-050	AMD	96-03-059
36-08-570	PREP-X	96-13-021	50-08-390	PREP-X	96-14-037	50-30-050	DECOD	96-03-059
36-08-580	PREP-X	96-13-021	50-08-400	PREP-X	96-14-037	50-30-060	AMD	96-03-059
36-08-590	PREP-X	96-13-021	50-08-410	PREP-X	96-14-037	50-30-060	DECOD	96-03-059
36-12	PREP	96-11-114	50-08-420	PREP-X	96-14-037	50-30-065	NEW	96-03-059
44-10-010	AMD	96-03-155	50-08-430	PREP-X	96-14-037	50-30-065	DECOD	96-03-059
44-10-020	NEW	96-03-155	50-08-440	PREP-X	96-14-037	50-30-068	NEW	96-03-059
44-10-030	AMD	96-03-155	50-08-450	PREP-X	96-14-037	50-30-068	DECOD	96-03-059
44-10-031	NEW	96-03-155	50-08-460	PREP-X	96-14-037	50-30-070	AMD	96-03-059
44-10-040	AMD	96-03-155	50-08-470	PREP-X PREP-X	96-14-037 96-14-037	50-30-070 50-30-075	DECOD NEW	96-03-059 96-03-059
44-10-050	AMD	96-03-155 96-03-155	50-08-480 50-08-490	PREP-X	96-14-037 96-14-037	50-30-075	DECOD	96-03-059
44-10-060	AMD AMD	96-03-155	50-08-500	PREP-X	96-14-037	50-30-080	AMD	96-03-059
44-10-070 44-10-080	AMD	96-03-155	50-08-510	PREP-X	96-14-037	50-30-080	DECOD	96-03-059
44-10-090	AMD	96-03-155	50-08-520	PREP-X	96-14-037	50-30-085	NEW	96-03-059
44-10-100	AMD	96-03-155	50-08-530	PREP-X	96-14-037	50-30-085	DECOD	96-03-059
44-10-110	AMD	96-03-155	50-08-540	PREP-X	96-14-037	50-30-090	AMD	96-03-059
44-10-120	AMD	96-03-155	50-08-550	PREP-X	96-14-037	50-30-090	DECOD	96-03-059
44-10-130	AMD	96-03-155	50-08-560	PREP-X	96-14-037	50-30-095	NEW	96-03-059
44-10-140	AMD	96-03-155	50-08-570	PREP-X	96-14-037	50-30-095	DECOD	96-03-059
44-10-150	AMD	96-03-155	50-08-580	PREP-X	96-14-037	50-30-100	AMD	96-03-059
44-10-160	AMD	96-03-155	50-08-590	PREP-X	96-14-037	50-30-100	DECOD	96-03-059
44-10-165	REP	96-03-155	50-20-100	AMD	96-04-013	50-30-110	REP	96-03-059
44-10-170	AMD	96-03-155	50-20-100	DECOD	96-04-013	50-40-010	PREP-X	96-14-041
44-10-180	AMD	96-03-155	50-20-110	AMD	96-04-013	50-40-020	PREP-X	96-14-041
44-10-200	AMD	96-03-155	50-20-110	DECOD	96-04-013	50-40-040 50-40-050	PREP-X	96-14-041
44-10-210	AMD	96-03-155	50-20-120	AMD	96-04-013	1 30-40-030	PREP-X	96-14-041

Table [4]

	WAC #		WSR #	WAC #		WSR #	WAC#		WSR #
,	50.40.060	PREP-X	96-14-041	55-01-050	AMD-E	96-03-104	132N-276-150	AMD	96-12-041
	50-40-060	PREP-X	96-14-041	55-01-050	REP-P	96-09-102	132V-11	PREP	96-09-O50
	50-40-070 50-40-990	PREP-X	96-14-041	55-01-050	AMD-E	96-11-097	132V-15	PREP	96-09-050A
	50-44-020	AMD	96-04-022	55-01-050	REP-W	96-15-008	132V-15-010	AMD-P	96-12-005
	50-44-025	NEW	96-04-022	55-01-050	REP	96-15-024	132V-15-010	AMD	96-16-034
	50-60-010	DECOD	96-04-028	55-01-060	AMD-E	96-03-104	132V-15-020	AMD-P	96-12-005
	50-60-020	DECOD	96-04-028	55-01-060	REP-P	96-09-102	132V-15-020	AMD	96-16-034
	50-60-030	DECOD	96-04-028	55-01-060	AMD-E	96-11-097	132V-15-030	AMD-P	96-12-005
	50-60-035	DECOD	96-04-028	55-01-060	REP-W	96-15-008	132V-15-030	AMD	96-16-034
	50-60-040	DECOD	96-04-028	55-01-060	REP	96-15-024	132V-15-040	AMD-P AMD	96-12-005 96-16-034
	50-60-042	DECOD	96-04-028	55-01-070	AMD-E	96-03-104	132V-15-040 132V-15-050	AMD-P	96-12-005
	50-60-045	DECOD	96-04-028	55-01-070	REP-P	96-09-102 96-11-097	132V-15-050	AMD-F AMD	96-16-034
	50-60-050	DECOD	96-04-028	55-01-070	AMD-E REP-W	96-15-008	132V-15-060	AMD-P	96-12-005
	50-60-060	DECOD	96-04-028 96-04-028	55-01-070 55-01-070	REP	96-15-024	132V-15-060	AMD	96-16-034
	50-60-070	DECOD DECOD	96-04-028 96-04-028	55-01-080	REP-W	96-15-008	132V-15-070	AMD-P	96-12-005
	50-60-080 50-60-08005	DECOD	96-04-028	67-35-910	AMD-P	96-08-026	132V-15-070	AMD	96-16-034
	50-60-08010	DECOD	96-04-028	67-35-910	AMD	96-11-096	132V-15-090	AMD-P	96-12-005
	50-60-08015	DECOD	96-04-028	82-05-010	NEW	96-03-048	132V-15-090	AMD	96-16-034
	50-60-08020	DECOD	96-04-028	82-05-020	NEW	96-03-048	132V-15-100	AMD-P	96-12-005
	50-60-08025	DECOD	96-04-028	82-05-030	NEW	96-03-048	132V-15-100	AMD	96-16-034
	50-60-08030	DECOD	96-04-028	82-05-040	NEW	96-03-048	132V-15-110	AMD-P	96-12-005
	50-60-08035	DECOD	96-04-028	82-05-050	NEW	96-03-048	132V-15-110	AMD	96-16-034
	50-60-08040	DECOD	96-04-028	82-50-021	AMD-P	96-12-037	132V-15-120	AMD-P	96-12-005
	50-60-085	DECOD	96-04-028	82-50-021	AMD	96-15-039	132V-15-120	AMD	96-16-034
	50-60-090	DECOD	96-04-028	82-54-010	AMD-E	96-15-076	132V-24	PREP	96-09-050B 96-12-006
	50-60-09005	DECOD	96-04-028	82-54-010	PREP	96-15-125 96-03-049	132V-24-030 132V-24-030	AMD-P AMD	96-16-035
	50-60-09010	DECOD	96-04-028	131-28-026	AMD PREP	96-10-016	132V-24-040	AMD-P	96-12-006
	50-60-09015	DECOD	96-04-028	132D-120-055 132D-120-055	NEW-P	96-15-061	132V-24-040	AMD	96-16-035
	50-60-09020	DECOD	96-04-028 96-04-028	132K-20-010	REP-P	96-16-077	132V-24-090	AMD-P	96-12-006
	50-60-100	DECOD DECOD	96-04-028	132K-20-010	REP-P	96-16-077	132V-24-090	AMD	96-16-035
	50-60-110 50-60-120	DECOD	96-04-028	132K-20-020	REP-P	96-16-077	132V-24-120	AMD-P	96-12-006
	50-60-125	DECOD	96-04-028	132K-20-040	REP-P	96-16-077	132V-24-120	AMD	96-16-035
	50-60-130	DECOD	96-04-028	132K-20-050	REP-P	96-16-077	132V-130	PREP	96-09-050C
	50-60-140	DECOD	96-04-028	132K-20-060	REP-P	96-16-077	132V-130-010	NEW-P	96-12-007
	50-60-145	DECOD	96-04-028	132K-20-070	REP-P	96-16-077	132V-130-010	NEW	96-16-036
	50-60-150	DECOD	96-04-028	132K-20-080	REP-P	96-16-077	132V-130-020	NEW-P	96-12-007
	50-60-160	DECOD	96-04-028	132K-20-090	REP-P	96-16-077	132V-130-020	NEW D	96-16-036 96-12-007
	50-60-165	DECOD	96-04-028	132K-20-100	REP-P	96-16-077	132V-130-030	NEW-P	96-12-007
	50-60-170	DECOD	96-04-028	132K-20-110	REP-P	96-16-077 96-03-101	132V-130-030 132Z-104-010	NEW NEW-P	96-09-074
	50-60-190	DECOD	96-04-028	132N-276	PREP AMD-P	96-03-101	132Z-104-010	NEW	96-14-098
	50-60-200	DECOD	96-04-028 96-04-028	132N-276-005 132N-276-005	AMD-P	96-12-041	132Z-104-020	NEW-P	96-09-074
	50-60-210	DECOD PREP	96-15-083	132N-276-010	AMD-P	96-07-029	132Z-104-020	NEW	96-14-098
	51-32	NEW-E	96-13-047	132N-276-010	AMD	96-12-041	132Z-104-030	NEW-P	96-09-074
	51-32-1118 51-32-1119	NEW-E	96-13-047	132N-276-020	AMD-P	96-07-029	132Z-104-030	NEW	96-14-098
	51-34	PREP	96-15-083	132N-276-020	AMD	96-12-041	132Z-108-010	NEW-P	96-09-074
	51-34-6308	NEW-E	96-13-047	132N-276-030	AMD-P	96-07-029	132Z-108-010	NEW	96-14-098
	51-34-6309	NEW-E	96-13-047	132N-276-030	AMD	96-12-041	132Z-108-020	NEW-P	96-09-074
	55-01-001	REP-P	96-09-102	132N-276-040	AMD-P	96-07-029	132Z-108-020	NEW	96-14-098
	55-01-001	REP-W	96-15-008	132N-276-040	AMD	96-12-041	132Z-108-030	NEW-P	96-09-074
	55-01-001	REP	96-15-024	132N-276-050	AMD-P	96-07-029	132Z-108-030	NEW	96-14-098
	55-01-010	AMD-E	96-03-104	132N-276-050	AMD	96-12-041	132Z-108-040	NEW-P	96-09-074
	55-01-010	REP-P	96-09-102	132N-276-060	AMD-P	96-07-029	132Z-108-040	NEW	96-14-098
	55-01-010	AMD-E	96-11-097	132N-276-060	AMD	96-12-041	132Z-108-050	NEW-P	96-09-074 96-14-098
	55-01-010	REP-W	96-15-008	132N-276-070	AMD-P	96-07-029	132Z-108-050 132Z-108-060	NEW NEW-P	96-09-074
	55-01-010	REP	96-15-024	132N-276-070	AMD B	96-12-041 96-07-029	132Z-108-060	NEW-F	96-14-098
	55-01-020	AMD-E	96-03-104	132N-276-080 132N-276-080	AMD-P AMD	96-12-041	132Z-108-070	NEW-P	96-09-074
	55-01-020	REP-P	96-09-102 96-11-097	132N-276-090	AMD-P	96-07-029	132Z-108-070	NEW	96-14-098
	55-01-020 55-01-020	AMD-E REP-W	96-15-008	132N-276-090	AMD	96-12-041	132Z-108-080	NEW-P	96-09-074
	55-01-020	REP	96-15-024	132N-276-100	AMD-P	96-07-029	132Z-108-080	NEW	96-14-098
	55-01-030	AMD-E	96-03-104	132N-276-100	AMD	96-12-041	132Z-122-010	NEW-P	96-09-074
	55-01-030	REP-P	96-09-102	132N-276-110	AMD-P	96-07-029	132Z-122-010	NEW	96-14-098
	55-01-030	AMD-E	96-11-097	132N-276-110	AMD	96-12-041	132Z-122-020	NEW-P	96-09-074
	55-01-030	REP-W	96-15-008	132N-276-120	AMD-P	96-07-029	132Z-122-020	NEW	96-14-098
	55-01-030	REP	96-15-024	132N-276-120	AMD	96-12-041	132Z-122-030	NEW-P	96-09-074
	55-01-040	AMD-E	96-03-104	132N-276-130	AMD-P	96-07-029	132Z-122-030	NEW	96-14-098
	55-01-040	REP-P	96-09-102	132N-276-130	AMD	96-12-041	132Z-133-010	NEW-P	96-09-074
	55-01-040	AMD-E	96-11-097	132N-276-140	AMD-P	96-07-029	132Z-133-010	NEW	96-14-098
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	55-01-040 55-01-040	REP-W REP	96-15-008 96-15-024	132N-276-140 132N-276-150	AMD AMD-P	96-12-041 96-07-029	132Z-134-010 132Z-134-010	NEW-P NEW	96-09-074 96-14-098

1322-276-000 NEW	WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
1332_776-010 NEW 96-14-098 136-12-080 AMD-P 96-11-052 136-190-010 AMD-P 96-11-052 136-19	132Z-276-010	NEW-P	96-09-074	136-12-070	AMD-P	96-11-052	136-180-030	AMD-P	96-11-052
13122_776-020 NEW_P 96-14-098 136-14-090 AMD-P 96-11-052 136-20-000 AMD-P 96-11-052 136-276-020 NEW_P 96-14-098 136-14-000 AMD-P 96-11-052 136-20-000 AMD-P 96-11-052 136-276-020 NEW_P 96-14-098 136-14-000 AMD-P 96-11-052 136-20-000 AMD-P 96-11-052 136-276-020 NEW_P 96-14-098 136-15-000 AMD-P 96-11-052 136-276-020 AMD-P 96-11-052 136-276-020 NEW_P 96-14-098 136-16-020 AMD-P 96-11-052 136-276-020 AMD-P 96-11-052 136-276-020 NEW_P 96-14-098 136-16-020 AMD-P 96-11-052 136-276-020 NEW_P 96-14-098 136-18-020 NEW_P 96-14-098 136-20-000 NEW_P 96-14-						96-11-052			
1322.776-030 NEW-P 96-09-074 136-14-050 AMD-P 96-11-052 1322.776-040 NEW-P 96-09-074 136-15-050 AMD-P 96-11-052 1322.776-050 NEW-P 96-09-074 136-15-050 AMD-P 96-11-052 1322.776-050 NEW-P 96-10-052 1322.776-050 NEW-P 96-0-074 135-16-002 1322.776-050 NEW-P 96-0-074 136-16-002 136		NEW-P		136-14-030	AMD-P				96-11-052
1322.276-030 NEW 96-14-098 136-14-000 AMD-P 96-11-052 136-10-010 AMD-P 96-11-052 136-120-010 AMD-P 96-11-052 136-1								AMD-P	96-11-052
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1322.276-040 NEW 96-14-098 136-15-010 AMD-P 96-11-032 136-210-030 AMD-P 96-11-032 1312-276-030 AMD-									
1322-276-050 NEW.P 96-09-074 136-15-020 AMD-P 96-11-032 136-210-040 AMD-P 96-11-032 136-220-010 AMD-P 96-11-032 136-									
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1312-276-060 NEW 96-10-074 136-16-010 AMD-P 96-11-052 136-210-010 AMD-P 96-11-052 136-220-010 AMD-P 96-11-052 136-22								AMD-P	
1322.276-060 NEW 96-14-098 136-16-020 AMD-P 96-11-032 136-220-030 AMD-P 96-11-032 136-230-030 AMD-P 96-11-032 136-330-030 AMD-P 96-11-032 136-30-030 AMD-P 96-11-032 136-30-030 AMD-P 96-11-032 136-30-0									
13322-276-070 NEW-P 96-09-074 136-16-022 AMD-P 96-11-052 136-220-030 AMD-P 96-11-052 136-250-030 REP-P 96-11-052								AMD-P	
1322_76-070 NEW 96-14-098 136-16-030 AMD-P 96-11-052 136-250-030 REP-P 96-11-032 1322_76-080 NEW 96-10-098 136-16-050 AMD-P 96-11-052 136-250-030 REP-P 96-11-032 1322_76-090 NEW 96-10-098 136-16-050 AMD-P 96-11-052 136-250-030 REP-P 96-11-032 1322_76-090 NEW 96-10-098 136-18-000 AMD-P 96-11-052 136-250-030 REP-P 96-11-032 1322_76-090 NEW 96-10-098 136-18-000 AMD-P 96-11-052 136-250-030 REP-P 96-11-032 1322_76-100 NEW 96-10-038 136-18-000 AMD-P 96-11-052 136-250-030 REP-P 96-11-032 1322_76-100 NEW 96-10-038 136-18-000 AMD-P 96-11-052 136-250-030 AMD-P 96-11-032 136-10-030 AMD-P 96-11-032 136-30-030 AMD-P 96-11-032									
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1322.276-100								REP-P	96-11-052
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136-11-030 AMD-P 96-11-052 136-170-010 AMD-P 96-11-052 154-12-010 REP 96-16-020 136-12 AMD-P 96-11-052 136-170-030 AMD-P 96-11-052 154-12-015 REP-P 96-13-100 136-12-010 AMD-P 96-11-052 154-12-015 REP 96-16-020								REP-P	
136-12-010 AMD-P 96-11-052 136-180-010 AMD-P 96-11-052 154-12-015 REP 96-16-020	-								96-16-020
70-10-020									
		WMD-L	90-11-032	1 130-180-010		90-11-052	1 154-12-015	KEP	96-16-020

Table [6]

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	WAC #		WSR #	WAC#		WSR #	WAC #		WSR #
-					D.E.D.	96-16-020	154-300-020	REP-P	96-13-100
1	154-12-020	REP-P	96-13-100	154-120-015	REP REP-P	96-13-100	154-300-020	REP	96-16-020
	154-12-020	REP	96-16-020	154-120-020 154-120-020	REP-P REP	96-16-020	154-300-030	REP-P	96-13-100
	154-12-030	REP-P	96-13-100	154-120-025	REP-P	96-13-100	154-300-030	REP	96-16-020
	154-12-030	REP	96-16-020 96-13-100	154-120-025	REP	96-16-020	154-300-040	REP-P	96-13-100
	154-12-040	REP-P REP	96-15-100	154-120-030	REP-P	96-13-100	154-300-040	REP	96-16-020
	154-12-040	REP-P	96-13-100	154-120-030	REP	96-16-020	154-300-050	REP-P	96-13-100
	154-12-050 154-12-050	REP	96-16-020	154-120-035	REP-P	96-13-100	154-300-050	REP	96-16-020
	154-12-070	REP-P	96-13-100	154-120-035	REP	96-16-020	154-300-060	REP-P	96-13-100
	154-12-070	REP	96-16-020	154-120-040	REP-P	96-13-100	154-300-060	REP	96-16-020
	154-12-075	REP-P	96-13-100	154-120-040	REP	96-16-020	154-300-070	REP-P	96-13-100
	154-12-075	REP	96-16-020	154-120-045	REP-P	96-13-100	154-300-070	REP	96-16-020 96-13-100
	154-12-080	REP-P	96-13-100	154-120-045	REP	96-16-020	154-300-080	REP-P	96-16-020
	154-12-080	REP	96-16-020	154-120-050	REP-P	96-13-100	154-300-080 154-300-090	REP REP-P	96-13-100
	154-12-085	REP-P	96-13-100	154-120-050	REP	96-16-020	154-300-090	REP	96-16-020
	154-12-085	REP	96-16-020	154-120-055	REP-P	96-13-100	154-300-100	REP-P	96-13-100
	154-12-086	REP-P	96-13-100	154-120-055	REP	96-16-020	154-300-100	REP	96-16-020
	154-12-086	REP	96-16-020	154-130-010	REP-P	96-13-100 96-16-020	154-300-100	REP-P	96-13-100
	154-12-087	REP-P	96-13-100	154-130-010	REP REP-P	96-13-100	154-300-110	REP	96-16-020
	154-12-087	REP_	96-16-020	154-130-020	REP-P	96-16-020	154-300-120	REP-P	96-13-100
	154-12-090	REP-P	96-13-100	154-130-020 154-130-030	REP-P	96-13-100	154-300-120	REP	96-16-020
	154-12-090	REP	96-16-020	154-130-030	REP	96-16-020	162-04	PREP	96-02-081
	154-12-110	REP-P	96-13-100 96-16-020	154-140-010	REP-P	96-13-100	162-08	PREP	96-02-081
	154-12-110	REP	96-13-100	154-140-010	REP	96-16-020	162-08-061	AMD-P	96-06-087
	154-24-010	REP-P REP	96-16-020	154-140-020	REP-P	96-13-100	162-08-061	AMD	96-13-045
	154-24-010	REP-P	96-13-100	154-140-020	REP	96-16-020	162-08-062	AMD-P	96-06-087
	154-28-010 154-28-010	REP-F	96-16-020	154-140-030	REP-P	96-13-100	162-08-062	AMD	96-13-045
	154-28-010	REP-P	96-13-100	154-140-030	REP	96-16-020	162-08-071	AMD-P	96-06-087
	154-32-010	REP	96-16-020	154-150-010	REP-P	96-13-100	162-08-071	AMD	96-13-045
	154-32-020	REP-P	96-13-100	154-150-010	REP	96-16-020	162-08-072	AMD-P	96-06-087
	154-32-020	REP	96-16-020	154-150-020	REP-P	96-13-100	162-08-072	AMD	96-13-045
	154-36-010	REP-P	96-13-100	154-150-020	REP	96-16-020	162-08-093	AMD-P	96-06-087 96-13-045
	154-36-010	REP	96-16-020	154-150-030	REP-P	96-13-100	162-08-093	AMD B	96-06-087
	154-40-010	REP-P	96-13-100	154-150-030	REP	96-16-020	162-08-094	AMD-P AMD	96-00-087
	154-40-010	REP	96-16-020	154-150-040	REP-P	96-13-100	162-08-094 162-08-09401	NEW-P	96-06-087
	154-44-010	REP-P	96-13-100	154-150-040	REP	96-16-020	162-08-09401	NEW	96-13-045
	154-44-010	REP	96-16-020	154-150-050	REP-P	96-13-100 96-16-020	162-08-099	AMD-P	96-06-087
	154-48-010	REP-P	96-13-100	154-150-050	REP REP-P	96-13-100	162-08-099	AMD	96-13-045
	154-48-010	REP	96-16-020	154-160-010 154-160-010	REP	96-16-020	162-08-102	AMD-P	96-06-087
	154-52-010	REP-P	96-13-100 96-16-020	154-160-010	REP-P	96-13-100	162-08-102	AMD	96-13-045
	154-52-010	REP	96-13-100	154-160-020	REP	96-16-020	162-08-104	AMD-P	96-06-087
	154-56-010	REP-P REP	96-16-020	154-170-010	REP-P	96-13-100	162-08-104	AMD	96-13-045
	154-56-010 154-60-010	REP-P	96-13-100	154-170-010	REP	96-16-020	162-08-106	AMD-P	96-06-087
	154-60-010	REP	96-16-020	154-180-010	REP-P	96-13-100	162-08-106	AMD	96-13-045
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	154-64-020	REP-P	96-13-100	154-180-020	REP	96-16-020	162-08-261	AMD-P	96-06-087
	154-64-020	REP	96-16-020	154-180-030	REP-P	96-13-100	162-08-261	AMD	96-13-045
	154-64-030	REP-P	96-13-100	154-180-030	REP	96-16-020	162-08-268	AMD-P AMD	96-06-087 96-13-045
	154-64-030	REP	96-16-020	154-180-040	REP-P	96-13-100	162-08-268 162-08-288	AMD-P	96-06-087
	154-64-040	REP-P	96-13-100	154-180-040	REP	96-16-020 96-13-100	162-08-288	AMD-F AMD	96-13-045
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	154-64-050	REP-P	96-13-100	154-180-050	REP-P	96-13-100	162-08-298	AMD	96-13-045
	154-64-050	REP	96-16-020	154-180-060 154-180-060	REP-P	96-16-020	162-08-305	AMD-P	96-06-087
	154-64-060	REP-P	96-13-100 96-16-020	154-180-070	REP-P	96-13-100	162-08-305	AMD	96-13-045
	154-64-060	REP	96-13-100	154-180-070	REP	96-16-020	162-12-100	AMD-P	96-08-055
	154-68-010	REP-P	96-16-020	154-190-010	REP-P	96-13-100	162-12-110	REP-P	96-08-055
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	154-68-020 154-110-010	REP-P	96-13-100	154-200-010	REP	96-16-020	162-12-135	AMD-P	96-08-055
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	154-110-015	REP-P	96-13-100	154-200-020	REP	96-16-020	162-12-150	AMD-P	96-08-055
	154-110-015	REP	96-16-020	154-200-030	REP-P	96-13-100	162-12-160	AMD-P	96-08-055
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		REP	96-16-020	154-200-040	REP-P	96-13-100	162-12-180	AMD-P	96-08-055
	154-110-020		06.10.100	1 154 200 040	REP	96-16-020	162-22	AMD-P	96-08-055
	154-110-020 154-110-030	REP-P	96-13-100	154-200-040				4 2 4 Pm Pm	04 00 054
		REP	96-16-020	154-300-005	REP-P	96-13-100	162-22-010	AMD-P	96-08-055
	154-110-030 154-110-030 154-120-010	REP REP-P	96-16-020 96-13-100	154-300-005 154-300-005	REP-P REP	96-13-100 96-16-020	162-22-010 162-22-020	AMD-P	96-08-055
	154-110-030 154-110-030	REP	96-16-020	154-300-005	REP-P	96-13-100	162-22-010		

162-22-050 162-22-060 162-22-070 162-22-080 162-22-090 162-22-100 162-30 162-30-010 162-30-020 162-30-030 162-30-050 162-30-050 162-30-060 162-30-060 162-30-070 162-30-080 162-30-090 162-30-100 162-36-001 162-36-001 162-36-005 162-36-006 162-36-006 162-36-006 162-36-010 162-36-010 162-36-010 162-36-010 162-36-010 162-38-010 162-38-010 162-38-010 162-38-010 162-38-010 162-38-010 162-38-010 162-38-010 162-38-010 162-38-030 162-38-030 162-38-030 162-38-030 162-38-035 162-38-035	AMD-P AMD-P AMD-P AMD-P AMD-P NEW-P AMD-P AMD-P AMD-P NEW-P	96-08-055 96-08-055 96-08-055 96-08-055 96-08-055 96-08-055 96-08-055 96-08-055 96-08-055 96-08-055 96-08-055 96-08-055 96-08-055 96-08-055 96-08-055 96-08-055 96-08-055 96-08-055 96-08-055	173-14-090 173-14-100 173-14-110 173-14-115 173-14-120 173-14-130 173-14-150 173-14-155 173-14-170 173-14-170 173-17-010 173-17-020 173-17-030 173-17-040 173-17-050 173-17-060 173-17-070	REP-P REP-P REP-P REP-P REP-P REP-P REP-P REP-P REP-P REP-P REP-P REP-P REP-P	96-13-103 96-13-103 96-13-103 96-13-103 96-13-103 96-13-103 96-13-103 96-13-103 96-13-103 96-13-103 96-13-103	173-19-210 173-19-2101 173-19-2102 173-19-2103 173-19-2104 173-19-220 173-19-2201 173-19-2203 173-19-2204 173-19-2205 173-19-2206 173-19-2206 173-19-2207	REP-P REP-P REP-P REP-P REP-P REP-P REP-P REP-P REP-P REP-P REP-P REP-P	96-13-103 96-13-103 96-13-103 96-13-103 96-13-103 96-13-103 96-13-103 96-13-103 96-13-103 96-13-103
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162-36-005 162-36-006 162-36-010 162-36-010 162-36-020 162-36-020 162-38-010 162-38-010 162-38-020 162-38-020 162-38-020 162-38-030 162-38-035 162-38-035 162-38-035 162-38-040	NEW NEW-P NEW	96-06-087	173-19-030	REP-P	96-13-103	173-19-2501	REP-P	96-13-103
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	AMD	96-13-045	173-19-1102	REP-P	96-13-103	173-19-2517	REP-P	96-13-103
	AMD-P AMD	96-06-087	173-19-1103	REP-P	96-13-103	173-19-2518	REP-P	96-13-103
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173-09-020 173-09-020	AMD-P	96-11-136	173-19-160	REP-P	96-13-103	173-19-2803	REP-P	96-13-103
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173-14-062 173-14-064	REP-P REP-P	96-13-103	173-19-1801	REP-P	96-13-103	173-19-3002	REP-P	96-13-103
173-14-064	REP-P	96-13-103 96-13-103	173-19-190 173-19-1901	REP-P REP-P	96-13-103	173-19-310	REP-P	96-13-103
173-14-080	N C.FF	96-13-103 96-13-103	173-19-1901	REP-P	96-13-103 96-13-103	173-19-3101 173-19-320	REP-P REP-P	96-13-103 96-13-103

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	173-19-3205	REP-P	96-13-103	173-19-420	REP-P	96-13-103	173-27-220	NEW-P	96-13-103 96-13-103
	173-19-3206	REP-P	96-13-103	173-19-4201	REP-P	96-13-103	173-27-240	NEW-P	96-13-103
	173-19-3207	REP-P	96-13-103	173-19-4202	REP-P	96-13-103	173-27-250	NEW-P NEW-P	96-13-103
	173-19-3208	REP-P	96-13-103	173-19-4203	REP-P	96-13-103	173-27-260	NEW-P	96-13-103
	173-19-3209	REP-P	96-13-103	173-19-4204	REP-P	96-13-103	173-27-270 173-27-280	NEW-P	96-13-103
	173-19-3210	REP-P	96-13-103	173-19-4205	REP-P	96-13-103 96-13-103	173-27-290	NEW-P	96-13-103
	173-19-330	REP-P	96-13-103	173-19-4206 173-19-430	REP-P REP-P	96-13-103	173-27-300	NEW-P	96-13-103
	173-19-3301	REP-P	96-13-103	173-19-4301	REP-P	96-13-103	173-27-310	NEW-P	96-13-103
	173-19-3302	REP-P	96-13-103 96-13-103	173-19-440	REP-P	96-13-103	173-27-990	NEW-P	96-13-103
	173-19-3303	REP-P	96-13-103 96-13-103	173-19-4401	REP-P	96-13-103	173-28-010	PREP-X	96-14-031
	173-19-3304	REP-P	96-13-103	173-19-4402	REP-P	96-13-103	173-28-020	PREP-X	96-14-031
	173-19-340	REP-P REP-P	96-13-103	173-19-450	REP-P	96-13-103	173-28-030	PREP-X	96-14-031
	173-19-3401	REP-P	96-13-103	173-19-4501	REP-P	96-13-103	173-28-040	PREP-X	96-14-031
	173-19-3402 173-19-3403	REP-P	96-13-103	173-19-4502	REP-P	96-13-103	173-28-050	PREP-X	96-14-031
	173-19-3404	REP-P	96-13-103	173-19-4503	REP-P	96-13-103	173-28-060	PREP-X	96-14-031
	173-19-3405	REP-P	96-13-103	173-19-4504	REP-P	96-13-103	173-28-070	PREP-X	96-14-031 96-14-031
	173-19-350	REP-P	96-13-103	173-19-4505	REP-P	96-13-103	173-28-080	PREP-X AMD-E	96-09-007
	173-19-3501	REP-P	96-13-103	173-19-4506	REP-P	96-13-103	173-145-100	AMD-E	96-03-041
	173-19-3502	REP-P	96-13-103	173-19-4507	REP-P	96-13-103	173-224-040 173-224-050	AMD	96-03-041
	173-19-3503	REP-P	96-13-103	173-19-460	REP-P	96-13-103 96-13-103	173-224-030	REP	96-03-041
	173-19-3504	REP-P	96-13-103	173-19-4601	REP-P	96-13-103	173-224-090	AMD	96-03-041
	173-19-3505	REP-P	96-13-103	173-19-4602	REP-P REP-P	96-13-103	173-303-515	REP-W	96-05-020
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	173-19-3507	REP-P	96-13-103 96-13-103	173-19-4605	REP-P	96-13-103	173-330-020	REP-W	96-05-020
	173-19-3508	REP-P	96-13-103	173-19-4606	REP-P	96-13-103	173-330-030	REP-W	96-05-020
	173-19-3509	REP-P REP-P	96-13-103	173-19-4607	REP-P	96-13-103	173-330-040	REP-W	96-05-020
	173-19-3510	REP-P	96-13-103	173-19-470	REP-P	96-13-103	173-330-050	REP-W	96-05-020
	173-19-3511 173-19-3512	REP-P	96-13-103	173-19-4701	REP-P	96-13-103	173-330-060	REP-W	96-05-020
	173-19-3512	REP-P	96-13-103	173-19-4702	REP-P	96-13-103	173-330-070	REP-W	96-05-020
	173-19-3514	REP-P	96-13-103	173-19-4703	REP-P	96-13-103	173-330-900	REP-W	96-05-020 96-04-010
	173-19-3515	REP-P	96-13-103	173-19-4704	REP-P	96-13-103	173-340-200	AMD AMD	96-04-010
	173-19-360	REP-P	96-13-103	173-19-4705	REP-P	96-13-103	173-340-440 173-340-530	AMD	96-04-010
	173-19-3601	REP-P	96-13-103	173-19-4706	REP-P	96-13-103 96-13-103	173-340-330	AMD	96-04-010
	173-19-370	REP-P	96-13-103	173-19-4707	REP-P NEW-P	96-13-103	173-340-706	AMD	96-04-010
	173-19-3701	REP-P	96-13-103	173-26-010	NEW-P	96-13-103	173-340-740	AMD	96-04-010
	173-19-3702	REP-P	96-13-103	173-26-020 173-26-030	NEW-P	96-13-103	173-340-745	AMD	96-04-010
	173-19-3703	REP-P	96-13-103 96-13-103	173-26-040	NEW-P	96-13-103	173-354-008	NEW-W	96-05-020
	173-19-3704	REP-P	96-13-103 96-13-103	173-26-050	NEW-P	96-13-103	173-354-010	NEW-W	96-05-020
	173-19-3705	REP-P REP-P	96-13-103	173-26-060	NEW-P	96-13-103	173-354-020	NEW-W	96-05-02
	173-19-3706	REP-P	96-13-103	173-26-070	NEW-P	96-13-103	173-354-050	NEW-W	96-05-020
	173-19-3707 173-19-380	REP-P	96-13-103	173-26-080	NEW-P	96-13-103	173-354-070	NEW-W	96-05-020
	173-19-3801	REP-P	96-13-103	173-26-090	NEW-P	96-13-103	173-354-090	NEW-W	96-05-02
	173-19-3802	REP-P	96-13-103	173-26-100	NEW-P	96-13-103	173-354-100	NEW-W	96-05-02 96-05-02
	173-19-390	REP-P	96-13-103	173-26-110	NEW-P	96-13-103	173-354-150 173-354-200	NEW-W NEW-W	96-05-02
	173-19-3901	REP-P	96-13-103	173-26-120	NEW-P	96-13-103		NEW-W	96-05-02
	173-19-3902	REP-P	96-13-103	173-26-130	NEW-P	96-13-103	173-354-230 173-354-300	NEW-W	96-05-02
	173-19-3903	REP-P	96-13-103	173-26-140	NEW-P	96-13-103 96-13-103	173-354-320	NEW-W	96-05-02
	173-19-3904	REP-P	96-13-103	173-26-150	NEW-P	96-13-103	173-354-340	NEW-W	96-05-02
	173-19-3905	REP-P	96-13-103	173-26-160	NEW-P NEW-P	96-13-103	173-354-360	NEW-W	96-05-02
	173-19-3906	REP-P	96-13-103	173-27-010 173-27-020	NEW-P	96-13-103	173-354-380	NEW-W	96-05-02
	173-19-3907	REP-P	96-13-103 96-13-103	173-27-020	NEW-P	96-13-103	173-354-400	NEW-W	96-05-02
	173-19-3908	REP-P	96-13-103	173-27-040	NEW-P	96-13-103	173-354-440	NEW-W	96-05-02
	173-19-3909	REP-P	96-13-103	173-27-050	NEW-P	96-13-103	173-354-460	NEW-W	96-05-02
	173-19-3910	REP-P REP-P	96-13-103	173-27-060	NEW-P	96-13-103	173-354-500	NEW-W	96-05-02
	173-19-3911 173-19-3912	REP-P	96-13-103	173-27-070	NEW-P	96-13-103	173-354-515	NEW-W	96-05-02
	173-19-3912	REP-P	96-13-103	173-27-080	NEW-P	96-13-103	173-354-525	NEW-W	96-05-02
	173-19-3914	REP-P	96-13-103	173-27-090	NEW-P	96-13-103	173-354-535	NEW-W	96-05-02
	173-19-3915	REP-P	96-13-103	173-27-100	NEW-P	96-13-103	173-354-545	NEW-W	96-05-02
	173-19-3916	REP-P	96-13-103	173-27-110	NEW-P	96-13-103	173-354-555	NEW-W	96-05-02 96-05-02
	173-19-400	REP-P	96-13-103	173-27-120	NEW-P	96-13-103	173-354-600	NEW-W NEW-W	96-05-02
	173-19-4001	REP-P	96-13-103	173-27-130	NEW-P	96-13-103	173-354-620	NEW-W NEW-W	96-05-02
	173-19-4002	REP-P	96-13-103	173-27-140	NEW-P	96-13-103	173-354-640	NEW-W NEW-W	96-05-02
	173-19-4003	REP-P	96-13-103	173-27-150 173-27-160	NEW-P NEW-P	96-13-103 96-13-103	173-354-660 173-354-670	NEW-W	96-05-02
		DED D	96-13-103	1 174.77.160	NHW-P	90-13-1U3	1 17.3°.3.34°U/U	* 477 44 . 44	J J J J J J J J J J J J J J J J J J J
	173-19-4004 173-19-4005	REP-P REP-P	96-13-103	173-27-100	NEW-P	96-13-103	173-354-680	NEW-W	96-05-02

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Table

WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
173-354-700	NEW-W	96-05-020	180-16-238	NEW-P	96-07-046	180-79-334	AMD-P	96-04-049
173-354-720	NEW-W	96-05-020	180-16-238	NEW	96-11-111	180-79-334	AMD	96-08-025
173-354-800	NEW-W	96-05-020	180-20	PREP	96-08-060	180-79-340	AMD-W	96-15-007
173-354-900	NEW-W	96-05-020	180-20-005	AMD-P	96-12-089	180-79A	PREP	96-16-040
173-354-990	NEW-W	96-05-020	180-20-035	AMD-P	96-16-096	180-83-010	NEW	96-04-073
173-400	PREP	96-12-080	180-20-040	AMD-P	96-16-096	180-83-020	NEW	96-04-073
173-400	AMD-C	96-13-081	180-20-045	AMD-P	96-12-089	180-83-030	NEW	96-04-073
173-400-030	AMD-P	96-06-036	180-20-045	REP-P	96-16-096	180-83-040	NEW	96-04-073
173-400-045	AMD-P	96-06-036	180-20-055	AMD-P	96-16-096	180-83-050	NEW	96-04-073
173-400-070	AMD-P	96-06-036	180-20-060	AMD-P	96-16-096	180-83-060	NEW	96-04-073
173-400-075 173-400-105	AMD-P AMD-P	96-06-036 96-06-036	180-20-065	REP-P AMD-P	96-16-096 96-16-096	180-83-070 180-85	NEW PREP	96-04-073 96-16-046
173-400-105	AMD-P	96-06-036	180-20-070 180-20-075	AMD-P	96-16-096	180-85-025	AMD-P	96-04-074
173-400-115	AMD-P	96-06-036	180-20-090	AMD-P	96-16-096	180-85-025	AMD	96-08-013
173-400-141	AMD-P	96-06-036	180-20-095	AMD-P	96-16-096	180-85-025	AMD-W	96-15-006
173-401	PREP	96-11-134	180-20-101	AMD-P	96-16-096	180-85-030	PREP	96-13-050
173-401	PREP-W	96-14-052	180-20-111	AMD-P	96-16-096	180-85-030	AMD-W	96-15-006
173-422	PREP	96-15-134	180-20-115	AMD-P	96-16-096	180-85-032	NEW-P	96-04-074
173-422-030	AMD-P	96-12-023	180-20-120	AMD-P	96-16-096	180-85-032	NEW	96-08-013
173-422-050	AMD-P	96-12-023	180-20-130	AMD-P	96-16-096	180-86	PREP	96-06-038
173-422-060	AMD-P	96-12-023	180-20-145	AMD-P	96-16-096	180-86	PREP	96-16-041
173-422-070	AMD-P	96-12-023	180-20-150	AMD-P	96-16-096	180-86-080	NEW-P	96-16-087
173-422-170	AMD-P	96-12-023	180-20-155	REP-P	96-16-096	180-86-086	NEW-P	96-16-087
173-422-190	AMD-P	96-12-023	180-20-160	REP-P	96-16-096	180-86-116	NEW-P	96-16-087
173-430	PREP	96-12-081 96-08-041	180-27-056	PREP	96-13-011	180-87-093	NEW-P	96-04-072
173-430-040	AMD-E AMD-E	96-08-041 96-16-013	180-40 180-40	PREP PREP	96-10-003	180-87-093 180-90	NEW	96-08-012
173-430-040 173-430-040	AMD-E AMD-P	96-16-013 96-16-014	180-40-205	AMD-P	96-16-064 96-12-088	180-90	PREP AMD-P	96-09-026 96-12-087
173-430-040	AMD-F	96-16-024	180-40-205	AMD-F	96-15-098	180-90-115	AMD-P	96-12-087
173-492	PREP	96-11-135	180-40-240	AMD-P	96-08-061	180-90-125	AMD-P	96-12-087
173-492-010	AMD-P	96-14-084	180-40-240	AMD-W	96-09-025	180-90-125	AMD	96-15-099
173-492-050	AMD-P	96-14-084	180-40-240	AMD-P	96-12-088	180-90-160	AMD-P	96-12-087
173-492-070	AMD-P	96-14-084	180-40-240	AMD	96-15-098	180-90-160	AMD	96-15-099
173-806	PREP	96-06-018	180-40-255	AMD-P	96-08-061	182-08-010	AMD-P	96-02-079
174-120	PREP	96-03-138	180-40-255	AMD-W	96-09-025	182-08-010	AMD	96-08-042
174-120-010	REP-P	96-08-066	180-40-255	AMD-P	96-12-088	182-08-015	NEW-P	96-02-079
174-120-010	REP	96-13-086	180-40-255	AMD	96-15-098	182-08-015	NEW	96-08-042
174-120-015	NEW-P	96-08-066	180-40-310	AMD-P	96-08-061	182-08-020	AMD-P	96-02-079
174-120-015 174-120-025	NEW NEW-P	96-13-086 96-08-066	180-40-310 180-40-310	AMD-W AMD-P	96-09-025 96-12-088	182-08-020 182-08-030	AMD REP-P	96-08-042
174-120-025	NEW-P	96-13-086	180-40-310	AMD-F AMD	96-15-098	182-08-030	REP-P	96-02-079 96-08-042
174-120-025	REP-P	96-08-066	180-40-315	AMD-P	96-08-061	182-08-040	REP-P	96-02-079
174-120-030	REP	96-13-086	180-40-315	AMD-W	96-09-025	182-08-040	REP	96-08-042
174-120-035	NEW-P	96-08-066	180-40-315	AMD-P	96-12-088	182-08-060	REP-P	96-02-079
174-120-035	NEW	96-13-086	180-40-315	AMD	96-15-098	182-08-060	REP	96-08-042
174-120-040	REP-P	96-08-066	180-40-317	NEW-P	96-08-061	182-08-090	NEW-P	96-02-079
174-120-040	REP	96-13-086	180-40-317	NEW-W	96-09-025	182-08-095	NEW	96-08-042
174-120-045	NEW-P	96-08-066	180-40-317	NEW-P	96-12-088	182-08-110	REP-P	96-02-079
174-120-045	NEW	96-13-086	180-40-317	NEW	96-15-098	182-08-110	REP	96-08-042
174-120-050	REP-P	96-08-066	180-40-320	AMD-P	96-08-061	182-08-120	AMD-P	96-02-079
174-120-050	REP	96-13-086	180-40-320	AMD-W	96-09-025	182-08-120	AMD	96-08-042
174-120-055	NEW-P	96-08-066 96-13-086	180-40-320	AMD-P	96-12-088	182-08-160	AMD-P	96-02-079
174-120-055 174-120-060	NEW REP-P	96-08-066	180-40-320 180-51-050	AMD AMD-P	96-15-098	182-08-160	AMD	96-08-042
174-120-060	REP	96-13-086	180-51-050	AMD-P AMD-C	96-04-071 96-09-010	182-08-165 182-08-165	AMD-P AMD	96-02-079
174-120-065	NEW-P	96-08-066	180-51-050	AMD-C	96-09-027	182-08-170	REP-P	96-08-042 96-02-079
174-120-065	NEW	96-13-086	180-75	PREP	96-16-040	182-08-170	REP	96-02-079
174-120-070	REP-P	96-08-066	180-75-047	AMD	96-08-022	182-08-180	AMD-P	96-02-079
174-120-070	REP	96-13-086	180-77	PREP	96-16-042	182-08-180	AMD	96-08-042
174-120-075	NEW-P	96-08-066	180-77A	PREP	96-16-047	182-08-190	AMD-P	96-02-079
174-120-075	NEW	96-13-086	180-78	PREP	96-16-044	182-08-190	AMD	96-08-042
174-120-080	REP-P	96-08-066	180-78-145	PREP	96-13-051	182-08-195	REP-P	96-02-079
174-120-080	REP	96-13-086	180-78-145	AMD-P	96-16-048	182-08-195	REP	96-08-042
174-120-085	NEW-P	96-08-066	180-78-160	PREP	96-07-102	182-08-200	AMD-P	96-02-079
174-120-085	NEW	96-13-086	180-78-160	AMD-P	96-12-086	182-08-200	AMD	96-08-042
174-120-090	REP-P	96-08-066	180-78-160	AMD	96-16-049	182-08-210	AMD-P	96-02-079
174-120-090	REP	96-13-086	180-78A	PREP	96-16-045	182-08-210	AMD	96-08-042
174-122-010	PREP-X	96-14-007	180-79	PREP	96-16-040	182-08-220	AMD-P	96-02-079
174-122-020 174-122-030	PREP-X PREP-X	96-14-007 96-14-007	180-79-086 180-79-086	AMD-P	96-04-047	182-08-220	AMD	96-08-042
	rker-a	7U-14-UU/	1 100-77-050	AMD	96-08-023	182-08-300	REP-P	96-02-079
	DB ED-A	06-1 <i>4</i> -007			96.08.022	192.09.200		
174-122-030 174-122-040 180-16	PREP-X PREP	96-14-007 96-16-043	180-79-230 180-79-311	AMD AMD-P	96-08-022 96-04-048	182-08-300 182-12-110	REP AMD-P	96-08-042 96-02-080

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WAC #		WSR #	WAC #	<u> </u>	WSR #	WAC #		WSR #
22 12 111	AMD-P	96-02-080	192-12-305	REP	96-16-018	208-08-080	NEW	96-11-0
32-12-111	AMD-F	96-08-043	192-16-002	AMD-P	96-04-065	208-08-090	NEW-P	96-06-0
32-12-111 32-12-115	AMD-P	96-02-080	192-16-002	AMD	96-11-002	208-08-090	NEW	96-11-0
32-12-115 32-12-115	AMD	96-08-043	192-16-024	NEW-P	96-04-065	208-08-100	NEW-P	96-06-0
32-12-113 32-12-117	NEW-P	96-02-080	192-16-024	NEW	96-11-002	208-08-100	NEW	96-11-0 96-06-0
32-12-117	NEW	96-08-043	192-16-051	AMD-P	96-04-065	208-08-110	NEW-P	96-00-0
32-12-119	NEW-P	96-02-080	192-16-051	AMD	96-11-002	208-08-110 208-08-120	NEW NEW-P	96-06-0
82-12-119	NEW	96-08-043	192-16-052	NEW-P	96-04-065	208-08-120	NEW-F	96-11-0
82-12-122	REP-P	96-02-080	192-16-052	NEW	96-11-002	208-08-120	NEW-P	96-06-0
82-12-122	REP	96-08-043	192-28-105	PREP	96-03-159	208-08-130	NEW	96-11-0
32-12-130	REP-P	96-02-080	192-28-105	AMD-P	96-15-127 96-03-159	208-08-140	NEW-P	96-06-0
32-12-130	REP	96-08-043	192-28-120	PREP	96-03-139 96-15-127	208-08-140	NEW	96-11-0
32-12-132	AMD-P	96-02-080	192-28-120	AMD-P NEW-E	96-09-004	208-12-010	NEW-P	96-11-1
32-12-132	AMD	96-08-043	192-33-001	NEW-E	96-16-016	208-12-010	NEW	96-14-0
32-12-145	AMD-P	96-02-080	192-33-001 192-36-010	NEW-P	96-08-062	208-12-020	NEW-P	96-11-1
32-12-145	AMD	96-08-043	192-36-010	NEW-P	96-11-141	208-12-020	NEW	96-14-0
32-12-151	REP-P	96-02-080	192-36-015	NEW-P	96-08-062	208-12-030	NEW-P	96-11-1
32-12-151	REP	96-08-043	192-36-015	NEW	96-11-141	208-12-030	NEW	96-14-0
32-12-160	REP-P	96-02-080	192-36-013	NEW-P	96-08-062	208-12-040	NEW-P	96-11-1
32-12-160	REP	96-08-043	192-36-020	NEW	96-11-141	208-12-040	NEW	96-14-0
32-12-165	REP-P	96-02-080 96-08-043	192-36-025	NEW-P	96-08-062	208-12-050	NEW-P	96-11-
32-12-165	REP	96-02-080	192-36-025	NEW	96-11-141	208-12-050	NEW	96-14-0
32-12-200	AMD-P	96-02-080 96-08-043	192-30-023	PREP-X	96-14-042	208-12-070	NEW-P	96-11-
32-12-200	AMD	96-08-043	196-16-005	REP-P	96-07-052	208-12-070	NEW	96-14-
32-12-215	AMD-P	96-02-080	196-16-005	REP	96-11-086	208-12-080	NEW-P	96-11-
32-12-215	AMD AMD-P	96-02-080	196-16-007	AMD-P	96-07-052	208-12-080	NEW	96-14-
32-12-220	AMD-P AMD	96-08-043	196-16-007	AMD	96-11-086	208-12-090	NEW-P	96-11-
32-12-220	NEW-P	96-09-102	196-16-010	AMD-P	96-07-052	208-12-090	NEW	96-14-
82-25-001	NEW-P	96-15-008	196-16-010	AMD	96-11-086	208-12-100	NEW-P	96-11-
32-25-001	NEW	96-15-024	196-16-020	AMD-P	96-07-052	208-12-100	NEW	96-14-
32-25-001	NEW-P	96-09-102	196-16-020	AMD	96-11-086	208-12-110	NEW-P	96-11-
32-25-010	NEW-P	96-15-008	196-16-031	AMD-P	96-07-052	208-12-110	NEW	96-14-
32-25-010	NEW	96-15-024	196-16-031	AMD-	96-11-086	208-12-120	NEW-P	96-11-
82-25-010	NEW-P	96-09-102	196-20-010	AMD-P	96-07-052	208-12-120	NEW	96-14-
82-25-020	NEW-W	96-15-008	196-20-010	AMD	96-11-086	208-12-130	NEW-P	96-11-
82-25-020 82-25-020	NEW	96-15-024	196-20-020	AMD-P	96-07-052	208-12-130	NEW	96-14-
82-25-020 82-25-030	NEW-P	96-09-102	196-20-020	AMD	96-11-086	208-418	AMD-P	96-08-
82-25-030	NEW-W	96-15-008	196-20-030	AMD-P	96-07-052	208-418	AMD	96-12-
82-25-030	NEW	96-15-024	196-20-030	AMD	96-11-086	208-418-020	RECOD	96-06-
82-25-040	NEW-P	96-09-102	196-21-010	NEW-P	96-07-052	208-418-020	AMD-P	96-08-
82-25-040	NEW-W	96-15-008	196-21-010	NEW	96-11 - 086	208-418-020	AMD	96-12-
82-25-040	NEW	96-15-024	196-21-020	NEW-P	96-07-052	208-418-030	RECOD	96-06-
82-25-050	NEW-P	96-09-102	196-21-020	NEW	96-11-086	208-418-030	REP-P	96-08-
82-25-050	NEW-W	96-15-008	196-21-030	NEW-P	96-07-052	208-418-030	REP	96-12
82-25-050	NEW	96-15-024	196-21-030	NEW	96-11-086	208-418-040	RECOD	96-06
82-25-060	NEW-P	96-09-102	196-24-058	NEW-P	96-07-037	208-418-040	AMD-P	96-08-
82-25-060	NEW-W	96-15-008	196-24-058	NEW	96-11-085	208-418-040	AMD	96-12- 96-06-
82-25-060	NEW	96-15-024	204-10-045	PREP	96-14-077	208-418-045	RECOD	96-08
82-25-070	NEW-P	96-09-102	204-29-010	PREP	96-15-084	208-418-045	AMD-P	
82-25-070	NEW-W	96-15-008	204-56	PREP	96-06-060	208-418-045	PREP-X	96-14 96-06
82-25-070	NEW	96-15-024	204-56-085	AMD-P	96-09-080	208-418-050	RECOD AMD-P	96-06 96-08
82-25-080	NEW-P	96-09-102	204-56-085	AMD	96-14-008	208-418-050		96-08 96-12
82-25-080	NEW-W	96-15-008	204-91A-140	PREP	96-14-076	208-418-050	AMD RECOD	96-12 96-06
82-25-080	NEW	96-15-024	204-95-030	PREP	96-15-117	208-418-060	AMD-P	96-08
82-25-090	NEW-P	96-09-102	204-95-030	NEW-E	96-15-119	208-418-060	AMD-P	96-12
82-25-090	NEW-W	96-15-008	204-95-080	PREP	96-15-117	208-418-060	RECOD	96-06
82-25-090	NEW	96-15-024	204-95-080	NEW-E	96-15-119	208-418-070	AMD-P	96-08
82-25-100	NEW-P	96-09-102	208-08-010	NEW-P	96-06-085	208-418-070 208-418-070	AMD-P	96-12
82-25-100	NEW-W	96-15-008	208-08-010	NEW	96-11-035	208-418-080	RECOD	96-06
82-25-100	NEW	96-15-024	208-08-020	NEW-P	96-06-085		REP-P	96-08
82-25-105	NEW-P	96-09-102	208-08-020	NEW D	96-11-035	208-418-080 208-418-080	REP	96-12
182-25-105	NEW-W	96-15-008	208-08-030	NEW-P	96-06-085		RECOD	96-06
182-25-105	NEW	96-15-024	208-08-030	NEW	96-11-035	208-436-010	AMD-P	96-06
182-25-110	NEW-P	96-09-102	208-08-040	NEW-P	96-06-085	208-436-010	RECOD	96-14
182-25-110	NEW-W	96-15-008	208-08-040	NEW	96-11-035	208-436-020	AMD-P	96-00
182-25-110	NEW.	96-15-024	208-08-050	NEW-P	96-06-085	208-436-020	RECOD	96-06
184-10-140	NEW-C	96-03-033	208-08-050	NEW D	96-11-035	208-436-030 208-436-030	AMD-P	96-00
192-12-300	PREP	96-03-158	208-08-060	NEW-P	96-06-085	208-436-040	RECOD	96-06
192-12-300	AMD-P	96-12-082	208-08-060	NEW D	96-11-035	208-436-040	AMD-P	96-14
192-12-300	AMD	96-16-018	208-08-070	NEW-P	96-06-085	208-436-050	RECOD	96-06
192-12-305	PREP REP-P	96-03-158 96-12-082	208-08-070 208-08-080	NEW NEW-P	96-11-035 96-06-085	208-436-050	AMD-P	96-14
192-12-305								

Table

WAC#		WSR #	WAC #		WSR #	WAC#		WSR #
208-436-060	RECOD	96-06-011	208-620-110	RECOD	96-04-013	208-680A-010	DED D	06 15 120
208-436-060	AMD-P	96-14-122	208-620-110	RECOD	96-04-013 96-04-013	208-680A-020	REP-P RECOD	96-15-129 96-05-018
208-436-070	RECOD	96-06-011	208-620-130	RECOD	96-04-013	208-680A-020	AMD-P	96-15-129
208-436-070	AMD-P	96-14-122	208-620-140	RECOD	96-04-013	208-680A-030	RECOD	96-05-018
208-436-080	RECOD	96-06-011	208-620-150	NEW	96-04-013	208-680A-030	AMD-P	96-15-129
208-436-080	AMD-P	96-14-122	208-620-160	RECOD	96-04-013	208-680A-040	RECOD	96-05-018
208-436-090	RECOD	96-06-011	208-620-170	RECOD	96-04-013	208-680A-040	AMD-P	96-15-129
208-436-090	AMD-P	96-14-122	208-620-180	NEW	96-04-013	208-680B	PREP	96-06-084
208-440-010	RECOD	96-06-011	208-620-190	RECOD	96-04-013	208-680B-010	RECOD	96-05-018
208-440-010	AMD-P	96-14-122	208-620-200	NEW	96-04-013	208-680B-020	RECOD	96-05-018
208-440-020	RECOD	96-06-011	208-620-210	RECOD	96-04-013	208-680B-030	RECOD	96-05-018
208-440-030	RECOD	96-06-011	208-620-220	NEW	96-04-013	208-680B-050	RECOD	96-05-018
208-440-030	PREP-X	96-14-071	208-630-005	RECOD	96-03-059	208-680B-070	RECOD	96-05-018
208-440-030	AMD-P	96-14-122	208-630-010	RECOD	96-03-059	208-680B-080	RECOD	96-05-018
208-440-040	RECOD	96-06-011	208-630-015	RECOD	96-03-059	208-680B-080	AMD-P	96-15-129
208-440-050	RECOD	96-06-011	208-630-020	RECOD	96-03-059	208-680B-090	RECOD	96-05-018
208-444-010 208-444-010	RECOD AMD-P	96-06-011	208-630-025	RECOD	96-03-059	208-680C	PREP	96-06-084
208-464-010	RECOD	96-14-122	208-630-030	RECOD	96-03-059	208-680C-020	RECOD	96-05-018
208-464-010	AMD-P	96-06-011 96-14-122	208-630-035 208-630-040	RECOD RECOD	96-03-059 96-03-059	208-680C-030	RECOD	96-05-018
208-464-020	RECOD	96-14-122 96-06-011	208-630-050	RECOD	96-03-059	208-680C-040 208-680C-045	RECOD	96-05-018 96-15-129
208-464-030	RECOD	96-06-011	208-630-060	RECOD	96-03-059	208-680C-050	NEW-P RECOD	96-15-129 96-05-018
208-464-030	AMD-P	96-14-122	208-630-065	RECOD	96-03-059	208-680D	PREP	96-06-084
208-464-040	RECOD	96-06-011	208-630-068	RECOD	96-03-059	208-680D-010	RECOD	96-05-018
208-464-050	RECOD	96-06-011	208-630-070	RECOD	96-03-059	208-680D-020	RECOD	96-05-018
208-464-050	AMD-P	96-14-122	208-630-075	RECOD	96-03-059	208-680D-030	RECOD	96-05-018
208-464-060	RECOD	96-06-011	208-630-080	RECOD	96-03-059	208-680D-030	AMD-P	96-15-129
208-464-060	AMD-P	96-14-122	208-630-085	RECOD	96-03-059	208-680D-040	RECOD	96-05-018
208-464-070	RECOD	96-06-011	208-630-090	RECOD	96-03-059	208-680D-050	RECOD	96-05-018
208-464-070	AMD-P	96-14-122	208-630-095	RECOD	96-03-059	208-680D-050	AMD-P	96-15-129
208-464-080	RECOD	96-06-011	208-630-100	RECOD	96-03-059	208-680D-060	RECOD	96-05-018
208-464-090	RECOD	96-06-011	208-660-010	RECOD	96-04-028	208-680D-060	AMD-P	96-15-129
208-472-010	RECOD	96-06-011	208-660-020	RECOD	96-04-028	208-680D-070	RECOD	96-05-018
208-472-012	RECOD	96-06-011	208-660-025	NEW-P	96-15-128	208-680D-080	RECOD	96-05-018
208-472-015	RECOD	96-06-011	208-660-030	RECOD	96-04-028	208-680E	PREP	96-06-084
208-472-015	AMD-P	96-14-123	208-660-035	RECOD	96-04-028	208-680E-011	RECOD	96-05-018
208-472-020	RECOD	96-06-011	208-660-040	RECOD	96-04-028	208-680E-011	AMD-P	96-15-129
208-472-020	AMD-P	96-14-122	208-660-042	RECOD	96-04-028	208-680F	PREP	96-06-084
208-472-025	RECOD	96-06-011	208-660-045	RECOD	96-04-028	208-680F-010	RECOD	96-05-018
208-472-025 208-472-041	AMD-P RECOD	96-14-122	208-660-050	RECOD	96-04-028	208-680F-020	RECOD	96-05-018
208-472-041	AMD-P	96-06-011 96-14-122	208-660-060 208-660-070	RECOD RECOD	96-04-028 96-04-028	208-680F-040 208-680F-040	RECOD	96-05-018
208-472-041	RECOD	96-06-011	208-660-080	RECOD	96-04-028	208-680F-050	AMD-P RECOD	96-15-129 96-05-018
208-472-045	AMD-P	96-14-122	208-660-08005	RECOD	96-04-028	208-680F-050	AMD-P	96-15-129
208-472-050	RECOD	96-06-011	208-660-08010	RECOD	96-04-028	208-680F-060	RECOD	96-05-018
208-472-060	RECOD	96-06-011	208-660-08015	RECOD	96-04-028	208-680F-070	RECOD	96-05-018
208-472-060	AMD-P	96-14-122	208-660-08020	RECOD	96-04-028	210-01-020	AMD-P	96-15-122
208-472-065	RECOD	96-06-011	208-660-08025	RECOD	96-04-028	210-01-030	AMD-P	96-15-122
208-472-065	AMD-P	96-14-122	208-660-08030	RECOD	96-04-028	210-01-120	AMD-P	96-15-122
208-472-070	RECOD	96-06-011	208-660-08035	RECOD	96-04-028	212-17-185	REP-E	96-11-068
208-472-070	AMD-P	96-14-122	208-660-08040	RECOD	96-04-028	212-17-185	PREP	96-12-063
208-472-075	RECOD	96-06-011	208-660-085	RECOD	96-04-028	212-17-185	REP-P	96-15-118
208-472-075	AMD-P	96-14-122	208-660-090	RECOD	96-04-028	212-17-190	REP-E	96-11-068
208-472-080	RECOD	96-06-011	208-660-09005	RECOD	96-04-028	212-17-190	PREP	96-12-063
208-480-010	RECOD	96-06-011	208-660-09010	RECOD	96-04-028	212-17-190	REP-P	96-15-118
208-480-020	RECOD	96-06-011	208-660-09015	RECOD	96-04-028	212-17-195	REP-E	96-11-068
208-480-030	RECOD	96-06-011	208-660-09020 208-660-100	RECOD	96-04-028	212-17-195	PREP	96-12-063
208-480-030 208-480-040	AMD-P RECOD	96-14-122 96-06-011	208-660-110	RECOD RECOD	96-04-028 96-04-028	212-17-195	REP-P	96-15-118
208-480-050	RECOD	96-06-011	208-660-120	RECOD	96-04-028 96-04-028	212-17-200 212-17-200	REP-E	96-11-068
208-480-050	AMD-P	96-14-122	208-660-125	RECOD	96-04-028	212-17-200	PREP REP-P	96-12-063 96-15-118
208-480-060	RECOD	96-06-011	208-660-130	RECOD	96-04-028	212-17-200	REP-E	96-11-068
208-480-070	RECOD	96-06-011	208-660-140	RECOD	96-04-028	212-17-203	PREP	96-12-063
208-620-010	NEW	96-04-013	208-660-145	RECOD	96-04-028	212-17-203	REP-P	96-15-118
208-620-020	NEW	96-04-013	208-660-150	RECOD	96-04-028	212-17-205	REP-E	96-11-068
208-620-030	NEW	96-04-013	208-660-160	RECOD	96-04-028	212-17-205	PREP	96-12-063
208-620-040	NEW	96-04-013	208-660-165	RECOD	96-04-028	212-17-205	REP-P	96-15-118
208-620-050	NEW	96-04-013	208-660-170	RECOD	96-04-028	212-17-210	REP-E	96-11-068
208-620-060	NEW	96-04-013	208-660-190	RECOD	96-04-028	212-17-210	PREP	96-12-063
208-620-070	NEW	96-04-013	208-660-200	RECOD	96-04-028	212-17-210	REP-P	96-15-118
208-620-080	NEW	96-04-013	208-660-210	RECOD	96-04-028	212-17-215	AMD-E	96-11-068
208-620-090	NEW	96-04-013	208-680A	PREP	96-06-084	212-17-215	PREP	96-12-063
208-620-100	RECOD	96-04-013	l 208-680A <i>-</i> 010	RECOD	96-05-018	212-17-215	AMD-P	96-15-118

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_	WAC#		WSR #	WAC #		WSR #	WAC#		WSR #
-						0 < 44 004	220 56 101005	NEW-E	96-16-053
	212-17-21501	NEW-E	96-11-068	220-44-05000X	NEW-E	96-11-094	220-56-19100S 220-56-19100S	REP-E	96-16-053
	212-17-21501	PREP	96-12-063	220-44-05000X	REP-E	96-14-066	220-56-191003	AMD-W	96-11-084
	212-17-21501	NEW-P	96-15-118	220-44-05000Y	NEW-E	96-14-066	220-56-195	AMD-C	96-05-005
	212-17-21503	NEW-E	96-11-068	220-47-304	AMD-P	96-09-105	220-56-195	AMD AMD	96-11-078
	212-17-21503	PREP	96-12-063	220-47-304	AMD	96-15-101	220-56-205	AMD-C	96-05-005
	212-17-21503	NEW-P	96-15-118	220-47-307	AMD-P	96-09-105	220-56-205	AMD	96-11-078
	212-17-21506	NEW-E	96-11-068	220-47-307	AMD	96-15-101	220-56-20500A	NEW-E	96-11-039
	212-17-21506	PREP	96-12-063	220-47-311	AMD-P	96-09-105	220-56-225	AMD-W	96-11-084
	212-17-21506	NEW-P	96-15-118	220-47-311	AMD	96-15-101	220-56-235	AMD	96-05-004
	212-17-21509	NEW-E	96-11-068	220-47-401	AMD-P	96-09-105	220-56-240	AMD	96-05-004
	212-17-21509	PREP	96-12-063	220-47-401	AMD	96-15-101	220-56-24000B	NEW-E	96-08-063
	212-17-21509	NEW-P	96-15-118	220-47-411	AMD-P	96-09-105	220-56-250	AMD-W	96-11-084
	212-17-21512	NEW-E	96-11-068	220-47-411	AMD	96-15-101	220-56-25500C	NEW-E	96-12-012
	212-17-21512	PREP	96-12-063	220-47-427	NEW-P	96-09-105	220-56-25500C	REP-E	96-15-092
	212-17-21512	NEW-P	96-15-118	220-47-427	NEW-S	96-15-137	220-56-25500D	NEW-E	96-15-092
	212-17-21515	NEW-E	96-11-068	220-47-428	NEW-P	96-09-105	220-56-28500G	NEW-E	96-06-052
	212-17-21515	PREP	96-12-063	220-47-428	NEW	96-15-101	220-56-28500G	REP-E	96-06-052
	212-17-21515	NEW-P	96-15-118	220-48-01500A	NEW-E.	96-16-076	220-56-28500H	NEW-E	96-08-063
	212-17-21518	NEW-E	96-11-068	220-49-020001	NEW-E	96-10-002		AMD-C	96-05-005
	212-17-21518	PREP	96-12-063	220-49-020001	REP-E	96-10-002	220-56-310	AMD-C	96-11-084
	212-17-21518	NEW-P	96-15-118	220-52-03000J	NEW-E	96-11-117	220-56-310 220-56-31000L	NEW-E	96-14-059
	212-17-21521	NEW-E	96-11-068	220-52-03000J	REP-E	96-11-117		REP-E	96-15-014
	212-17-21521	PREP	96-12-063	220-52-04600L	REP-E	96-02-065	220-56-31000L	NEW-E	96-15-014
	212-17-21521	NEW-P	96-15-118	220-52-04600M	NEW-E	96-03-055	220-56-31000M	AMD	96-05-004
	212-17-21525	NEW-E	96-11-068	220-52-04600N	NEW-E	96-06-006	220-56-325	NEW-E	96-09-049
	212-17-21525	PREP	96-12-063	220-52-06000A	NEW-E	96-10-046	220-56-32500E	NEW-E	96-11-034
	212-17-21525	NEW-P	96-15-118	220-52-06000A	REP-E	96-15-015	220-56-32500F	REP-E	96-11-034
	218-04-010	NEW-P	96-13-063	220-52-06000B	NEW-E	96-15-015	220-56-32500F	NEW-E	96-11-099
	218-04-010	NEW	96-16-062	220-52-06000B	REP-E	96-15-049	220-56-32500G	REP-E	96-14-061
	218-04-020	NEW-P	96-13-063	220-52-07100Y	NEW-E	96-11-007	220-56-32500G		96-12-068
	218-04-020	NEW	96-16-062	220-52-07100Y	REP-E	96-12-043	220-56-32500H	NEW-E	96-12-068
	218-04-030	NEW-P	96-13-063	220-52-07100Z	NEW-E	96-12-043	220-56-32500H	REP-E	96-13-041
	218-04-030	NEW	96-16-062	220-52-07100Z	REP-E	96-14-073	220-56-32500I	NEW-E	96-13-041
	218-04-040	NEW-P	96-13-063	220-52-07300C	REP-E	96-03-014	220-56-325001	REP-E	96-13-085
1	218-04-040	NEW	96-16-062	220-52-07300D	NEW-E	96-03-014	220-56-32500J	NEW-E	96-13-085
'	218-04-050	NEW-P	96-13-063	220-52-07300D	REP-E	96-03-014	220-56-32500J	REP-E	96-14-061
	218-04-050	NEW	96-16-062	220-52-07300E	NEW-E	96-04-038	220-56-32500K	NEW-E	96-05-004
	220-16-320	AMD-W	96-11-084	220-52-07300E	REP-E	96-04-038	220-56-326	NEW	96-05-005
	220-24-02000A	NEW-E	96-15-100	220-52-07300F	NEW-E	96-05-019	220-56-330	AMD-C	96-11-078
	220-24-02000A	REP-E	96-16-051	220-52-07300F	REP-E	96-05-019	220-56-330	AMD	96-05-005
	220-24-02000B	NEW-E	96-16-051	220-52-07300F	REP-E	96-05-033	220-56-350	AMD-C	96-03-003
	220-32-05100S	NEW-E	96-04-039	220-52-07300G	NEW-E	96-05-033	220-56-350	AMD DED E	96-08-046
	220-32-05100S	REP-E	96-04-039	220-52-07300G	REP-E	96-05-033	220-56-35000J	REP-E	96-08-046
	220-32-05100V	NEW-E	96-10-015	220-52-07300H	NEW-E	96-06-005	220-56-35000K	NEW-E	96-11-008
	220-32-05500V	REP-E	96-12-029	220-52-07300H	REP-E	96-06-005	220-56-35000K	REP-E	96-11-008
	220-32-05500W	NEW-E	96-12-029	220-52-07500A	NEW-E	96-09-048	220-56-35000L	NEW-E	
	220-32-05500W	REP-E	96-12-069	220-55-005	AMD	96-05-004	220-56-35000L	REP-E	96-15-055 96-15-055
	220-32-05500X	NEW-E	96-12-069	220-55-010	AMD	96-05-004	220-56-35000M		96-13-033 96-07-051
	220-32-05500X 220-32-05500X	REP-E	96-14-060	220-55-050	AMD	96-05-004	220-56-36000Q		96-07-051 96-07-051
	220-32-05500X 220-32-05500Y	NEW-E	96-14-060	220-55-055	AMD	96-05-004	220-56-36000Q	_	
	220-32-05700S	NEW-E	96-08-064	220-55-075	AMD	96-05-004	220-56-36000Q		96-11-038 96-11-038
	220-32-05700S	REP-E	96-08-064	220-55-110	AMD	96-05-004	220-56-36000R	NEW-E	96-11-038
	220-32-05700T	NEW-E	96-11-092	220-56-100	AMD-C	96-05-005	220-56-36000R	REP-E	96-11-038 96-05-004
	220-32-05700T	REP-E	96-11-092	220-56-100	AMD	96-11-078	220-56-372	AMD	96-05-005
	220-33-01000D	NEW-E	96-05-055	220-56-10300A		96-13-052	220-56-380	AMD-C	
	220-33-01000D	REP-E	96-05-055	220-56-105	AMD-C	96-05-005	220-56-380	AMD	96-11-078 96-08-046
	220-33-03000J	NEW-E	96-11-032	220-56-105	AMD	96-11-078	220-56-38000D		
•	220-33-03000J	REP-E	96-11-032	220-56-10500A	NEW-E	96-11-039	220-56-38000E	NEW-E	96-08-046
	220-33-04000B	NEW-E	96-04-026	220-56-115	AMD-W	96-11-084	220-56-38000E	REP-E	96-11-008
	220-33-04000B	REP-E	96-04-026	220-56-116	AMD-W	96-11-084	220-56-38000F	NEW-E	96-11-008
	220-36-021	AMD-P	96-09-104	220-56-124	AMD-C	96-05-005	220-56-38000F	REP-E	96-15-055
	220-36-021	AMD	96-13-035	220-56-124	AMD	96-11-078	220-56-38000G		96-15-055
	220-36-021	AMD-P	96-09-104	220-56-189	AMD-W	96-11-084	220-56-420	AMD-W	96-11-084
	220-36-023	AMD	96-13-035	220-56-190	AMD-C	96-05-005	220-57-130	AMD-C	96-05-005
	220-40-021	AMD-P	96-09-104	220-56-190	AMD	96-11-078	220-57-130	AMD	96-11-078
	220-40-021	AMD	96-13-035	220-56-19000E		96-15-097	220-57-135	AMD-C	96-05-005
	220-40-021	AMD-P	96-09-104	220-56-19000E		96-16-052	220-57-135	AMD	96-11-078
	220-40-027	AMD	96-13-035	220-56-19000F	_	96-16-052	220-57-137	AMD-C	96-05-005
	220-44-030	AMD-P	96-03-154	220-56-191	AMD-C	96-05-005	220-57-137	AMD	96-11-078
)	220-44-030	AMD	96-11-055	220-56-191	AMD	96-11-078	220-57-140	AMD-C	96-05-005
,	220-44-050	AMD-P	96-03-154	220-56-19100Q		96-09-063	220-57-140	AMD-W	96-11-084
	220-44-050	AMD	96-11-055	220-56-19100R	·	96-16-029	220-57-155	AMD-C	96-05-005
	220-44-05000W		96-11-094	220-56-19100R		96-16-029	220-57-155	AMD	96-11-078
	770-44-03000 M								Table

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WAC #		WSR #	WAC #		WSR #	WAC#	 · · · -	WSR #
220-57-160	AMD-C	96-05-005	220-57-415	AMD-W	96-11-084	222-10-040	NEW	96-14-081
220-57-160	AMD-W	96-11-084	220-57-425	AMD-C	96-05-005	222-10-041	NEW-C	96-04-076
220-57-16000D	NEW-E	96-06-052	220-57-425	AMD	96-11-078	222-10-041	NEW-C	96-05-090
220-57-16000E	NEW-E	96-11-033	220-57-430	AMD-C	96-05-005	222-10-041	NEW-S	96-09-099
220-57-16000E	REP-E	96-11-033	220-57-430	AMD-W	96-11-084	222-10-041	NEW	96-12-038
220-57-16000F 220-57-170	NEW-E AMD-C	96-12-013 96-05-005	220-57-435 220-57-435	AMD-C AMD	96-05-005	222-16-010	AMD-E	96-03-009
220-57-170	AMD-C AMD-W	96-03-003 96-11-084	220-57-450	AMD-C	96-11-078 96-05-005	222-16-010 222-16-010	AMD-C AMD-C	96-04-076 96-05-090
220-57-175	AMD-C	96-05-005	220-57-450	AMD-C	96-11-078	222-16-010	AMD-C	96-03-090
220-57-175	AMD	96-11-078	220-57-455	AMD-C	96-05-005	222-16-010	AMD-3	96-12-038
220-57-17500D	NEW-E	96-08-045	220-57-455	AMD	96-11-078	222-16-010	AMD-C	96-13-004
220-57-187	NEW-C	96-05-005	220-57-460	AMD-C	96-05-005	222-16-010	AMD-E	96-13-026
220-57-187	NEW-W	96-11-084	220-57-460	AMD	96-11-078	222-16-075	NEW-W	96-03-067
220-57-190	AMD-C	96-05-005	220-57-465	AMD-C	96-05-005	222-16-080	AMD-E	96-03-009
220-57-190	AMD-W	96-11-084	220-57-465	AMD	96-11-078	222-16-080	AMD-C	96-04-076
220-57-200 220-57-200	AMD-C AMD	96-05-005 96-11-078	220-57-473 220-57-473	AMD-C AMD	96-05-005	222-16-080	AMD-C	96-05-090
220-57-205 220-57-205	AMD-C	96-05-005	220-57-480	AMD-C	96-11-078 96-05-005	222-16-080 222-16-080	AMD-S AMD	96-09-099
220-57-205	AMD-W	96-11-084	220-57-480	AMD-W	96-11-084	222-16-080	AMD-C	96-12-038 96-13-004
220-57-210	AMD-C	96-05-005	220-57-495	AMD-C	96-05-005	222-16-080	AMD-E	96-13-004
220-57-210	AMD-W	96-11-084	220-57-495	AMD	96-11-078	222-16-085	NEW-C	96-04-076
220-57-215	AMD-C	96-05-005	220-57-50500Y	NEW-E	96-08-045	222-16-085	NEW-C	96-05-090
20-57-215	AMD	96-11-078	220-57-51500L	NEW-E	96-08-045	222-16-085	NEW-S	96-09-099
20-57-220	AMD-C	96-05-005	220-57-520	AMD-C	96-05-005	222-16-085	NEW	96-12-038
20-57-220	AMD-W	96-11-084	220-57-520	AMD-W	96-11-084	222-16-086	NEW-C	96-04-076
220-57-230	AMD-C	96-05-005	220-57-525	AMD-C	96-05-005	222-16-086	NEW-C	96-05-090
220-57-230 220-57-235	AMD-W	96-11-084	220-57-525	AMD-W	96-11-084	222-16-086	NEW-S	96-09-099
220-57-235 220-57-235	AMD-C AMD	96-05-005 96-11-078	220-57A-001 220-57A-035	AMD AMD	96-05-004 96-05-004	222-16-086 222-16-100	NEW NEW-C	96-12-038
220-57-240	AMD-C	96-05-005	220-57A-035 220-57A-175	AMD-C	96-05-005	222-16-100	NEW-C	96-04-076 96-05-090
220-57-240	AMD	96-11-078	220-57A-175	AMD-W	96-11-084	222-16-100	NEW-S	96-09-099
20-57-250	AMD-C	96-05-005	220-57A-17500A	NEW-E	96-15-037	222-16-100	NEW	96-12-038
20-57-250	AMD-W	96-11-084	220-57A-17500A	REP-E	96-15-037	222-21-010	NEW-W	96-03-067
20-57-260	AMD-C	96-05-005	220-57A-17500B	NEW-E	96-15-068	222-21-020	NEW-W	96-03-067
20-57-260	AMD-W	96-11-084	220-57A-17500B		96-15-068	222-21-030	NEW-W	96-03-067
20-57-265 20-57-265	AMD-C AMD-W	96-05-005 96-11-084	220-57A-17500C 220-57A-180	NEW-E	96-16-005	222-21-040	NEW-W	96-03-067
20-57-265	AMD-W	96-05-005	220-57A-180 220-57A-180	AMD-C AMD-W	96-05-005 96-11-084	222-24-030 222-24-030	AMD-E	96-03-009
220-57-270	AMD-W	96-11-084	220-69-24000C	NEW-E	96-09-048	222-24-030	AMD-C AMD-C	96-04-076 96-05-090
220-57-27000B	NEW-E	96-11-118	220-69-24000D	NEW-E	96-11-007	222-24-030	AMD-S	96-09-099
220-57-27000B	REP-E	96-11-118	220-88A-07000C	NEW-E	96-09-048	222-24-030	AMD	96-12-038
220-57-280	AMD-C	96-05-005	220-88A-07000C	REP-E	96-11-054	222-24-030	AMD-E	96-13-026
220-57-280	AMD-W	96-11-084	220-88A-07000D	NEW-E	96-11-037	222-30-050	AMD-E	96-03-009
20-57-285	AMD-C	96-05-005	220-88A-07000D	REP-E	96-11-054	222-30-050	AMD-C	96-04-076
20-57-285 20-57-29000S	AMD-W NEW-E	96-11-084	220-88A-07000E	NEW-E	96-11-054	222-30-050	AMD-C	96-05-090
20-57-29000S	REP-E	96-08-045 96-12-067	220-88A-07000E 220-88A-07000F	REP-E NEW-E	96-11-095 96-11-095	222-30-050 222-30-050	AMD-S	96-09-099
20-57-29000T	NEW-E	96-12-067	220-88A-07000F	REP-E	96-12-003	222-30-050	AMD AMD-E	96-12-038 96-13-026
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20-57-310	AMD	96-11-078	220-88A-08000C		96-12-003	222-30-060	AMD-S	96-09-099
20-57-31000S	NEW-E	96-08-045	220-88A-08000C		96-12-022	222-30-060	AMD	96-12-038
0-57-31500B	NEW-E	96-08-045	220-88A-08000D		96-12-022	222-30-060	AMD-E	96-13-026
0-57-319	AMD-C	96-05-005	220-88A-08000D	REP-E	96-14-032	222-30-065	NEW-E	96-03-009
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0-57-31900L	NEW-E	96-13-020	220-86A-06000F	AMD-C	96-15-036 96-08-015	222-30-065 222-30-065	NEW-S	96-09-099
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20-57-340	AMD-W	96-11-084	220-95-013	AMD-S	96-14-146	222-30-070	AMD-C	96-04-076
20-57-345	AMD-C	96-05-005	220-95-018	AMD-P	96-04-069	222-30-070	AMD-C	96-05-090
20-57-345	AMD-W	96-11-084	220-95-018	AMD-S	96-14-146	222-30-070	AMD-S	96-09-099
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20-57-350 20-57-370	AMD	96-11-078	220-95-022	AMD-S	96-14-146	222-30-070	AMD-E	96-13-026
20-57-370 20-57-370	AMD-C AMD	96-05-005 96-11-078	220-95-032	AMD-P	96-04-069	222-30-075	NEW-E	96-03-009
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20-57-385	AMD-C	96-11-078	222-10-030	NEW-W	96-03-067 96-04-076	222-30-075 222-30-100	NEW-E	96-13-026
	AMD-C	96-05-005	222-10-040	NEW-C	96-04-076 96-05-090	222-30-100	AMD-E AMD-C	96-03-009 96-04-076
20-57-410								70-04-076
	AMD-W	96-11-084	222-10-040	NEW-S	96-09-099	222-30-100	AMD-C	96 <u>-</u> 05-000
220-57-410 220-57-410 220-57-415		96-11-084 96-05-005	222-10-040 222-10-040	NEW-S NEW	96-09-099 96-12-038	222-30-100 222-30-100	AMD-C AMD-S	96-05-090 96-09-099

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222-38-020	AMD-E	96-03-009	230-20-103	AMD-P	96-03-079	232-12-124	AMD-P	96-14-128
222-38-020	AMD-W	96-03-067	230-20-103	AMD	96-07-078	232-12-128	NEW-P	96-14-136
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222-38-030	AMD-E	96-13-026	230-20-105	NEW	96-13-067 96-07-072	232-12-147	AMD-W	96-11-083
223-08-080	AMD-P	96-09-057	230-20-106	NEW-P NEW	96-13-067	232-12-147	AMD-W	96-05-044
223-08-080	AMD	96-15-034	230-20-106 230-20-107	NEW-P	96-07-072	232-12-168	AMD	96-11-079
223-08-085	AMD-P	96-13-106 96-09-057	230-20-107	NEW	96-13-067	232-12-168	AMD-P	96-06-063
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223-08-155	REP	96-15-034	230-20-115	NEW-P	96-03-079	232-12-16800A	REP-E	96-10-070
223-08-235	REP-P	96-13-106	230-20-115	NEW	96-07-078	232-12-275	AMD-P	96-06-06
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230-02-137	NEW	96-07-075	230-20-241	AMD	96-13-067	232-12-61900B	REP-E REP	96-04-02
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230-04-040	AMD	96-07-075	230-20-510	NEW	96-07-076	232-16-410	REP	96-12-05
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230-04-120	AMD-P	96-05-042	230-25-220	AMD-P	96-03-076	232-16-750	NEW-P NEW-P	96-14-12 96-14-13
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	AMD-P	96-03-077	232-12-068	AMD-P	96-14-142 96-14-129	232-28-251 232-28-251	AMD-P AMD	96-06-07 96-12-04
230-20-064							AIVIII	
230-20-064	AMD	96-05-011	232-12-101	AMD-P				
	AMD AMD PREP	96-05-011 96-07-075 96-11-125	232-12-101 232-12-104 232-12-107	AMD-P AMD-P AMD-P	96-14-130 96-14-134	232-28-252 232-28-252	AMD-P AMD	96-06-07 96-12-04

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232-28-253	AMD-P	96-06-072	236-48-095	PREP-X	96-13-038	246-254-090	AMD-P	96-07-103
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232-28-254	AMD-P	96-06-073	236-50-010	PREP-X	96-13-039	246-254-100	AMD-P	96-07-103
232-28-254	AMD	96-12-051	236-56-100	PREP-X	96-13-037	246-254-100	AMD	96-11-043
232-28-256	AMD-P	96-06-074	236-60-001	PREP-X	96-13-036	246-255	PREP-X	96-14-046
232-28-256	AMD	96-12-052	236-60-005	PREP-X	96-13-036	246-264-010	PREP-X	96-14-067
232-28-257	AMD	96-04-027	236-60-010	PREP-X	96-13-036	246-264-020	PREP-X	96-14-067
232-28-260	NEW	96-04-027	236-60-020	PREP-X	96-13-036	246-264-030	PREP-X	96-14-067
232-28-260	AMD-P	96-14-132	236-60-030	PREP-X	96-13-036	246-264-040	PREP-X	96-14-067
232-28-261	NEW-P	96-06-075	236-60-040	PREP-X	96-13-036	246-264-050	PREP-X	96-14-067
232-28-261	NEW	96-12-053	236-60-050	PREP-X	96-13-036	246-264-060	PREP-X	96-14-067
232-28-262	NEW-P	96-06-076	236-60-060	PREP-X	96-13-036	246-264-070	PREP-X	96-14-067
232-28-262 232-28-263	NEW NEW-P	96-12-054 96-14-133	236-60-070 236-60-080	PREP-X PREP-X	96-13-036 96-13-036	246-264-080 246-264-090	PREP-X PREP-X	96-14-067 96-14-067
232-28-203	REP	96-14-133 96-04-027	236-60-090	PREP-X	96-13-036	246-264-100	PREP-X	96-14-067
232-28-407	REP	96-04-027	236-60-100	PREP-X	96-13-036	246-264-110	PREP-X	96-14-067
232-28-419	REP-P	96-06-077	245-02-040	PREP	96-04-059	246-264-120	PREP-X	96-14-067
232-28-419	REP	96-12-055	245-02-040	AMD-P	96-08-090	246-264-130	PREP-X	96-14-067
232-28-420	NEW-P	96-14-124	245-02-040	AMD	96-11-133	246-264-140	PREP-X	96-14-067
232-28-514	AMD-P	96-14-137	246-08-104	PREP-X	96-14-046	246-264-150	PREP-X	96-14-067
232-28-60101	REP	96-04-027	246-08-105	PREP-X	96-14-046	246-264-160	PREP-X	96-14-067
232-28-60102	REP	96-04-027	246-10	PREP	96-06-048	246-264-170	PREP-X	96-14-067
232-28-604	REP	96-04-027	246-10-107	AMD-P	96-14-069	246-264-180	PREP-X	96-14-067
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232-28-60508	REP	96-04-027	246-10-403	AMD-P	96-14-069	246-282-005	AMD-P	96-14-110
232-28-61610	REP	96-04-027	246-10-501	AMD-P	96-14-069	246-282-990	AMD-P	96-12-074
232-28-619	AMD-C	96-05-044	246-10-502	AMD-P	96-14-069	246-282-990	AMD	96-16-073
232-28-619	AMD	96-11-079	246-10-503	AMD-P	96-14-069	246-292-030	PREP-X	96-14-046
232-28-61900K 232-28-61900K	NEW-E REP-E	96-03-053 96-03-053	246-11 246-11-380	PREP AMD-P	96-06-048 96-14-069	246-310 246-316-990	PREP AMD-P	96-05-059 96-09-084
232-28-61900L	NEW-E	96-03-054	246-11-430	AMD-P	96-14-069	246-316-990	AMD-F AMD	96-09-084
232-28-61900L	REP-E	96-03-054	246-11-550	AMD-P	96-14-069	246-318	PREP	96-07-011
232-28-61900M	NEW-E	96-04-043	246-50-001	AMD-P	96-04-082	246-327-990	AMD-P	96-09-082
232-28-61900M	REP-E	96-04-043	246-50-001	AMD	96-09-042	246-327-990	AMD	96-12-026
232-28-61900P	NEW-E	96-06-007	246-50-010	AMD-P	96-04-082	246-328-100	NEW-P	96-11-131
232-28-61900P	REP-E	96-06-007	246-50-010	AMD	96-09-042	246-328-100	NEW	96-14-070
232-28-61900P	REP-E	96-13-019	246-100-042	AMD-P	96-04-078	246-328-150	NEW-P	96-11-131
232-28-61900Q	NEW-E	96-10-070	246-100-042	AMD	96-11-077	246-328-150	NEW	96-14-070
232-28-61900Q	REP-E	96-10-070	246-100-076	AMD-P	96-16-072	246-328-200	NEW-P	96-11-131
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232-28-61900R 232-28-61900S	NEW-E	96-14-143 96-15-120	246-100-218	PREP-X	96-14-067	246-328-990	AMD-P	96-09-081
232-28-61900S	REP-E	96-15-120	246-100-226	PREP-X	96-14-067	246-331-990	AMD-F AMD	96-12-025
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232-28-812	REP	96-04-027	246-201-040	PREP-X	96-14-067	246-338-990	AMD	96-12-011
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236-12-351	AMD-P	96-10-019	246-201-090	PREP-X	96-14-067	246-378-050	PREP-X	96-14-067
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236-12-360 236-12-360	AMD-E AMD-P	96-10-019	246-201-110 246-201-120	PREP-X PREP-X	96-14-067 96-14-067	246-430-030	AMD	96-13-027
236-12-360	AMD-P AMD	96-13-001	246-201-120	PREP-X	96-14-067 96-14-067	246-610-010 246-610-020	PREP-X	96-14-067
236-12-361	AMD-E	96-09-006	246-201-140	PREP-X	96-14-067	246-610-030	PREP-X PREP-X	96-14-067 96-14-067
236-12-361	AMD-P	96-10-019	246-201-150	PREP-X	96-14-067	246-610-040	PREP-X	96-14-067
236-12-361	AMD	96-13-001	246-201-160	PREP-X	96-14-067	246-790-010	PREP	96-14-037
236-12-362	REP-E	96-09-006	246-201-170	PREP-X	96-14-067	246-790-050	PREP	96-14-043
236-12-362	REP-P	96-10-019	246-201-180	PREP-X	96-14-067	246-790-060	PREP	96-14-043
236-12-362	REP	96-13-001	246-201-190	PREP-X	96-14-067	246-790-070	PREP	96-14-043
236-12-370	AMD-E	96-09-006	246-201-200	PREP-X	96-14-067	246-790-080	PREP	96-14-043
236-12-370	AMD-P	96-10-019	246-201-210	PREP-X	96-14-067	246-790-090	PREP	96-14-043
236-12-370	AMD	96-13-001	246-249-080	PREP	96-11-129	246-790-100	PREP	96-14-043
236-12-371	AMD-E	96-09-006	246-254-053	AMD-P	96-07-103	246-790-110	PREP	96-14-043
236-12-371	AMD-P	96-10-019	246-254-053	AMD	96-11-043	246-790-120	PREP	96-14-043
236-12-371	AMD	96-13-001	246-254-070	AMD-P	96-07-103	246-790-130	PREP	96-14-043
236-24-010 236-24-020	PREP-X	96-13-040	246-254-070	AMD D	96-11-043	246-800	PREP-W	96-09-018
236-24-020	PREP-X PREP-X	96-13-040 96-13-040	246-254-080 246-254-080	AMD-P AMD	96-07-103 96-11 <i>-</i> 043	246-806-010 246-806-010	REP-P REP	96-10-006
	I WEI -W	>0~13 ~040	. 270-257-000		70-11 -04 3	1 470-000-010	N.C.F	96-16-074
Table				[16]				

Table [16]

		WSR #	WAC#		WSR #	WAC#		WSR #
WAC #		W3K #			·			2442
246-806-020	REP-P	96-10-006	246-807-160	REP	96-16-074	246-807-500	REP-P	96-10-006
246-806-020	REP	96-16-074	246-807-171	REP-P	96-10-006	246-807-500	REP	96-16-074
246-806-030	REP-P	96-10-006	246-807-171	REP	96-16-074	246-807-510	REP-P	96-10-006
246-806-030	REP	96-16-074	246-807-173	REP-P	96-10-006	246-807-510	REP	96-16-074
246-806-040	REP-P	96-10-006	246-807-173	REP	96-16-074	246-807-520	REP-P	96-10-006
246-806-040	REP	96-16-074	246-807-180	REP-P	96-10-006	246-807-520	REP	96-16-074
246-806-060	REP-P	96-10-006	246-807-180	REP	96-16-074	246-807-530	REP-P	96-10-006
246-806-060	REP	96-16-074	246-807-190	REP-P	96-10-006	246-807-530	REP	96-16-074
246-806-070	REP-P	96-10-006	246-807-190	REP	96-16-074	246-808-001	NEW-P	96-10-006
246-806-070	REP	96-16-074	246-807-200	REP-P	96-10-006	246-808-001	NEW	96-16-074
246-806-075	REP-P	96-10-006	246-807-200	REP	96-16-074	246-808-010	NEW-P	96-10-006
246-806-075	REP	96-16-074	246-807-210	REP-P	96-10-006	246-808-010	NEW	96-16-074
246-806-080	REP-P	96-10-006	246-807-210	REP	96-16-074	246-808-015	NEW-P	96-10-006
246-806-080	REP	96-16-074	246-807-220	REP-P	96-10-006	246-808-015	NEW	96-16-074
246-806-085	REP-P	96-10-006	246-807-220	REP	96-16-074	246-808-020	NEW-P	96-10-006
246-806-085	REP	96-16-074	246-807-230	REP-P	96-10-006	246-808-020	NEW	96-16-074
246-806-090	REP-P	96-10-006	246-807-230	REP	96-16-074	246-808-030	NEW-P	96-10-006
246-806-090	REP	96-16-074	246-807-240	REP-P	96-10-006	246-808-030	NEW	96-16-074
246-806-100	REP-P	96-10-006	246-807-240	REP	96-16-074	246-808-040	NEW-P	96-10-000
246-806-100	REP	96-16-074	246-807-250	REP-P	96-10-006	246-808-040	NEW	96-16-074
246-806-110	REP-P	96-10-006	246-807-250	REP	96-16-074	246-808-101	NEW-P	96-10-000
246-806-110	REP	96-16-074	246-807-260	REP-P	96-10-006	246-808-101	NEW	96-16-074
246-806-120	REP-P	96-10-006	246-807-260	REP	96-16-074	246-808-105	NEW-P	96-10-000
246-806-120	REP	96-16-074	246-807-270	REP-P	96-10-006	246-808-105	NEW	96-16-074
246-806-130	REP-P	96-10-006	246-807-270	REP	96-16-074	246-808-106	NEW-P	96-10-00
246-806-130	REP	96-16-074	246-807-280	REP-P	96-10-006	246-808-106	NEW	96-16-07
246-806-140	REP-P	96-10-006	246-807-280	REP	96-16-074	246-808-115	NEW-P	96-10-00
246-806-140	REP	96-16-074	246-807-290	REP-P	96-10-006	246-808-115	NEW	96-16-07
246-806-160	REP-P	96-10-006	246-807-290	REP	96-16-074	246-808-120	NEW-P	96-10-00
246-806-160	REP	96-16-074	246-807-300	REP-P	96-10-006	246-808-120	NEW	96-16-07
246-806-170	REP-P	96-10-006	246-807-300	REP	96-16-074	246-808-130	NEW-P	96-10-00
246-806-170	REP	96-16-074	246-807-310	REP-P	96-10-006	246-808-130	NEW	96-16-07
246-806-180	REP-P	96-10-006	246-807-310	REP	96-16-074	246-808-135	NEW-P	96-10-00
246-806-180	REP	96-16-074	246-807-311	REP-P	96-10-006	246-808-135	NEW	96-16-07
246-806-190	REP-P	96-10-006	246-807-311	REP	96-16-074	246-808-140	NEW-P	96-10-00
246-806-190	REP	96-16-074	246-807-320	REP-P	96-10-006	246-808-140	NEW	96-16-07
246-806-990	REP-P	96-10-006	246-807-320	REP	96-16-074	246-808-150	NEW-P	96-10-00
246-806-990	REP	96-16-074	246-807-330	REP-P	96-10-006	246-808-150	NEW	96-16-07
246-807-020	REP-P	96-10-006	246-807-330	REP	96-16-074	246-808-155	NEW-P	96-10-00
246-807-020	REP	96-16-074	246-807-340	REP-P	96-10-006	246-808-155	NEW	96-16-07
246-807-030	REP-P	96-10-006	246-807-340	REP	96-16-074	246-808-160	NEW-P	96-10-00
246-807-030	REP	96-16-074	246-807-350	REP-P	96-10-006	246-808-160	NEW	96-16-07
246-807-040	REP-P	96-10-006	246-807-350	REP	96-16-074	246-808-165	NEW-P	96-10-00
246-807-040	REP	96-16-074	246-807-360	REP-P	96-10-006	246-808-165	NEW	96-16-07
246-807-050	REP-P	96-10-006	246-807-360	REP	96-16-074	246-808-170	NEW-P	96-10-00
246-807-050	REP	96-16-074	246-807-370	REP-P	96-10-006	246-808-170	NEW	96-16-07
246-807-060	REP-P	96-10-006	246-807-370	REP	96-16-074	246-808-180	NEW-P	96-10-00
246-807-060	REP	96-16-074	246-807-380	REP-P	96-10-006	246-808-180	NEW	96-16-07
246-807-070	REP-P	96-10-006	246-807-380	REP	96-16-074	246-808-185	NEW-P	96-10-00
246-807-070	REP	96-16-074 •	246-807-390	REP-P	96-10-006	246-808-185	NEW	96-16-07
246-807-080	REP-P	96-10-006	246-807-390	REP	96-16-074	246-808-190	NEW-P	96-10-00
246-807-080	REP	96-16-074	246-807-395	REP-P	96-10-006	246-808-190	NEW	96-16-07
246-807-090	REP-P	96-10-006	246-807-395	REP	96-16-074	246-808-201	NEW-P	96-10-00
246-807-090	REP	96-16-074	246-807-396	REP-P	96-10-006	246-808-201	NEW	96-16-07
246-807-100	REP-P	96-10-006	246-807-396	REP	96-16-074	246-808-215	NEW-P	96-10-00
246-807-100	REP .	96-16-074	246-807-400	REP-P	96-10-006	246-808-215	NEW	96-16-07
246-807-110	REP-P	96-10-006	246-807-400	REP	96-16-074	246-808-301	NEW-P	96-10-00
246-807-110	REP	96-16-074	246-807-410	REP-P	96-10-006	246-808-301	NEW	96-16-07
	REP-P	96-10-006	246-807-410	REP	96-16-074	246-808-320	NEW-P	96-10-00
246-807-115	REP	96-16-074	246-807-420	REP-P	96-10-006	246-808-320	NEW	96-16-07
246-807-115	REP-P	96-10-006	246-807-420	REP	96-16-074	246-808-330	NEW-P	96-10-00
246-807-120 246-807-120	REP-F	96-16-074	246-807-430	REP-P	96-10-006	246-808-330	NEW	96-16-07
	REP-P	96-10-006	246-807-430	REP	96-16-074	246-808-340	NEW-P	96-10-00
246-807-125	REP-P	96-16-074	246-807-440	REP-P	96-10-006	246-808-340	NEW	96-16-07
246-807-125		96-10-074 96-10-006	246-807-440	REP	96-16-074	246-808-350	NEW-P	96-10-00
246-807-130	REP-P	96-10-006 96-16-074	246-807-450	REP-P	96-10-006	246-808-350	NEW	96-16-07
246-807-130	REP D	96-10-074 96-10-006	246-807-450	REP	96-16-074	246-808-360	NEW-P	96-10-00
246-807-135	REP-P	96-10-006 96-16-074	246-807-460	REP-P	96-10-006	246-808-360	NEW	96-16-07
246-807-135	REP		246-807-460	REP	96-16-074	246-808-370	NEW-P	96-10-00
246-807-140	REP-P	96-10-006	246-807-470	REP-P	96-10-074	246-808-370	NEW	96-16-07
246-807-140	REP	96-16-074 96-10-006	246-807-470	REP-P REP	96-16-074	246-808-380	NEW-P	96-10-00
		UA 1(1.00A	1 /4D-XII/-4/()	KCP	70-10-U/4	1 240-000-300	7457 44-1	70-10-00
246-807-150	REP-P		1				NEW	06.16.M
	REP-P REP REP-P	96-16-074 96-10-006	246-807-480 246-807-480	REP-P REP	96-10-006 96-16-074	246-808-380 246-808-390	NEW NEW-P	96-16-07 96-10-00

264-808-400 NEW 96-16-074 246-808-801 NEW 96-10-006 246-808-801 NEW 96-10-006 246-808-801 NEW 96-16-074 246-808-801 NEW 96-16-074 246-808-801 NEW 96-16-006 246-808-801 NEW 96	WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
246-808-400 NEW-P 96-16-074 246-808-400 NEW-P 96-16-074 246-808-400 NEW-P 96-16-074 246-808-301 NEW-P 96-16-074 24	246-808-390	NEW	96-16-074	246-808-720	NEW-P	96-10-006	246-917-100	RFP	96-03-073
246-808-400 NEW 96-16-074 246-808-801 NEW 96-10-006 246-917-120 REP 96-03-07 246-808-410 NEW 96-16-074 246-808-801 NEW 96-								REP	96-03-073
246-808-310 NEW-9 96-16-074 246-808-310 NEW-9 96-16-076 246-808-310 NEW-9 96-16-074 246-808-310 NEW-9 96-16-076 246-808-310 NEW-9 96-10-006 246-808-310 NEW-9 96-10-006 246-808-310 NEW-9 96-10-006 24				li .				REP	96-03-073
246-808-505 NEW-P 96-16-074 246-808-320 NEW-P 96-10-066 24	246-808-410		96-10-006	246-808-801	NEW	96-16-074		REP	96-03-073
246-888-305 NEW 96-16-074 264-588-820 NEW 96-16-074 246-917-130 REP 96-03-07 246-888-310 NEW 96-16-076 246-588-830 NEW 96-16-074 246-917-140 REP 96-03-07 246-888-325 NEW 96-16-076 246-888-830 NEW 96-16-074 246-917-140 REP 96-03-07 246-888-325 NEW 96-16-076 246-888-990 NEW 96-16-076 246-917-160 REP 96-03-07 246-888-325 NEW 96-16-076 246-888-990 NEW 96-16-076 246-917-160 REP 96-03-07 246-888-325 NEW 96-16-076 246-888-990 NEW 96-16-071 246-917-170 REP 96-03-07 246-888-325 NEW 96-16-076 246-888-990 NEW 96-16-071 246-917-180 REP 96-03-07 246-888-330 NEW 96-16-076 246-888-990 NEW 96-16-071 246-917-180 REP 96-03-07 246-888-330 NEW 96-16-076 246-888-990 NEW 96-16-071 246-917-180 REP 96-03-07 246-888-330 NEW 96-16-076 246-888-990 NEW 96-16-071 246-917-180 REP 96-03-07 246-888-330 NEW 96-16-076 246-888-990 NEW 96-06-028 246-917-290 REP 96-03-07 246-888-345 NEW 96-16-076 246-888-910 PREP W 96-06-028 246-917-390 REP 96-03-07 246-888-345 NEW 96-16-076 246-389-120 PREP W 96-06-028 246-917-390 REP 96-03-07 246-888-345 NEW 96-16-076 246-389-100 NEW 96-06-028 246-917-390 REP 96-03-07 246-888-345 NEW 96-16-076 246-389-100 NEW 96-05-060 246-918-000 AMD 96-03-07 246-888-345 NEW 96-16-076 246-389-100 NEW 96-05-060 246-918-000 AMD 96-03-07 246-888-345 NEW 96-10-066 246-380-90 NEW 96-05-060 246-918-000 AMD 96-03-07 246-888-350 NEW 96-10-066 246-380-90 NEW 96-05-060 246-918-000 AMD 96-03-07 246-888-350 NEW P 96-10-066 246-380-90 NEW 96-05-060 246-918-000 AMD 96-03-07 246-888-350 NEW P 96-10-066 246-380-90 NEW 96-05-060 246-918-000 AMD 96-03-07 246-888-350 NEW P 96-10-066 246-380-90 NEW 96-05-060 246-918-000 AMD 96-03-07 246-888-350 NEW P 96-10-066 246-380-90 NEW 96-05-060 246-918-000 AMD 96-03-07 246-888-350 NEW P 96-10-066 246-380-90 NEW 96-05-060 246-918-000 AMD 96-03-07 246-888-350 NEW P 96-10-066 246-380-90 NEW 96-05-060 246-918-000 AMD 96-03-07 246-888-350 NEW P 96-10-066 246-380-90 NEW 96-05-060 246-918-000 AMD 96-03-07 246-888-350 NEW P 96-10-066 246-380-90 NEW 96-05-060 246-918-000 AMD 96-03-07 246-888-350 NEW P 96-10-066 246-								REP	96-03-073
246-808-510 NEW-P 96-16-074								REP	
246-808-510 NEW 96-16-074 246-808-830 NEW-96-16-074 246-917-100 REP 96-03-07 246-808-320 NEW-96-10-006 246-917-106 REP 96-03-07 246-808-320 NEW-96-10-006 246-808-390 NEW-99-10-006 246-917-106 REP 96-03-07 246-808-320 NEW-96-10-006 246-808-390 NEW-96-10-006 246-917-100 REP 96-03-07 246-808-320 NEW-96-10-006 246-808-390 NEW-96-00-009 246-808-320 NEW-96-10-006 246-808-310 NEW-96-00-009 246-808-320 NEW-96-10-006 246-808-310 NEW-96-00-009 246-808-320 NEW-96-10-006 246-808-310 NEW-96-00-009 246-808-320 NEW-96-10-006 246-808-310 NEW-96-00-009 246-808-350 NEW-96-10-006 246-808-300 NEW-96-00-009 246-808-350 NEW-96-10-006 24								REP	
246-888-320 NEW-P 96-16-074 246-917-150 REP 96-33-07 246-888-325 NEW-P 96-16-074 246-917-160 REP 96-33-07 246-888-325 NEW-P 96-16-076 246-888-325 NEW-P 96-16-076 246-888-325 NEW-P 96-16-076 246-888-325 NEW-P 96-16-076 246-888-326 NEW-P 96-10-066 246-888-					NEW D			REP	
246-888-329 NEW 96-16-074 246-888-990 NEW-9 96-16-074 246-917-106 REP 96-63-077 246-888-329 NEW-9 96-10-006 246-88								REP	
246-808-525 NEW-P 96-10-006								REP	
246-808-325 NEW 96-16-074 246-810 PREP 96-16-071 246-917-180 REP 96-03-077 246-808-330 NEW-96-10-006 246-810-90 PREP 96-15-072 246-917-200 REP 96-03-077 246-808-330 NEW 96-10-006 246-826-070 PREP 96-15-072 246-917-200 REP 96-03-077 246-808-335 NEW-96-10-006 246-828-010 PREP 96-03-077 246-808-335 NEW-96-16-074 246-828-809 PREP 96-03-077 246-918-006 REP 96-03-077 246-808-850 NEW-96-16-074 246-840-910 NEW 96-05-060 246-918-006 AMD 96-03-072 246-808-850 NEW-96-16-074 246-840-910 NEW 96-05-060 246-918-008 AMD 96-03-072 246-808-850 NEW-96-16-074 246-840-910 NEW 96-05-060 246-918-008 AMD 96-03-072 246-808-850 NEW-96-16-074 246-841-900 NEW 96-05-060 246-918-008 AMD 96-03-072 246-808-850 NEW-96-16-074 246-841-900 NEW 96-05-060 246-918-008 AMD 96-03-072 246-808-850 NEW-96-16-074 246-841-900 NEW 96-05-060 246-918-008 AMD 96-03-072 246-808-850 NEW-96-10-006 246-841-900 NEW 96-05-060 246-918-008 AMD 96-03-072 246-918-008 AMD 96-03-072 246-808-850 NEW-96							1	REP	96-03-073
246-808-350 NEW-P 96-10-006					PREP			REP	96-03-073
246-808-555 NEW-P 96-10-006					AMD			REP	96-03-073
246-808-535 NEW 96-16-074 246-838-010 PREP-W 96-06-028 246-917-220 REP 96-03-077 246-808-540 NEW-P 96-10-006 246-839-120 NEW 96-06-028 246-917-990 REP 96-03-077 246-808-545 NEW-P 96-10-074 246-840-920 NEW 96-05-060 246-918-006 246-918								REP	96-03-073
246-888-540 NEW-P 96-10-006					PREP			REP	
246-808-540 NEW 96-16-074 246-809-10 NEW 96-05-060 246-918-005 AMD 96-03-077 246-808-550 NEW-P 96-10-060 246-809-20 NEW 96-05-060 246-918-006 AMD 96-03-077 246-808-550 NEW-P 96-10-060 246-809-950 NEW 96-05-060 246-918-006 AMD 96-03-077 246-808-550 NEW-P 96-10-060 246-809-950 NEW 96-05-060 246-918-006 AMD 96-03-077 246-808-560 NEW-P 96-10-060 246-809-950 NEW 96-05-060 246-918-008 AMD 96-03-077 246-808-560 NEW-P 96-10-060 246-809-950 NEW 96-05-060 246-918-008 AMD 96-03-077 246-808-560 NEW-P 96-10-060 246-808-950 NEW 96-05-060 246-918-008 AMD 96-03-077 246-808-560 NEW-P 96-10-060 246-814-050 NEW 96-05-060 246-918-005 AMD 96-03-077 246-808-560 NEW-P 96-10-060 246-814-050 NEW 96-05-060 246-918-005 AMD 96-03-077 246-808-570 NEW-P 96-10-060 246-814-050 NEW 96-05-060 246-918-005 AMD 96-03-077 246-808-570 NEW-P 96-10-060 246-814-050 NEW 96-05-060 246-918-005 AMD 96-03-077 246-808-570 NEW-P 96-10-060 246-818-80 NEW 96-05-060 246-918-005 AMD 96-03-077 246-808-570 NEW-P 96-10-060 246-818-80 NEW 96-05-060 246-918-005 AMD 96-03-077 246-808-580 NEW-P 96-10-060 246-818-400 NEW-P 96-10-060 246-818-90 NEW-P 96-10-060 246-831-400 NEW-P 96-10-060 246-831-90 NEW-P 96-10-060 246-8								REP	
246-808-545 NEW-P 96-10-006								DED	
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246-808-590 NEW-P 96-16-074					REP-P				
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246-808-670 NEW-P 96-10-006 246-904-100 NEW-E 96-11-103 246-919-230 PREP-X 96-14-048 246-808-670 NEW 96-16-074 246-915-030 AMD-E 96-03-050 246-919-240 NEW 96-03-073 246-808-680 NEW-P 96-10-006 246-915-030 AMD-P 96-08-068 246-919-240 PREP-X 96-14-048 246-808-680 NEW 96-16-074 246-915-030 AMD 96-13-008 246-919-300 NEW 96-03-073 246-808-685 NEW-P 96-10-006 246-917-020 REP 96-03-073 246-919-305 NEW 96-03-073 246-808-685 NEW 96-10-006 246-917-025 REP 96-03-073 246-919-310 NEW 96-03-073 246-808-690 NEW-P 96-10-006 246-917-026 REP 96-03-073 246-919-320 NEW 96-03-073 246-808-695 NEW-P 96-10-006 246-917-030 REP 96-03-073 246-919-330 NEW 96-03-073 2					NEW-E				96-14-045
246-808-670 NEW 96-16-074 246-915-030 AMD-E 96-03-050 246-919-240 NEW 96-03-073 246-808-680 NEW-P 96-10-006 246-915-030 AMD-P 96-08-068 246-919-240 PREP-X 96-14-045 246-808-680 NEW 96-16-074 246-915-030 AMD 96-13-008 246-919-300 NEW 96-03-073 246-808-685 NEW-P 96-10-006 246-917-020 REP 96-03-073 246-919-305 NEW 96-03-073 246-808-685 NEW 96-16-074 246-917-025 REP 96-03-073 246-919-305 NEW 96-03-073 246-808-690 NEW-P 96-10-006 246-917-026 REP 96-03-073 246-919-310 NEW 96-03-073 246-808-690 NEW-P 96-10-006 246-917-030 REP 96-03-073 246-919-330 NEW 96-03-073 246-808-695 NEW-P 96-10-006 246-917-040 REP 96-03-073 246-919-340 NEW 96-03-073 246-80									
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246-808-690 NEW 96-16-074 246-917-030 REP 96-03-073 246-919-330 NEW 96-03-073 246-808-695 NEW-P 96-10-006 246-917-040 REP 96-03-073 246-919-340 NEW 96-03-073 246-808-695 NEW 96-16-074 246-917-050 REP 96-03-073 246-919-350 NEW 96-03-073 246-808-700 NEW-P 96-10-006 246-917-060 REP 96-03-073 246-919-355 NEW 96-03-073 246-808-700 NEW 96-16-074 246-917-070 REP 96-03-073 246-919-360 NEW 96-03-073 246-808-710 NEW-P 96-10-006 246-917-080 REP 96-03-073 246-919-365 NEW 96-03-073									96-03-073
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246-808-700 NEW-P 96-10-006 246-917-060 REP 96-03-073 246-919-355 NEW 96-03-073 246-808-700 NEW 96-16-074 246-917-070 REP 96-03-073 246-919-360 NEW 96-03-073 246-808-710 NEW-P 96-10-006 246-917-080 REP 96-03-073 246-919-365 NEW 96-03-073 246-919-365 NEW 96-03-073 246-919-365 NEW 96-03-073									
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246-808-710 NEW-P 96-10-006 246-917-080 REP 96-03-073 246-919-365 NEW 96-03-073									
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	246-808-710	NEW							96-03-073

Table [18]

WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
			246 020 560	REP	96-03-073	251-12-100	AMD	96-09-055
246-919-380	NEW	96-03-073	246-920-560	REP REP	96-03-073	251-12-100	REP-P	96-04-053
246-919-390	NEW	96-03-073	246-920-570	REP	96-03-073	251-12-101	REP-C	96-07-091
246-919-395	NEW	96-03-073	246-920-580	REP	96-03-073	251-12-101	REP	96-09-055
246-919-400	NEW	96-03-073	246-920-590	REP	96-03-073	251-12-101	AMD-P	96-04-053
246-919-410	NEW	96-03-073	246-920-600	REP	96-03-073	251-12-102	AMD-C	96-07-091
246-919-420	NEW	96-03-073	246-920-610	REP	96-03-073	251-12-102	AMD	96-09-055
246-919-430	NEW	96-03-073	246-920-620	REP	96-03-073	251-12-102	NEW-P	96-04-053
246-919-440	NEW	96-03-073	246-920-630	REP	96-03-073	251-12-104	NEW-C	96-07-091
246-919-450	NEW	96-03-073	246-920-640	REP	96-03-073	251-12-104	NEW	96-09-055
246-919-460	NEW	96-03-073	246-920-650	REP	96-03-073	251-12-105	NEW-P	96-04-053
246-919-470	NEW	96-03-073	246-920-660	REP	96-03-073	251-12-105	NEW-C	96-07-091
246-919-480	NEW	96-03-073	246-920-670	REP REP	96-03-073	251-12-105	NEW	96-09-055
246-919-500	NEW	96-03-073	246-920-680	REP	96-03-073	251-12-106	NEW-P	96-04-053
246-919-510	NEW	96-03-073	246-920-690	REP	96-03-073	251-12-106	NEW-C	96-07-091
246-919-600	NEW	96-03-073	246-920-710	REP	96-03-073 96-03-073	251-12-106	NEW	96-09-055
246-919-610	NEW	96-03-073	246-920-720	REP		251-12-180	AMD-P	96-04-053
246-919-620	NEW	96-03-073	246-920-730	REP	96-03-073	251-12-180	AMD-C	96-07-091
246-919-700	NEW	96-03-073	246-920-740	REP	96-03-073	251-12-180	AMD	96-09-055
246-919-710	NEW	96-03-073	246-920-750	REP	96-03-073		AMD-P	96-04-053
246-919-720	NEW	96-03-073	246-920-760	REP	96-03-073	251-12-232	AMD-C	96-07-091
246-919-730	NEW	96-03-073	246-920-770	REP	96-03-073	251-12-232		96-09-055
246-919-740	NEW	96-03-073	246-920-780	REP	96-03-073	251-12-232	AMD	
246-919-750	NEW	96-03-073	246-920-890	REP	96-03-073	251-14-110	AMD-P	96-04-053
246-919-760	NEW	96-03-073	246-924-040	PREP	96-16-007	251-14-110	AMD-C	96-07-091
246-919-770	NEW	96-03-073	246-924-080	AMD-P	96-02-086	251-14-110	AMD	96-09-055
246-919-990	NEW	96-03-073	246-924-080	AMD	96-08-007	251-14-130	NEW-P	96-04-053
246-920-020	REP	96-03-073	246-924-240	PREP	96-16-009	251-14-130	NEW-C	96-07-091
246-920-030	REP	96-03-073	246-924-250	AMD-P	96-02-086	251-14-130	NEW	96-09-055
246-920-040	REP	96-03-073	246-924-250	AMD	96-08-007	251-17-010	AMD	96-02-072
246-920-120	REP	96-03-073	246-924-370	PREP	96-16-006	251-17-150	AMD-P	96-08-086
246-920-120	REP	96-03-073	246-924-470	AMD-P	96-02-086	251-17-150	AMD	96-11-061
	REP	96-03-073	246-924-470	AMD	96-08-007	251-17-170	AMD	96-02-072
246-920-140	REP	96-03-073	246-924-480	PREP	96-16-008	251-19-105	REP-W	96-02-069
246-920-150	REP	96-03-073	246-924-500	NEW-P	96-02-086	251-19-105	AMD-P	96-02-071
246-920-160	REP	96-03-073	246-924-500	NEW	96-08-007	251-19-105	AMD	96-05-026
246-920-170	REP	96-03-073	246-924-500	PREP	96-16-009	251-22-045	AMD-E	96-15-047
246-920-180	KEP	96-03-073	246-924-990	AMD-P	96-02-085	251-22-116	AMD-P	96-08-08
246-920-190	REP	96-03-073	246-924-990	AMD	96-08-006	251-22-116	AMD-C	96-09-089
246-920-200	REP	96-03-073	246-924-990	PREP	96-15-071	251-22-116	AMD	96-13-077
246-920-210	REP	96-03-073	246-976-010	AMD	96-03-052	251-22-124	AMD-E	96-15-047
246-920-220	REP	96-03-073	246-976-045	NEW	96-03-052	251-22-167	AMD-P	96-08-081
246-920-230	REP		246-976-076	PREP	96-06-049	251-22-167	AMD-C	96-09-089
246-920-240	REP	96-03-073	246-976-076	NEW-P	96-14-111	251-22-167	AMD	96-13-07
246-920-250	REP	96-03-073	246-976-077	PREP	96-06-049	251-22-195	AMD-P	96-08-081
246-920-260	REP	96-03-073	246-976-077	NEW-P	96-14-111	251-22-195	AMD-C	96-09-089
246-920-270	REP	96-03-073	246-976-140	PREP	96-06-049	251-22-195	AMD	96-13-07
246-920-280	REP	96-03-073	246-976-140	AMD-P	96-14-111	251-22-197	REP-P	96-08-08
246-920-290	REP	96-03-073		NEW	96-03-052	251-22-197	REP-C	96-09-08
246-920-300	REP	96-03-073	246-976-165	PREP	96-06-049	251-22-197	REP	96-13-07
246-920-310	REP	96-03-073	246-976-181		96-14-111	251-22-200	AMD-P	96-08-08
246-920-320	REP	96-03-073	246-976-181	NEW-P	96-04-019	251-22-200	AMD-C	96-09-08
246-920-330	REP	96-03-073	250-20-021	AMD	96-07-096	251-22-200	AMD	96-13-07
246-920-340	REP	96-03-073	250-20-021	PREP		251-22-250	AMD-P	96-08-08
246-920-350	REP	96-03-073	250-20-021	AMD-P	96-11-101 96-07-095	251-22-250	AMD	96-11-05
246-920-360	REP	96-03-073	250-65	PREP	96-07-095	251-22-260	AMD-E	96-15-04
246-920-370	REP	96-03-073	250-65-020	AMD-P	96-11-090	251-22-260	AMD-E AMD-W	96-02-06
246-920-380	REP	96-03-073	250-65-060	AMD-P	96-11-090		AMD-W AMD-P	96-08-08
246-920-390	REP	96-03-073	250-74-010	PREP-X	96-13-028	251-22-270		96-11-05
246-920-400	REP	96-03-073	250-74-020	PREP-X	96-13-028	251-22-270	AMD	96-08-08
246-920-410	REP	96-03-073	250-74-030	PREP-X	96-13-028	251-22-280	AMD-P	96-11-05
246-920-420	REP	96-03-073	250-74-040	PREP-X	96-13-028	251-22-280	AMD	
246-920-430	REP	96-03-073	250-74-050	PREP-X	96-13-028	251-22-280	AMD-E	96-15-04
246-920-440	REP	96-03-073	250-74-060	PREP-X	96-13-028	251-22-290	AMD-P	96-08-08
246-920-450	REP	96-03-073	251-04-050	AMD-P	96-08-088	251-22-290	AMD	96-11-05
246-920-460	REP	96-03-073	251-04-050	AMD	96-11-063	251-22-290	AMD-E	96-15-04
246-920-470	REP	96-03-073	251-06-020	AMD-P	96-08-088	260-12	PREP	96-03-14
246-920-480	REP	96-03-073	251-06-020	AMD	96-11-063	260-12	PREP	96-12-08
246-920-480	REP	96-03-073	251-10-030	AMD-P	96-10-065	260-20	PREP	96-03-14
246-920-490	REP	96-03-073	251-10-030	AMD	96-13-078	260-24	PREP	96-06-08
	REP	96-03-073	251-12-099	AMD-P	96-04-053	260-24-010	REP-P	96-09-09
246-920-510	REP	96-03-073	251-12-099	AMD-C	96-07-091	260-24-020	REP-P	96-09-09
246-920-520		96-03-073 96-03-073	251-12-099	AMD	96-09-055	260-24-030	REP-P	96-09-09
	REP	7 0-03-073	231-12-U77	VIAID		9		
246-920-530		06 02 073	251,12,100	AMD_P	96-04-053	260-24-040	REP-P	96-09-09
246-920-530 246-920-540 246-920-550	REP REP	96-03-073 96-03-073	251-12-100 251-12-100	AMD-P AMD-C	96-04-053 96-07-091	260-24-040 260-24-050	REP-P REP-P	96-09-09 96-09-09

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WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
260-24-060	REP-P	96-09-097	260-48-040	REP-P	96-04-066	260-48-331	REP	96-10-014
260-24-070	REP-P	96-09-097	260-48-040	REP	96-10-014	260-48-340	REP-P	96-04-066
260-24-080	REP-P	96-09-097	260-48-050	REP-P	96-04-066	260-48-340	REP	96-10-014
260-24-090	REP-P	96-09-097	260-48-050	REP	96-10-014	260-48-350	REP-P	96-04-066
260-24-100	REP-P	96-09-097	260-48-060	REP-P	96-04-066	260-48-350	REP	96-10-014
260-24-110	REP-P	96-09-097	260-48-060	REP	96-10-014	260-48-500	NEW-P	96-04-066
260-24-120	REP-P	96-09-097	260-48-070	REP-P	96-04-066	260-48-500	NEW D	96-10-014 96-04-066
260-24-130	REP-P	96-09-097	260-48-070	REP	96-10-014	260-48-510 260-48-510	NEW-P NEW	96-10-014
260-24-140	REP-P REP-P	96-09-097 96-09-097	260-48-080 260-48-080	REP-P REP	96-04-066 96-10-014	260-48-520	NEW-P	96-04-066
260-24-150 260-24-160	REP-P	96-09-097 96-09-097	260-48-090	REP-P	96-04-066	260-48-520	NEW	96-10-014
260-24-160	REP-P	96-09-097	260-48-090	REP	96-10-014	260-48-530	NEW-P	96-04-066
260-24-180	REP-P	96-09-097	260-48-100	REP-P	96-04-066	260-48-530	NEW	96-10-014
260-24-190	REP-P	96-09-097	260-48-100	REP	96-10-014	260-48-540	NEW-P	96-04-066
260-24-200	REP-P	96-09-097	260-48-110	REP-P	96-04-066	260-48-540	NEW	96-10-014
260-24-210	REP-P	96-09-097	260-48-110	REP	96-10-014	260-48-550	NEW-P	96-04-066
260-24-220	REP-P	96-09-097	260-48-120	REP-P	96-04-066	260-48-550	NEW	96-10-014
260-24-230	REP-P	96-09-097	260-48-120	REP	96-10-014	260-48-560	NEW-P	96-04-066
260-24-240	REP-P	96-09-097	260-48-130	REP-P	96-04-066	260-48-560	NEW	96-10-014
260-24-250	REP-P	96-09-097	260-48-130	REP	96-10-014	260-48-570	NEW-P	96-04-066
260-24-260	REP-P	96-09-097	260-48-140	REP-P	96-04-066	260-48-570 260-48-580	NEW D	96-10-014 96-04-066
260-24-270	REP-P	96-09-097	260-48-140	REP	96-10-014 96-04-066	260-48-580	NEW-P NEW	96-10-014
260-24-280	REP-P	96-09-097 96-09-097	260-48-150 260-48-150	REP-P REP	96-10-014	260-48-590	NEW-P	96-04-066
260-24-290	REP-P REP-P	96-09-097 96-09-097	260-48-160	REP-P	96-04-066	260-48-590	NEW	96-10-014
260-24-300 260-24-310	REP-P	96-09-097	260-48-160	REP	96-10-014	260-48-600	NEW-P	96-04-066
260-24-320	REP-P	96-09-097	260-48-170	REP-P	96-04-066	260-48-600	NEW	96-10-014
260-24-330	REP-P	96-09-097	260-48-170	REP	96-10-014	260-48-610	NEW-P	96-04-066
260-24-340	REP-P	96-09-097	260-48-180	REP-P	96-04-066	260-48-610	NEW	96-10-014
260-24-350	REP-P	96-09-097	260-48-180	REP	96-10-014	260-48-620	NEW-P	96-04-066
260-24-360	REP-P	96-09-097	260-48-190	REP-P	96-04-066	260-48-620	NEW	96-10-014
260-24-370	REP-P	96-09-097	260-48-190	REP	96-10-014	260-48-630	NEW-P	96-04-066
260-24-380	REP-P	96-09-097	260-48-200	REP-P	96-04-066	260-48-630	NEW	96-10-014
260-24-390	REP-P	96-09-097	260-48-200	REP	96-10-014	260-48-640	NEW-P NEW	96-04-066
260-24-400	REP-P	96-09-097	260-48-210	REP-P	96-04-066 96-10-014	260-48-640 260-48-650	NEW-P	96-10-014 96-04-066
260-24-410	REP-P REP-P	96-09-097 96-09-097	260-48-210 260-48-220	REP REP-P	96-10-014 96-04-066	260-48-650	NEW-F	96-10-014
260-24-420 260-24-430	REP-P	96-09-097	260-48-220	REP	96-10-014	260-48-660	NEW-P	96-04-066
260-24-440	REP-P	96-09-097	260-48-230	REP-P	96-04-066	260-48-660	NEW	96-10-014
260-24-450	REP-P	96-09-097	260-48-230	REP	96-10-014	260-48-670	NEW-P	96-04-066
260-24-460	REP-P	96-09-097	260-48-240	REP-P	96-04-066	260-48-670	NEW	96-10-014
260-24-465	REP-P	96-09-097	260-48-240	REP	96-10-014	260-48-800	NEW-P	96-04-066
260-24-470	REP-P	96-09-097	260-48-250	REP-P	96-04-066	260-48-800	NEW	96-10-014
260-24-480	REP-P	96-09-097	260-48-250	REP	96-10-014	260-48-810	NEW-P	96-04-066
260-24-500	NEW-P	96-09-097	260-48-260	REP-P	96-04-066	260-48-810	NEW	96-10-014
260-24-510	NEW-P	96-09-097	260-48-260	REP	96-10-014	260-48-820	NEW-P	96-04-066
260-24-520	NEW-P	96-09-097	260-48-270	REP-P	96-04-066	260-48-820	NEW	96-10-014
260-24-530	NEW-P	96-09-097	260-48-270	REP REP-P	96-10-014 96-04-066	260-48-830 260-48-830	NEW-P NEW	96-04-066 96-10-014
260-24-540	NEW-P NEW-P	96-09-097 96-09-097	260-48-280 260-48-280	REP-P	96-10-014	260-48-840	NEW-P	96-04-066
260-24-550 260-24-560	NEW-P	96-09-097	260-48-290	REP-P	96-04-066	260-48-840	NEW	96-10-014
260-24-570	NEW-P	96-09-097	260-48-290	REP	96-10-014	260-48-850	NEW-P	96-04-066
260-24-580	NEW-P	96-09-097	260-48-300	REP-P	96-04-066	260-48-850	NEW	96-10-014
260-24-590	NEW-P	96-09-097	260-48-300	REP	96-10-014	260-48-860	NEW-P	96-04-066
260-24-600	NEW-P	96-09-097	260-48-305	REP-P	96-04-066	260-48-860	NEW	96-10-014
260-24-610	NEW-P	96-09-097	260-48-305	REP	96-10-014	260-48-870	NEW-P	96-04-066
260-24-620	NEW-P	96-09-097	260-48-310	REP-P	96-04-066	260-48-870	NEW	96-10-014
260-24-630	NEW-P	96-09-097	260-48-310	REP	96-10-014	260-48-890	NEW-P	96-04 -066
260-24-640	NEW-P	96-09-097	260-48-320	REP-P	96-04-066	260-48-890	NEW	96-10-014
260-24-650	NEW-P	96-09-097	260-48-320	REP	96-10-014	260-48-900	NEW-P	96-04-066
260-24-660	NEW-P	96-09-097	260-48-322	REP-P	96-04-066	260-48-900	NEW	96-10-014
260-24-670	NEW-P	96-09-097	260-48-322	REP	96-10-014 96-04-066	260-48-910 260-48-920	NEW-P NEW-P	96-04-066
260-24-680	NEW-P	96-09-097	260-48-324 260-48-324	REP-P REP	96-04-066 96-10-014	260-48-920	NEW-P NEW	96-04-066
260-24-690 260-34	NEW-P PREP	96-09-097 96-03-144	260-48-324	REP-P	96-04-066	260-52	PREP	96-10-014 96-12-085
260-34 260-48-010	REP-P	96-04-066	260-48-326	REP	96-10-014	260-60	PREP	96-12-083
260-48-010	REP	96-10-014	260-48-327	REP-P	96-04-066	260-60-010	REP-P	96-09-098
260-48-020	REP-P	96-04-066	260-48-327	REP	96-10-014	260-60-010	REP	96-12-008
260-48-020	REP	96-10-014	260-48-328	REP-P	96-04-066	260-60-020	REP-P	96-09-098
260-48-030	REP-P	96-04-066	260-48-328	REP	96-10-014	260-60-020	REP	96-12-008
260-48-030	REP	96-10-014	260-48-330	REP-P	96-04-066	260-60-030	REP-P	96-09-098
260-48-035	REP-P	96-04-066	260-48-330	REP	96-10-014	260-60-030	REP	96-12-008
260-48-035	REP	96-10-014	260-48-331	REP-P	96-04-066	260-60-040	REP-P	96-09-098

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WAC#		WSR #	WAC #		WSR#	WAC#	····	WSR #
260-60-040	REP	96-12-008	260-60-470	NEW-P	96-09-098	260-70-300	REP	96-10-001
260-60-050	REP-P	96-09-098	260-60-470	NEW	96-12-008	260-70-500	NEW-P	96-04-067
260-60-050	REP	96-12-008	260-70-010	REP-P	96-04-067	260-70-500	NEW	96-10-001
260-60-060	REP-P	96-09-098	260-70-010	REP	96-10-001	260-70-510	NEW-P	96-04-067 96-10-001
260-60-060	REP	96-12-008	260-70-021	REP-P	96-04-067	260-70-510	NEW NEW-P	96-04-067
260-60-070	REP-P	96-09-098	260-70-021	REP	96-10-001 96-04-067	260-70-520 260-70-520	NEW-P	96-10-001
260-60-070	REP	96-12-008	260-70-025	REP-P REP	96-10-001	260-70-520	NEW-P	96-04-067
260-60-080	REP-P	96-09-098	260-70-025 260-70-026	REP-P	96-04-067	260-70-530	NEW	96-10-001
260-60-080	REP REP-P	96-12-008 96-09-098	260-70-026	REP	96-10-001	260-70-540	NEW-P	96-04-067
260-60-090	REP	96-12-008	260-70-027	REP-P	96-04-067	260-70-540	NEW	96-10-001
260-60-090 260-60-100	REP-P	96-09-098	260-70-027	REP	96-10-001	260-70-550	NEW-P	96-04-067
260-60-100	REP	96-12-008	260-70-028	REP-P	96-04-067	260-70-550	NEW	96-10-001
260-60-110	REP-P	96-09-098	260-70-028	REP	96-10-001	260-70-560	NEW-P	96-04-067
260-60-110	REP	96-12-008	260-70-029	REP-P	96-04-067	260-70-560	NEW	96-10-001
260-60-115	REP-P	96-09-098	260-70-029	REP	96-10-001	260-70-570	NEW-P	96-04-067
260-60-115	REP	96-12-008	260-70-031	REP-P	96-04-067	260-70-570	NEW	96-10-001 96-04-067
260-60-120	REP-P	96-09-098	260-70-031	REP	96-10-001	260-70-580 260-70-580	NEW-P NEW	96-10-001
260-60-120	REP	96-12-008	260-70-032	REP-P	96-04-067	260-70-590	NEW-P	96-04-067
260-60-130	REP-P	96-09-098	260-70-032 260-70-040	REP REP-P	96-10-001 96-04-067	260-70-590	NEW	96-10-001
260-60-130	REP	96-12-008 96-09-098	260-70-040	REP	96-10-001	260-70-600	NEW-P	96-04-067
260-60-140	REP-P REP	96-12-008	260-70-050	REP-P	96-04-067	260-70-600	NEW	96-10-001
260-60-140	REP-P	96-09-098	260-70-050	REP	96-10-001	260-70-610	NEW-P	96-04-067
260-60-150 260-60-150	REP	96-12-008	260-70-060	REP-P	96-04-067	260-70-610	NEW	96-10-001
260-60-150	REP-P	96-09-098	260-70-060	REP	96-10-001	260-70-620	NEW-P	96-04-067
260-60-160	REP	96-12-008	260-70-070	REP-P	96-04-067	260-70-620	NEW	96-10-001
260-60-170	REP-P	96-09-098	260-70-070	REP	96-10-001	260-70-630	NEW-P	96-04-067
260-60-170	REP	96-12-008	260-70-080	REP-P	96-04-067	260-70-630	NEW	96-10-001
260-60-180	REP-P	96-09-098	260-70-080	REP	96-10-001	260-70-640	NEW-P	96-04-067
260-60-180	REP	96-12-008	260-70-090	REP-P	96-04-067	260-70-640	NEW NEW-P	96-10-001 96-04-067
260-60-190	REP-P	96-09-098	260-70-090	REP	96-10-001 96-04-067	260-70-650 260-70-650	NEW-P	96-10-001
260-60-190	REP	96-12-008	260-70-100	REP-P REP	96-10-001	260-70-660	NEW-P	96-04-067
260-60-200	REP-P	96-09-098	260-70-100 260-70-110	REP-P	96-04-067	260-70-660	NEW	96-10-001
260-60-200	REP	96-12-008 96-09-098	260-70-110	REP-F	96-10-001	260-70-670	NEW-P	96-04-067
260-60-210 260-60-210	REP-P REP	96-12-008	260-70-110	REP-P	96-04-067	260-70-670	NEW	96-10-001
260-60-210	REP-P	96-09-098	260-70-120	REP	96-10-001	260-70-680	NEW-P	96-04-067
260-60-230	REP	96-12-008	260-70-130	REP-P	96-04-067	260-70-680	NEW	96-10-001
260-60-300	NEW-P	96-09-098	260-70-130	REP	96-10-001	260-70-690	NEW-P	96-04-067
260-60-300	NEW	96-12-008	260-70-140	REP-P	96-04-067	260-70-690	NEW	96-10-001
260-60-310	NEW-P	96-09-098	260-70-140	REP	96-10-001	260-70-700	NEW-P	96-04-067
260-60-310	NEW	96-12-008	260-70-150	REP-P	96-04-067	260-70-700	NEW NEW-P	96-10-001 96-04-067
260-60-320	NEW-P	96-09-098	260-70-150	REP	96-10-001	260-70-710	NEW-P	96-10-001
260-60-320	NEW	96-12-008	260-70-160	REP-P	96-04-067 96-10-001	260-70-710 260-70-720	NEW-P	96-04-067
260-60-330	NEW-P	96-09-098	260-70-160	REP REP-P	96-04-067	260-70-720	NEW	96-10-001
260-60-330	NEW	96-12-008 96-09-098	260-70-170 260-70-170	REP	96-10-001	260-70-730	NEW-P	96-04-067
260-60-340 260-60-340	NEW-P NEW	96-12-008	260-70-170	REP-P	96-04-067	260-70-730	NEW	96-10-001
260-60-350	NEW-P	96-09-098	260-70-180	REP	96-10-001	275-16-085	PREP	96-14-002
260-60-350	NEW	96-12-008	260-70-190	REP-P	96-04-067	275-16-085	AMD-P	96-15-057
260-60-360	NEW-P	96-09-098	260-70-190	REP	96-10-001	275-26-010	AMD-P	96-07-090
260-60-360	NEW	96-12-008	260-70-200	REP-P	96-04-067	275-26-010	AMD	96-10-076
260-60-370	NEW-P	96-09-098	260-70-200	REP	96-10-001	275-26-074	NEW-P	96-07-090
260-60-370	NEW	96-12-008	260-70-210	REP-P	96-04-067	275-26-074	NEW	96-10-076
260-60-380	NEW-P	96-09-098	260-70-210	REP	96-10-001	275-26-076	NEW-P	96-07-090
260-60-380	NEW	96-12-008	260-70-220	REP-P	96-04-067	275-26-076	NEW NEW-P	96-10-076 96-07-090
260-60-390	NEW-P	96-09-098	260-70-220	REP	96-10-001	275-26-077		96-10-076
260-60-390	NEW	96-12-008	260-70-230 260-70-230	REP-P REP	96-04-067 96-10-001	275-26-077 275-27	NEW PREP	96-12-015
260-60-400	NEW-P	96-09-098	260-70-230	REP-P	96-04-067	275-27-020	PREP	96-12-034
260-60-400	NEW	96-12-008 96-09-098	260-70-240	REP-P	96-10-001	275-27-026	PREP	96-12-034
260-60-410	NEW-P NEW	96-12-008	260-70-250	REP-P	96-04-067	275-27-030	PREP	96-12-034
260-60-410	NEW-P	96-09-098	260-70-250	REP	96-10-001	275-27-031	PREP	96-12-034
260-60-420 260-60-420	NEW-P	96-12-008	260-70-260	REP-P	96-04-067	275-27-032	PREP	96-12-034
260-60-430	NEW-P	96-09-098	260-70-260	REP	96-10-001	275-27-033	PREP	96-12-034
260-60-430	NEW	96-12-008	260-70-270	REP-P	96-04-067	275-27-034	PREP	96-12-034
260-60-440	NEW-P	96-09-098	260-70-270	REP	96-10-001	275-27-035	PREP	96-12-034
260-60-440	NEW	96-12-008	260-70-280	REP-P	96-04-067	275-27-036	PREP	96-12-034
260-60-450	NEW-P	96-09-098	260-70-280	REP	96-10-001	275-27-037	PREP	96-12-034
260-60-450	NEW	96-12-008	260-70-290	REP-P	96-04-067	275-27-040	PREP	96-12-034
260-60-460	NEW-P	96-09-098	260-70-290	REP	96-10-001	275-27-050	PREP PREP	96-12-034 96-12-016
260-60-460	NEW	96-12-008	1 260-70-300	REP-P	96-04-067	I 275-27-220	rner	
				[21]	_			Table

WAC #		WSR #	WAC #		WSR #	WAC #		WSR
275 27 221	PREP	96-12-016	284-66-077	AMD	96-09-047	286-26-010	AMD	96-08-0
275-27-221 275-27-223	PREP	96-12-016	284-66-110	AMD-P	96-04-086	286-26-020	AMD-P	96-04-0
275-30-020	PREP	96-10-058	284-66-110	AMD	96-09-047	286-26-020	AMD	96-08-0
275-30-020	AMD-P	96-16-091	284-66-120	AMD-P	96-04-086	286-26-030	REP-P	96-04-0
275-46-005	NEW-P	96-14-056	284-66-120	AMD	96-09-047	286-26-030	REP	96-08-0
275-46-010	NEW-P	96-14-056	284-66-130	AMD-P	96-04-086	286-26-080	AMD-P	96-04-0
275-46-020	NEW-P	96-14-056	284-66-130	AMD	96-09-047	286-26-080	AMD	96-08-0
275-46-030	NEW-P	96-14-056	284-66-135	NEW-P	96-04-086	286-26-100	AMD-P	96-04-0
75-46-040	NEW-P	96-14-056	284-66-135	NEW	96-09-047	286-26-100	AMD	96-08-0
275-46-050	NEW-P	96-14-056	284-66-142	AMD-P	96-04-086	286-26-110	NEW-P	96-04-
75-46-060	NEW-P	96-14-056	284-66-142	AMD	96-09-047	286-26-110	NEW	96-08-0
75-46-070	NEW-P	96-14-056	284-66-203	AMD-P	96-04-086	286-27-010	AMD-P	96-04-
75-47	PREP	96-15-081	284-66-203	AMD	96-09-047	286-27-010	AMD	96-08-
75-56	PREP	96-12-015	284-85	PREP	96-15-044	286-27-030	REP-P	96-04-
84-02	AMD-C	96-09-002	284-85	NEW-C	96-15-085	286-27-030	REP	96-08-
84-02-010	AMD-P	96-04-087	284-85-005	NEW-P	96-11-144	286-27-040	AMD-P	96-04-
84-02-010	AMD	96-09-038	284-85-010	NEW-P	96-11-144	286-27-040	AMD	96-08- 96-04-
84-02-020	AMD-P	96-04-087	284-85-015	NEW-P	96-11-144	286-27-050	AMD-P	96-04- 96-08-
84-02-020	AMD	96-09-038	284-85-030	NEW-P	96-11-144	286-27-050 286-27-055	AMD NEW-P	96-04-
84-02-030	AMD-P	96-04-087	284-85-040	NEW-P	96-11-144	286-27-055	NEW-P	96-08-
84-02-030	AMD	96-09-038	284-85-045	NEW-P NEW-P	96-11-144 96-11-144	286-27-065	NEW-P	96-04-
84-02-040	AMD-P	96-04-087	284-85-050	NEW-P	96-11-144	286-27-065	NEW	96-08-
84-02-040	AMD	96-09-038 96-04-087	284-85-055 284-85-060	NEW-P	96-11-144	286-27-003	REP-P	96-04-
84-02-050	AMD-P	96-09-038	284-85-070	NEW-P	96-11-144	286-27-070	REP	96-08-
84-02-050 84-02-060	AMD AMD-P	96-04-087	284-85-075	NEW-P	96-11-144	286-27-075	NEW-P	96-04
84-02-060 84-02-060	AMD-P	96-09-038	284-85-080	NEW-P	96-11-144	286-27-075	NEW	96-08-
84-02-060 84-02-070	AMD-P	96-04-087	284-85-085	NEW-P	96-11-144	286-27-080	REP-P	96-04
84-02-070	AMD	96-09-038	284-85-090	NEW-P	96-11-144	286-27-080	REP	96-08-
84-02-080	AMD-P	96-04-087	284-85-100	NEW-P	96-11-144	286-30-010	AMD-P	96-04
84-02-080	AMD	96-09-038	284-85-110	NEW-P	96-11-144	286-30-010	AMD	96-08
84-02-100	AMD-P	96-04-087	284-85-900	NEW-P	96-11-144	286-30-020	REP-P	96-04
84-02-100	AMD	96-09-038	286-04-010	AMD-P	96-04-054	286-30-020	REP	96-08-
84-07	AMD-C	96-08-017	286-04-010	AMD	96-08-044	286-30-030	AMD-P	96-04
84-07	AMD-C	96-09-046	286-04-030	AMD-P	96-04-054	286-30-030	AMD	96-08-
84-07	AMD-C	96-11-046	286-04-030	AMD	96-08-044	286-35	AMD-P	96-04
84-07-050	AMD-P	96-05-091	286-04-060	AMD-P	96-04-054	286-35	AMD	96-08
84-07-050	AMD-C	96-11-046	286-04-060	AMD	96-08-044	286-35-020	REP-P	96-04
84-07-070	AMD-P	96-05-091	286-04-070	AMD-P	96-04-054	286-35-020	REP	96-08
84-07-070	AMD-C	96-11-046	286-04-070	AMD	96-08-044	286-35-030	AMD-P	96-04
84-10-140	NEW-C	96-03-033	286-04-080	AMD-P	96-04-054	286-35-030	AMD	96-08
84-10-140	NEW-C	96-03-075	286-04-080	AMD	96-08-044	286-35-040	AMD-P	96-04
84-10-140	NEW	96-04-060	286-04-090	AMD-P	96-04-054	286-35-040	AMD	96-08
84-17	AMD-C	96-15-085	286-04-090	AMD	96-08-044	286-35-050	REP-P	96-04
84-17-220	AMD-P	96-11-144	286-13-010	AMD-P	96-04-054	286-35-050	REP	96-08
84-17-230	AMD-P	96-11-144	286-13-010	AMD	96-08-044	286-35-060 286-35-060	AMD-P AMD	96-04 96-08
84-43	AMD-P	96-12-072	286-13-020	AMD-P	96-04-054 96-08-044	286-35-070	REP-P	96-04
84-43	AMD	96-16-050	286-13-020	AMD AMD-P	96-04-054	286-35-070	REP	96-08
84-43-100	NEW-P	96-12-072 96-16-050	286-13-030 286-13-030	AMD-P AMD	96-08-044	286-40-010	AMD-P	96-04
84-43-100	NEW	96-07-081	286-13-040	AMD-P	96-04-054	286-40-010	AMD	96-08
84-44-140 84-44-140	AMD-P AMD	96-11-004	286-13-040	AMD-P AMD	96-08-044	286-40-020	AMD-P	96-04
84-44-140 84-44-345	REP-P	96-05-091	286-13-045	NEW-P	96-04-054	286-40-020	AMD	96-08
84-44-345	REP-C	96-08-017	286-13-045	NEW	96-08-044	286-40-030	AMD-P	96-04
84-44-345	REP-C	96-09-046	286-13-060	AMD-P	96-04-054	286-40-030	AMD	96-08
84-44-345	REP-C	96-11-046	286-13-060	AMD	96-08-044	292-04-270	AMD-E	96-03
84-46-025	NEW-P	96-07-081	286-13-070	AMD-P	96-04-054	292-06-001	NEW-P	96-04
84-46-025	NEW	96-11-004	286-13-070	AMD	96-08-044	292-06-005	NEW-P	96-04
84-46-060	REP-P	96-05-091	286-13-080	AMD-P	96-04-054	292-06-010	NEW-P	96-04
84-46-060	REP-C	96-08-017	286-13-080	AMD	96-08-044	292-06-020	NEW-P	96-04
84-46-060	REP-C	96-09-046	286-13-085	AMD-P	96-04-054	292-06-030	NEW-P	96-04
84-46-060	REP-C	96-11-046	286-13-085	AMD	96-08-044	292-06-040	NEW-P	96-04
84-54-170	NEW-W	96-04-018	286-13-085	AMD-P	96-11-112	292-06-050	NEW-P	96-04
84-58-030	AMD-P	96-07-081	286-13-085	AMD-E	96-11-113	292-06-060	NEW-P	96-04
84-58-030	AMD	96-11-004	286-13-085	AMD-S	96-12-065	292-06-070	NEW-P	96-04
84-58-250	AMD-P	96-07-081	286-13-085	AMD	96-15-082	292-06-080	NEW-P	96-04
84-58-250	AMD	96-11-004	286-13-100	AMD-P	96-04-054	292-06-090	NEW-P	96-04
84-66	AMD-C	96-08-016	286-13-100	AMD	96-08-044	292-06-100	NEW-P	96-04
84-66-020	AMD-P	96-04-086	286-13-110	AMD-P	96-04-054	292-06-110	NEW-P	96-04
84-66-020	AMD	96-09-047	286-13-110	AMD	96-08-044	292-06-130	NEW-P	96-04
84-66-063	AMD-P	96-04-086	286-13-115	AMD-P	96-04-054	292-06-140	NEW-P	96-04
284-66-063	AMD	96-09-047	286-13-115	AMD	96-08-044	292-06-160	NEW-P	96-04
284-66-077		96-04-086	286-26-010	AMD-P	96-04-054	292-06-170	NEW-P	96-04

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292-06-200 292-06-210 292-06-210 292-06-220 292-06-230 292-06-240 292-06-250 292-06-250 292-08-010 292-08-010 292-08-030 292-08-030 292-08-010 292-12-010 292-12-030 292-12-040 292-12-050 292-12-060 292-12-090 292-12-110 292-12-120 292-12-130 292-12-130 292-12-140 292-12-150 292-12-140	NEW-P NEW-P NEW-P NEW-P NEW-P NEW-P NEW-P NEW-P NEW-P REP-P	96-04-083 96-04-083 96-04-083 96-04-083 96-04-083 96-04-083 96-04-083 96-04-083 96-05-006 96-05-006 96-05-006 96-05-006 96-05-006 96-05-006 96-05-006 96-05-006 96-05-006 96-05-006 96-05-006 96-05-006	296-15-070 296-15-070 296-15-190 296-15-190 296-15-255 296-15-255 296-15-260 296-15-260 296-17 296-17 296-17-420 296-17-420 296-17-440 296-17-440 296-17-440 296-17-45003 296-17-45003 296-17-501	PREP AMD-P PREP AMD-P PREP AMD-P PREP AMD-P PREP AMD-P	96-12-094 96-16-057 96-12-094 96-16-057 96-12-094 96-16-057 96-12-094 96-16-057 96-09-100 96-15-088 96-05-064 96-05-065 96-12-039 96-05-064 96-05-065 96-12-039 96-05-064 96-05-065	296-17-51301 296-17-51301 296-17-51301 296-17-517 296-17-517 296-17-519 296-17-519 296-17-519 296-17-52002 296-17-52002 296-17-52003 296-17-52103 296-17-52103 296-17-52104 296-17-52104 296-17-52104 296-17-52104	NEW-P NEW-P AMD AMD-P	96-05-0 96-05-0 96-05-0 96-05-0 96-05-0 96-05-0 96-05-0 96-12-0 96-05-0 96-12-0 96-05-0 96-12-0 96-05-0
292-06-200 292-06-210 292-06-210 292-06-220 292-06-230 292-06-240 292-06-250 292-06-250 292-08-010 292-08-010 292-08-030 292-08-030 292-08-010 292-12-010 292-12-030 292-12-040 292-12-050 292-12-060 292-12-090 292-12-110 292-12-120 292-12-130 292-12-130 292-12-140 292-12-150 292-12-140	NEW-P NEW-P NEW-P NEW-P NEW-P NEW-P NEW-P REP-P	96-04-083 96-04-083 96-04-083 96-04-083 96-04-083 96-04-083 96-05-006 96-05-006 96-05-006 96-05-006 96-05-006 96-05-006 96-05-006 96-05-006 96-05-006 96-05-006 96-05-006 96-05-006 96-05-006	296-15-070 296-15-190 296-15-190 296-15-255 296-15-255 296-15-260 296-17 296-17 296-17 296-17-420 296-17-420 296-17-440 296-17-440 296-17-440 296-17-45003 296-17-45003 296-17-501	AMD-P PREP AMD-P PREP AMD-P PREP AMD-P PREP AMD-P	96-12-094 96-16-057 96-12-094 96-16-057 96-12-094 96-16-057 96-09-100 96-15-088 96-05-064 96-05-065 96-12-039 96-05-064 96-05-065 96-12-039 96-05-064	296-17-51301 296-17-517 296-17-517 296-17-519 296-17-519 296-17-519 296-17-52002 296-17-52002 296-17-52103 296-17-52103 296-17-52104 296-17-52104 296-17-52104	AMD AMD-P	96-12-02 96-05-04 96-05-05 96-05-05 96-05-05 96-05-0 96-05-0 96-05-0 96-12-0 96-05-0 96-05-0 96-05-0
292-06-210 292-06-220 292-06-230 292-06-240 292-06-250 292-06-270 292-06-280 292-08-010 292-08-020 292-08-030 292-08-050 292-12-010 292-12-010 292-12-040 292-12-040 292-12-040 292-12-040 292-12-080 292-12-080 292-12-090 292-12-110 292-12-120 292-12-130 292-12-130 292-12-140 292-12-140 292-12-150 292-12-160	NEW-P NEW-P NEW-P NEW-P NEW-P NEW-P REP-P	96-04-083 96-04-083 96-04-083 96-04-083 96-04-083 96-04-083 96-05-006 96-05-006 96-05-006 96-05-006 96-05-006 96-05-006 96-05-006 96-05-006 96-05-006 96-05-006 96-05-006	296-15-190 296-15-255 296-15-250 296-15-260 296-15-260 296-17 296-17 296-17-420 296-17-420 296-17-440 296-17-440 296-17-45003 296-17-45003 296-17-501 296-17-501	AMD-P PREP AMD-P PREP PREP PREP AMD-P	96-16-057 96-12-094 96-16-057 96-12-094 96-16-057 96-09-100 96-15-088 96-05-064 96-05-065 96-12-039 96-05-064 96-05-065 96-12-039 96-05-064	296-17-517 296-17-517 296-17-519 296-17-519 296-17-519 296-17-52002 296-17-52002 296-17-52002 296-17-52103 296-17-52103 296-17-52104 296-17-52104 296-17-52104 296-17-52104	AMD-P	96-05-0 96-12-0 96-05-0 96-05-0 96-05-0 96-12-0 96-05-0 96-05-0 96-12-0 96-05-0 96-05-0 96-12-0
192-06-220 192-06-230 192-06-230 192-06-240 192-06-250 192-06-270 192-08-270 192-08-010 192-08-020 192-08-030 192-08-050 192-12-010 192-12-030 192-12-040 192-12-050 192-12-050 192-12-080 192-12-080 192-12-1090 192-12-120 192-12-130 192-12-130 192-12-140 192-12-150 192-12-150 192-12-160	NEW-P NEW-P NEW-P NEW-P NEW-P REP-P	96-04-083 96-04-083 96-04-083 96-04-083 96-04-083 96-05-006 96-05-006 96-05-006 96-05-006 96-05-006 96-05-006 96-05-006 96-05-006 96-05-006 96-05-006 96-05-006	296-15-255 296-15-260 296-15-260 296-17 296-17 296-17-420 296-17-420 296-17-440 296-17-440 296-17-440 296-17-45003 296-17-45003 296-17-501	PREP AMD-P PREP AMD-P PREP AMD-P	96-12-094 96-16-057 96-12-094 96-16-057 96-09-100 96-15-088 96-05-064 96-05-065 96-12-039 96-05-064 96-05-064 96-05-064 96-05-064	296-17-517 296-17-519 296-17-519 296-17-519 296-17-52002 296-17-52002 296-17-52002 296-17-52103 296-17-52103 296-17-52104 296-17-52104 296-17-52104 296-17-52104	AMD-P AMD	96-05-0 96-12-0 96-05-0 96-05-0 96-05-0 96-05-0 96-05-0 96-12-0 96-05-0 96-05-0 96-05-0 96-12-0
192-06-230 192-06-240 192-06-250 192-06-270 192-06-270 192-08-010 192-08-010 192-08-030 192-08-030 192-08-050 192-12-010 192-12-010 192-12-040 192-12-040 192-12-050 192-12-060 192-12-080 192-12-080 192-12-120 192-12-130 192-12-130 192-12-140 192-12-140 192-12-150 192-12-160	NEW-P NEW-P NEW-P NEW-P NEW-P REP-P	96-04-083 96-04-083 96-04-083 96-05-006 96-05-006 96-05-006 96-05-006 96-05-006 96-05-006 96-05-006 96-05-006 96-05-006 96-05-006 96-05-006	296-15-255 296-15-260 296-15-260 296-17 296-17 296-17-420 296-17-420 296-17-440 296-17-440 296-17-45003 296-17-45003 296-17-45003 296-17-501	AMD-P PREP AMD-P PREP PREP AMD-P	96-16-057 96-12-094 96-16-057 96-09-100 96-15-088 96-05-064 96-05-065 96-12-039 96-05-064 96-05-064 96-05-064 96-05-065	296-17-517 296-17-519 296-17-519 296-17-52002 296-17-52002 296-17-52002 296-17-52103 296-17-52103 296-17-52104 296-17-52104 296-17-52104 296-17-52104	AMD AMD-P AMD	96-12-0 96-05-0 96-05-0 96-05-0 96-05-0 96-05-0 96-05-0 96-12-0 96-05-0 96-05-0 96-12-0
192-06-240 192-06-250 192-06-250 192-06-280 192-08-010 192-08-020 192-08-030 192-08-030 192-08-050 192-12-010 192-12-020 192-12-040 192-12-050 192-12-050 192-12-050 192-12-050 192-12-050 192-12-050 192-12-050 192-12-050 192-12-050 192-12-050 192-12-050 192-12-050 192-12-050 192-12-130 192-12-130 192-12-140 192-12-140 192-12-150 192-12-160	NEW-P NEW-P NEW-P NEW-P REP-P REP-P REP-P REP-P REP-P REP-P REP-P REP-P REP-P REP-P REP-P REP-P REP-P REP-P REP-P REP-P REP-P	96-04-083 96-04-083 96-05-006 96-05-006 96-05-006 96-05-006 96-05-006 96-05-006 96-05-006 96-05-006 96-05-006 96-05-006 96-05-006	296-15-260 296-15-260 296-17 296-17 296-17-420 296-17-420 296-17-440 296-17-440 296-17-45003 296-17-45003 296-17-45003 296-17-501	PREP AMD-P PREP AMD-P AMD-P AMD-P AMD-P AMD-P AMD-P AMD-P AMD	96-12-094 96-16-057 96-09-100 96-15-088 96-05-064 96-05-065 96-12-039 96-05-064 96-05-064 96-05-064 96-05-065	296-17-519 296-17-519 296-17-52002 296-17-52002 296-17-52002 296-17-52103 296-17-52103 296-17-52104 296-17-52104 296-17-52104 296-17-52104	AMD-P	96-05-0 96-12-0 96-05-0 96-05-0 96-12-0 96-05-0 96-12-0 96-05-0 96-12-0 96-12-0
92-06-250 92-06-270 92-06-280 92-08-010 92-08-020 92-08-030 92-08-030 92-08-040 92-12-010 92-12-030 92-12-050 92-12-050 92-12-060 92-12-070 292-12-080 292-12-100 292-12-110 292-12-130 292-12-140 292-12-140 292-12-150 292-12-160	NEW-P NEW-P NEW-P REP-P REP-P REP-P REP-P REP-P REP-P REP-P REP-P REP-P REP-P REP-P REP-P REP-P REP-P REP-P REP-P REP-P REP-P	96-04-083 96-04-083 96-05-006 96-05-006 96-05-006 96-05-006 96-05-006 96-05-006 96-05-006 96-05-006 96-05-006 96-05-006 96-05-006	296-15-260 296-17 296-17 296-17-420 296-17-420 296-17-440 296-17-440 296-17-440 296-17-45003 296-17-45003 296-17-501	AMD-P PREP PREP AMD-P AMD-P AMD-P AMD-P AMD-P AMD-P AMD-P AMD	96-16-057 96-09-100 96-15-088 96-05-064 96-05-065 96-12-039 96-05-064 96-05-065 96-12-039 96-05-064 96-05-065	296-17-519 296-17-52002 296-17-52002 296-17-52002 296-17-52103 296-17-52103 296-17-52103 296-17-52104 296-17-52104 296-17-52104	AMD-P AMD AMD-P AMD-P AMD-P AMD-P AMD-P AMD-P AMD-P AMD-P AMD	96-05-0 96-12-0 96-05-0 96-05-0 96-05-0 96-05-0 96-12-0 96-05-0 96-12-0
92-06-280 92-08-010 92-08-020 92-08-030 92-08-040 92-08-050 92-12-010 92-12-030 92-12-040 292-12-050 292-12-060 292-12-070 292-12-110 292-12-110 292-12-130 292-12-140 292-12-140 292-12-150 292-12-160	NEW-P REP-P REP-P REP-P REP-P REP-P REP-P REP-P REP-P REP-P REP-P REP-P REP-P REP-P REP-P REP-P REP-P	96-04-083 96-05-006 96-05-006 96-05-006 96-05-006 96-05-006 96-05-006 96-05-006 96-05-006 96-05-006 96-05-006 96-05-006	296-17 296-17 296-17-420 296-17-420 296-17-440 296-17-440 296-17-440 296-17-45003 296-17-45003 296-17-501	PREP PREP AMD-P AMD-P AMD-P AMD-P AMD-P AMD AMD-P AMD-P AMD-P AMD-P	96-09-100 96-15-088 96-05-064 96-05-065 96-12-039 96-05-065 96-12-039 96-05-064 96-05-065	296-17-519 296-17-52002 296-17-52002 296-17-52002 296-17-52103 296-17-52103 296-17-52104 296-17-52104 296-17-52104	AMD AMD-P AMD-P AMD-P AMD-P AMD-P AMD AMD-P AMD-P AMD-P AMD-P AMD-P	96-12-0 96-05-0 96-05-0 96-12-0 96-05-0 96-12-0 96-05-0 96-12-0
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192-08-020 192-08-030 192-08-040 192-08-050 192-12-010 192-12-020 192-12-030 192-12-040 192-12-040 192-12-060 192-12-060 192-12-070 192-12-080 192-12-110 192-12-110 192-12-130 192-12-140 192-12-140 192-12-140 192-12-160	REP-P REP-P REP-P REP-P REP-P REP-P REP-P REP-P REP-P REP-P REP-P REP-P REP-P REP-P REP-P	96-05-006 96-05-006 96-05-006 96-05-006 96-05-006 96-05-006 96-05-006 96-05-006 96-05-006 96-05-006 96-05-006	296-17-420 296-17-420 296-17-420 296-17-440 296-17-440 296-17-45003 296-17-45003 296-17-45003 296-17-501	AMD-P AMD-P AMD-P AMD-P AMD-P AMD-P AMD-P AMD-P AMD	96-05-064 96-05-065 96-12-039 96-05-064 96-05-065 96-12-039 96-05-064 96-05-065	296-17-52002 296-17-52002 296-17-52103 296-17-52103 296-17-52103 296-17-52104 296-17-52104 296-17-52104	AMD-P AMD AMD-P AMD-P AMD AMD-P AMD-P AMD	96-05-0 96-12-0 96-05-0 96-05-0 96-12-0 96-05-0 96-12-0
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192-12-010 192-12-020 192-12-030 192-12-040 192-12-050 192-12-060 192-12-070 192-12-080 192-12-090 192-12-110 192-12-120 192-12-130 192-12-140 192-12-140 192-12-140	REP-P REP-P REP-P REP-P REP-P REP-P REP-P REP-P REP-P REP-P REP-P REP-P	96-05-006 96-05-006 96-05-006 96-05-006 96-05-006 96-05-006 96-05-006 96-05-006	296-17-440 296-17-440 296-17-45003 296-17-45003 296-17-45003 296-17-501	AMD-P AMD AMD-P AMD-P AMD	96-05-065 96-12-039 96-05-064 96-05-065	296-17-52103 296-17-52104 296-17-52104 296-17-52104	AMD AMD-P AMD-P AMD	96-12-0 96-05-0 96-05-0 96-12-0
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92-12-040 92-12-050 92-12-060 92-12-070 92-12-080 92-12-110 92-12-110 92-12-130 92-12-140 92-12-140 92-12-150 92-12-160	REP-P REP-P REP-P REP-P REP-P REP-P REP-P REP-P	96-05-006 96-05-006 96-05-006 96-05-006 96-05-006	296-17-45003 296-17-45003 296-17-501 296-17-501	AMD-P AMD	96-05-065	296-17-52104	AMD	96-12-0
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192-12-060 192-12-070 192-12-080 192-12-1090 192-12-110 192-12-120 192-12-130 192-12-140 192-12-140 192-12-160	REP-P REP-P REP-P REP-P REP-P REP-P REP-P	96-05-006 96-05-006 96-05-006 96-05-006	296-17-501 296-17-501		90-12-039	706 F7-57107		96-05-0
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292-100-190	NEW-P	96-15-095		AMD-P	96-05-064	296-17-538	AMD-P	96-05
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294-04-010	NEW-P	96-16-095	296-17-51101	NEW-P	96-05-065	296-17-53802	NEW	96-12
294-04-020	NEW-P	96-16-095	296-17-51101	NEW-P	96-03-063 96-12-039	296-17-53802	AMD-P	96-05
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294-04-040	NEW-P	96-16-095	296-17-512	AMD-P AMD-P	96-05-065	296-17-53805	AMD-P	96-05
294-04-050	NEW-P	96-16-095	296-17-512		96-03-063 96-12-039	296-17-53805	AMD-P	96-05
294-04-060	NEW-P	96-16-095	296-17-512	AMD B		296-17-53805	AMD-F	96-12
294-04-070	NEW-P	96-16-095	296-17-513	AMD-P	96-05-064 96-05-065	296-17-53806	AMD-P	96-05
294-04-080 296-04	NEW-P PREP	96-16-095 96-10-035	296-17-513 296-17-513	AMD-P AMD	96-03-063	296-17-53806	AMD-P	96-05

WAC #		WSR #	WAC #		WSR #	WAC#		WSR #
296-17-53806	AMD	96-12-039	296-17-573	AMD-P	96-05-064	296-17-606	AMD-P	96-05-065
296-17-539	AMD-P	96-05-064	296-17-573	AMD-P	96-05-065	296-17-606	AMD	96-12-039
296-17-539	AMD-P	96-05-065	296-17-573	AMD	96-12-039	296-17-619	AMD-P	96-05-064
296-17-539	AMD	96-12-039	296-17-57602	AMD-P	96-05-064	296-17-619	AMD-P	96-05-065
296-17-540	AMD-P	96-05-064	296-17-57602	AMD-P	96-05-065	296-17-619	AMD	96-12-039
296-17-540	AMD-P	96-05-065	296-17-57602	AMD	96-12-039	296-17-620	AMD-P	96-05-064
296-17-540	AMD	96-12-039	296-17-57603 296-17-57603	AMD-P	96-05-064	296-17-620	AMD-P	96-05-065
296-17-54101 296-17-54101	AMD-P AMD-P	96-05-064 96-05-065	296-17-57603	AMD-P AMD	96-05-065 96-12-039	296-17-620 296-17-622	AMD AMD-P	96-12-039 96-05-064
296-17-54101	AMD-F	96-12-039	296-17-579	REP-P	96-05-064	296-17-622	AMD-P	96-05-065
296-17-545	AMD-P	96-05-064	296-17-579	REP-P	96-05-065	296-17-622	AMD	96-12-039
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296-17-545	AMD	96-12-039	296-17-580	AMD-P	96-05-064	296-17-628	AMD-P	96-05-065
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296-17-546	AMD	96-12-039	296-17-582	AMD-P	96-05-064	296-17-634	AMD-P	96-05-065
296-17-55201	AMD-P	96-05-064	296-17-582	AMD-P	96-05-065	296-17-634	AMD D	96-12-039
296-17-55201 296-17-55201	AMD-P AMD	96-05-065 96-12-039	296-17-582 296-17-58201	AMD AMD-P	96-12-039 96-05-064	296-17-643 296-17-643	AMD-P AMD-P	96-05-064 96-05-065
296-17-552 296-17-555	AMD-P	96-05-064	296-17-58201	AMD-P	96-05-065	296-17-643	AMD-P	96-12-039
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296-17-555	AMD	96-12-039	296-17-583	AMD-P	96-05-064	296-17-644	AMD-P	96-05-065
296-17-556	REP-P	96-05-064	296-17-583	AMD-P	96-05-065	296-17-644	AMD	96-12-039
296-17-556	REP-P	96-05-065	296-17-583	AMD	96-12-039	296-17-645	AMD-P	96-05-064
296-17-556	REP	96-12-039	296-17-585	AMD-P	96-05-064	296-17-645	AMD-P	96-05-065
296-17-561	AMD-P	96-05-064	296-17-585	AMD-P	96-05-065	296-17-645	AMD	96-12-039
296-17-561	AMD-P	96-05-065	296-17-585	AMD	96-12-039	296-17-646	AMD-P	96-05-064
296-17-561	AMD	96-12-039	296-17-58501	AMD-P	96-05-064	296-17-646	AMD-P	96-05-065
296-17-56101 296-17-56101	AMD-P AMD-P	96-05-064 96-05-065	296-17-58501 296-17-58501	AMD-P AMD	96-05-065 96-12-039	296-17-646 296-17-649	AMD AMD-P	96-12-039 96-05-064
296-17-56101 296-17-56101	AMD-F	96-12-039	296-17-58503	NEW-P	96-05-064	296-17-649	AMD-P	96-05-065
296-17-562	AMD-P	96-05-064	296-17-58503	NEW-P	96-05-065	296-17-649	AMD AMD	96-12-039
296-17-562	AMD-P	96-05-065	296-17-58503	NEW	96-12-039	296-17-64901	AMD-P	96-05-064
296-17-562	AMD	96-12-039	296-17-58504	NEW-P	96-05-064	296-17-64901	AMD-P	96-05-065
296-17-563	AMD-P	96-05-064	296-17-58504	NEW-P	96-05-065	296-17-64901	AMD	96-12-039
296-17-563	AMD-P	96-05-065	296-17-58504	NEW	96-12-039	296-17-64902	AMD-P	96-05-064
296-17-563	AMD	96-12-039	296-17-58505	NEW-P	96-05-064	296-17-64902	AMD-P	96-05-065
296-17-564 296-17-564	AMD-P AMD-P	96-05-064 96-05-065	296-17-58505 296-17-58505	NEW-P NEW	96-05-065 96-12-039	296-17-64902 296-17-64903	AMD AMD-P	96-12-039 96-05-064
296-17-364 296-17-564	AMD-F	96-12-039	296-17-58506	NEW-P	96-05-064	296-17-64903	AMD-P	96-05-065
296-17-56401	AMD-P	96-05-064	296-17-58506	NEW-P	96-05-065	296-17-64903	AMD	96-12-039
296-17-56401	AMD-P	96-05-065	296-17-58506	NEW	96-12-039	296-17-64904	AMD-P	96-05-064
296-17-56401	AMD	96-12-039	296-17-58507	NEW-P	96-05-064	296-17-64904	AMD-P	96-05-065
296-17-56402	AMD-P	96-05-064	296-17-58507	NEW-P	96-05-065	296-17-64904	AMD	96-12-039
296-17-56402	AMD-P	96-05-065	296-17-58507	NEW	96-12-039	296-17-64905	AMD-P	96-05-064
296-17-56402	AMD	96-12-039	296-17-586	AMD-P	96-05-064	296-17-64905	AMD-P	96-05-065
296-17-565 296-17-565	AMD-P AMD-P	96-05-064 96-05-065	296-17-586 296-17-586	AMD-P AMD	96-05-065 96-12-039	296-17-64905	AMD	96-12-039
296-17-565 296-17-565	AMD-F	96-12-039	296-17-590	AMD-P	96-05-064	296-17-64999 296-17-64999	NEW-P NEW-P	96-05-064 96-05-065
296-17-56602	NEW-P	96-05-064	296-17-590	AMD-P	96-05-065	296-17-64999	NEW	96-12-039
96-17-56602	NEW-P	96-05-065	296-17-590	AMD	96-12-039	296-17-651	AMD-P	96-05-064
96-17-56602	NEW .	96-12-039	296-17-59201	AMD-P	96-05-064	296-17-651	AMD-P	96-05-065
96-17-567	AMD-P	96-05-064	296-17-59201	AMD-P	96-05-065	296-17-651	AMD	96-12-039
296-17-567	AMD-P	96-05-065	296-17-59201	AMD	96-12-039	296-17-654	AMD-P	96-05-064
296-17-567	AMD	96-12-039	296-17-59202	AMD-P	96-05-064	296-17-654	AMD-P	96-05-065
296-17-568	AMD-P	96-05-064	296-17-59202	AMD-P	96-05-065	296-17-654	AMD	96-12-039
96-17-568 96-17-568	AMD-P AMD	96-05-065 96-12-039	296-17-59202 296-17-59205	AMD NEW-P	96-12-039	296-17-659	AMD-P	96-05-064
296-17-569 296-17-56901	AMD-P	96-05-064	296-17-59205	NEW-P	96-05-064 96-05-065	296-17-659 296-17-659	AMD-P AMD	96-05-065 96-12-039
296-17-56901	AMD-P	96-05-065	296-17-59205	NEW	96-12-039	296-17-66002	AMD-P	96-05-064
296-17-56901	AMD	96-12-039	296-17-594	AMD-P	96-05-064	296-17-66002	AMD-P	96-05-065
296-17-57001	AMD-P	96-05-064	296-17-594	AMD-P	96-05-065	296-17-66002	AMD	96-12-039
296-17-57001	AMD-P	96-05-065	296-17-594	AMD	96-12-039	296-17-66004	NEW-P	96-05-064
296-17-57001	AMD	96-12-039	296-17-599	AMD-P	96-05-064	296-17-66004	NEW-P	96-05-065
296-17-57003	AMD-P	96-05-064	296-17-599	AMD-P	96-05-065	296-17-66004	NEW	96-12-039
296-17-57003	AMD-P	96-05-065	296-17-599	AMD	96-12-039	296-17-67601	AMD-P	96-05-064
296-17-57003 296-17-571	AMD AMD-P	96-12-039 96-05-064	296-17-604	AMD-P	96-05-064 96.05.065	296-17-67601	AMD-P	96-05-065
296-17-571	AMD-P	96-05-065	296-17-604 296-17-604	AMD-P AMD	96-05-065 96-12-039	296-17-67601	AMD D	96-12-039
	AMD-P	96-12-039	296-17-605	REP-P	96-05-064	296-17-67602 296-17-67602	AMD-P AMD-P	96-05-064 96-05-065
196-17-571		IN-UJ/		A	~~ ~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~	1 2/0-1/-0/002	UMD.L	フローレンーしひろ
			4	REP-P	96-05-065	296-17-67602		
296-17-571 296-17-572 296-17-572	AMD-P AMD-P	96-05-064 96-05-065	296-17-605 296-17-605	REP-P REP	96-05-065 96-12-039	296-17-67602 296-17-677	AMD AMD-P	96-12-039 96-05-064

Table [24]

WAC#		WSR #	WAC#		WSR #	WAC#		WSR #
	4145	 		AMD-P	96-05-064	296-23-230	AMD-P	96-05-066
296-17-677	AMD	96-12-039	296-17-741 296-17-741	AMD-P AMD-P	96-05-065	296-23-230	AMD-F	96-10-086
296-17-67901	AMD-P AMD-P	96-05-064 96-05-065	296-17-741	AMD-F	96-12-039	296-23A	PREP	96-11-066
296-17-67901 296-17-67901	AMD-F AMD	96-12-039	296-17-742	AMD-P	96-05-064	296-23A-400	AMD-P	96-05-060
296-17-680	AMD-P	96-05-064	296-17-742	AMD-P	96-05-065	296-23A-400	AMD	96-10-086
296-17-680	AMD-P	96-05-065	296-17-742	AMD	96-12-039	296-24-084	AMD-P	96-03-02
296-17-680	AMD	96-12-039	296-17-746	AMD-P	96-05-064	296-24-084	AMD	96-09-030
296-17-681	AMD-P	96-05-064	296-17-746	AMD-P	96-05-065	296-24-092	AMD-P	96-03-02
296-17-681	AMD-P	96-05-065	296-17-746	AMD	96-12-039	296-24-092	AMD	96-09-030
296-17-681	AMD	96-12-039	296-17-747	AMD-P	96-05-064	296-24-23533	AMD-P	96-03-024
296-17-687	AMD-P	96-05-064	296-17-747	AMD-P	96-05-065	296-24-23533	AMD	96-09-030 96-06-033
296-17-687	AMD-P	96-05-065	296-17-747	AMD	96-12-039 96-05-064	296-27 296-27-15503	PREP AMD-P	96-10-08:
296-17-687	AMD	96-12-039	296-17-753 296-17-753	AMD-P AMD-P	96-05-065	296-27-16001	AMD-P	96-10-08:
296-17-692	AMD-P AMD-P	96-05-064 96-05-065	296-17-753	AMD-F	96-12-039	296-45	PREP	96-05-07:
296-17-692 296-17-692	AMD-P	96-12-039	296-17-756	AMD-P	96-05-064	296-45-60013	NEW-P	96-09-10
296-17-693	AMD-P	96-05-064	296-17-756	AMD-P	96-05-065	296-54	PREP	96-05-07:
296-17-693	AMD-P	96-05-065	296-17-756	AMD	96-12-039	296-54-45001	REP-P	96-09-10
296-17-693	AMD	96-12-039	296-17-76207	AMD-P	96-05-064	296-54-501	AMD-P	96-09-10
296-17-694	AMD-P	96-05-064	296-17-76207	AMD-P	96-05-065	296-54-505	AMD-P	96-09-10
296-17-694	AMD-P	96-05-065	296-17-76207	AMD	96-12-039	296-54-507	AMD-P	96-09-10
296-17-694	AMD	96-12-039	296-17-76209	AMD-P	96-05-064	296-54-511	AMD-P	96-09-10
296-17-695	AMD-P	96-05-064	296-17-76209	AMD-P	96-05-065	296-54-513	AMD-P	96-09-10
296-17-695	AMD-P	96-05-065	296-17-76209	AMD	96-12-039	296-54-515	AMD-P	96-09-10
296-17-695	AMD	96-12-039	296-17-763	AMD-P	96-05-064 96-05-065	296-54-519 296-54-521	AMD-P AMD-P	96-09-10 96-09-10
296-17-699	AMD-P	96-05-064	296-17-763	AMD-P AMD	96-03-063 96-12-039	296-54-523	AMD-P	96-09-10
296-17-699	AMD-P	96-05-065	296-17-763 296-17-778	AMD-P	96-05-064	296-54-529	AMD-P	96-09-10
296-17-699	AMD AMD-P	96-12-039 96-05-064	296-17-778	AMD-P	96-05-065	296-54-531	AMD-P	96-09-10
296-17-700 296-17-700	AMD-P	96-05-065	296-17-778	AMD	96-12-039	296-54-535	AMD-P	96-09-10
296-17-700	AMD	96-12-039	296-17-870	AMD-P	96-05-064	296-54-537	AMD-P	96-09-10
296-17-701	AMD-P	96-05-064	296-17-870	AMD-P	96-05-065	296-54-539	AMD-P	96-09-10
296-17-701	AMD-P	96-05-065	296-17-870	AMD	96-12-039	296-54-551	AMD-P	96-09-10
296-17-701	AMD	96-12-039	296-17-885	AMD-P	96-05-064	296-54-553	AMD-P	96-09-10
296-17-703	AMD-P	96-05-064	296-17-885	AMD-P	96-05-065	296-54-555	AMD-P	96-09-10
296-17-703	AMD-P	96-05-065	296-17-885	AMD	96-12-039	296-54-557	AMD-P	96-09-10
296-17-703	AMD	96-12-039	296-17-895	AMD-P	96-03-115	296-54-559	AMD-P	96-09-10
296-17-704	AMD-P	96-05-064	296-17-895	AMD-P AMD-P	96-05-064 96-05-065	296-54-561 296-54-565	AMD-P AMD-P	96-09-10 96-09-10
296-17-704	AMD-P	96-05-065 96-12-039	296-17-895 296-17-895	AMD-P	96-06-025	296-54-567	AMD-P	96-09-10
296-17-704	AMD AMD-P	96-05-064	296-17-895	AMD	96-12-039	296-54-575	AMD-P	96-09-10
296-17-706 296-17-706	AMD-P	96-05-065	296-17-90100	NEW-P	96-13-105	296-54-577	AMD-P	96-09-10
296-17-706 296-17-706	AMD	96-12-039	296-17-90110	NEW-P	96-13-105	296-54-593	AMD-P	96-09-10
296-17-707	AMD-P	96-05-064	296-17-90120	NEW-P	96-13-105	296-54-595	AMD-P	96-09-10
296-17-707	AMD-P	96-05-065	296-17-90130	NEW-P	96-13-105	296-54-597	AMD-P	96-09-10
296-17-707	AMD	96-12-039	296-17-90140	NEW-P	96-13-105	296-54-601	AMD-P	96-09-10
296-17-708	AMD-P	96-05-064	296-17-90150	NEW-P	96-13-105	296-54-605	AMD-P	96-09-10
296-17-708	AMD-P	96-05-065	296-17-915	AMD-P	96-05-064	296-62-05413	PREP	96-14-11
296-17-708	AMD	96-12-039	296-17-915	AMD-P	96-05-065	296-62-07306	AMD-P	96-03-02- 96-09-03
296-17-709	AMD-P	96-05-064	296-17-915	AMD	96-12-039	296-62-07306	AMD AMD-P	96-03-02
296-17-709	AMD-P	96-05-065 96-12-039	296-17-919 296-17-919	PREP AMD-P	96-03-153 96-07-098	296-62-07342 296-62-07342	AMD	96-09-03
296-17-709	AMD AMD-P	96-05-064	296-17-919	AMD	96-10-029	296-62-07445	AMD-P	96-03-02
296-17-710 296-17-710	AMD-P	96-05-065	296-17-920	AMD-P	96-03-115	296-62-07445	AMD	96-09-03
296-17-710	AMD-1	96-12-039	296-17-920	AMD-P	96-05-064	296-62-07515	PREP	96-05-07
296-17-711	AMD-P	96-05-064	296-17-920	AMD-P	96-05-065	296-62-07515	AMD-P	96-10-08
296-17-711	AMD-P	96-05-065	296-17-920	AMD	96-06-025	296-62-07521	AMD-P	96-03-02
296-17-711	AMD	96-12-039	296-18A-520	PREP	96-03-106	296-62-07521	AMD	96-09-03
296-17-712	AMD-P	96-05-064	296-20-010	AMD-P	96-05-066	296-62-07533	AMD-P	96-03-02
296-17-712	AMD-P	96-05-065	296-20-010	AMD	96-10-086	296-62-07533	AMD	96-09-03
296-17-712	AMD	96-12-039	296-20-132	AMD-P	96-05-066	296-62-07550	AMD-P	96-03-02
296-17-717	AMD-P	96-05-064	296-20-132	AMD	96-10-086	296-62-07550	AMD	96-09-03
296-17-717	AMD-P	96-05-065	296-20-135	AMD-P	96-05-066	296-62-07668	AMD-P	96-03-02- 96-09-03
296-17-717	AMD B	96-12-039 96-05-064	296-20-135	AMD	96-10-086 96-13-104	296-62-07668	AMD AMD-F	96-09-03
296-17-719	AMD-P	96-05-064 96-05-065	296-20-135 296-20-135	PREP	96-13-104 96-14-065	296-62-07705 296-62-07705	AMD-E AMD-E	96-16-02
296-17-719 296-17-719	AMD-P AMD	96-05-065 96-12-039	296-20-135 296-20-135	AMD-E AMD-P	96-14-063 96-16-025	296-62-07739	AMD-E AMD-P	96-03-02
296-17-719 296-17-723	AMD-P	96-12-039 96-05-064	296-23-180	AMD-P	96-05-066	296-62-07739	AMD-P	96-09-03
296-17-723 296-17-723	AMD-P	96-05-065	296-23-180	AMD	96-10-086	296-65-003	AMD	96-05-05
296-17-723 296-17-723	AMD-F	96-12-039	296-23-185	AMD-P	96-05-066	296-65-005	AMD	96-05-05
296-17-727	AMD-P	96-05-064	296-23-185	AMD	96-10-086	296-65-007	AMD	96-05-05
296-17-727	AMD-P	96-05-065	296-23-220	AMD-P	96-05-066	296-65-010	AMD	96-05-05
296-17-727	AMD	96-12-039	296-23-220	AMD	96-10-086	296-65-012	AMD	96-05-05

WAC#		WSR #	WAC #		WSR #	WAC #		WSR #
296-65-015	AMD	96-05-056	296-126-224	REP-P	96-14-115	296-150B-100	REP-P	96-15-089
296-65-015	PREP	96-14-119	296-128-013	NEW-P	96-14-116	296-150B-105	REP-P	96-15-089
296-65-020	AMD	96-05-056	296-150A	PREP	96-06-032	296-150B-110	REP-P	96-15-089
296-65-030	AMD	96-05-056	296-150A-005	REP-P	96-15-089	296-150B-115	REP-P	96-15-089
296-65-050	AMD	96-05-056	296-150A-011	REP-P	96-15-089	296-150B-120	REP-P	96-15-089
296-78-56505	AMD-P	96-10-085	296-150A-016	REP-P	96-15-089	296-150B-122	REP-P	96-15-089
296-78-56513	AMD-P	96-10-085	296-150A-021	REP-P	96-15-089	296-150B-125	REP-P	96-15-08
96-78-570	AMD-P	96-10-085	296-150A-024	REP-P	96-15-089	296-150B-130	REP-P	96-15-08
96-78-580	AMD-P	96-10-085	296-150A-030	REP-P	96-15-089	296-150B-135	REP-P	96-15-08
296-78-605	AMD-P	96-10-085	296-150A-035	REP-P	96-15-089	296-150B-140	REP-P	96-15-08
296-78-620	AMD-P	96-10-085	296-150A-040	REP-P	96-15-089	296-150B-145	REP-P	96-15-08
96-78-635	AMD-P	96-10-085	296-150A-045	REP-P	96-15-089	296-150B-150	REP-P	96-15-08
96-78-650	AMD-P	96-10-085	296-150A-051	REP-P	96-15-089	296-150B-155	REP-P	96-15-08
96-78-660	AMD-P	96-10-085	296-150A-055	REP-P	96-15-089	296-150B-160	REP-P	96-15-08
96-78-665	AMD-P	96-10-085	296-150A-060	REP-P	96-15-089	296-150B-165	REP-P	96-15-08
96-78-690	AMD-P	96-10-085	296-150A-065	REP-P	96-15-089	296-150B-175	REP-P	96-15-08
96-78-70503	AMD-P	96-10-085	296-150A-070	REP-P	96-15-089	296-150B-180	REP-P	96-15-08
96-78-71003	AMD-P	96-10-085	296-150A-075	REP-P	96-15-089	296-150B-185	REP-P	96-15-08
96-78-71015	AMD-P	96-10-085	296-150A-080	REP-P	96-15-089	296-150B-200	REP-P	96-15-08
96-78-71017	AMD-P	96-10-085	296-150A-085	REP-P	96-15-089	296-150B-205	REP-P	96-15-08
96-78-725	AMD-P	96-10-085	296-150A-090	REP-P	96-15-089	296-150B-210	REP-P	96-15-08
96-78-750	AMD-P	96-10-085	296-150A-095	REP-P	96-15-089	296-150B-215	REP-P	96-15-08
96-78-800	AMD-P	96-10-085	296-150A-100	REP-P	96-15-089	296-150B-220	REP-P	96-15-08
96-78-835	AMD-P	96-10-085	296-150A-105	REP-P	96-15-089	296-150B-225	REP-P	96-15-08
96-78-84005	AMD-P	96-10-085	296-150A-110	REP-P	96-15-089	296-150B-230	REP-P	96-15-08
96-78-84007	AMD-P	96-10-085	296-150A-115	REP-P	96-15-089	296-150B-235	REP-P	96-15-08
.96-99	PREP	96-14-117	296-150A-120	REP-P	96-15-089	296-150B-240	REP-P	96-15-08
.96-104-010	AMD-P	96-16-063	296-150A-125	REP-P	96-15-089	296-150B-245	REP-P	96-15-08
96-104-025	PREP	96-09-086	296-150A-130	REP-P	96-15-089	296-150B-250	REP-P	96-15-08
96-104-025	AMD-P	96-16-063	296-150A-135	REP-P	96-15-089	296-150B-255	REP-P	96-15-08
96-104-065	PREP	96-09-086	296-150A-140	REP-P	96-15-089	296-150B-300	REP-P	96-15-08
96-104-065	AMD-P	96-16-063	296-150A-145	REP-P	96-15-089	296-150B-305	REP-P	96-15-08
96-104-102	PREP	96-09-086	296-150A-150	REP-P	96-15-089	296-150B-307	REP-P	96-15-08
96-104-102	AMD-P	96-16-063	296-150A-155	REP-P	96-15-089	296-150B-310	REP-P	96-15-08
96-104-102 96-104-140	AMD-P	96-16-063	296-150A-160	REP-P	96-15-089	296-150B-315	REP-P	96-15-08
96-104-151	NEW-P	96-16-063	296-150A-170	REP-P	96-15-089	296-150B-400	REP-P	96-15-08
96-104-170	PREP	96-09-086	296-150A-300	REP-P	96-15-089	296-150B-403	REP-P	96-15-08
96-104-170	AMD-P	96-16-063	296-150A-800	REP-P	96-15-089	296-150B-407	REP-P	96-15-08
296-104-175	REP-P	96-16-063	296-150A-805	REP-P	96-15-089	296-150B-410	REP-P	96-15-08
296-104-200	AMD-P	96-16-063	296-150A-815	REP-P	96-15-089	296-150B-413	REP-P	96-15-08
296-104-205	PREP	96-09-086	296-150A-820	REP-P	96-15-089	296-150B-417	REP-P	96-15-08
296-104-205	AMD-P	96-16-063	296-150A-825	REP-P	96-15-089	296-150B-420	REP-P	96-15-089
96-104-210	PREP	96-09-086	296-150A-830	REP-P	96-15-089	296-150B-423	REP-P	96-15-08
96-104-210	AMD-P	96-16-063	296-150A-835	REP-P	96-15-089	296-150B-427	REP-P	96-15-08
96-104-215	PREP	96-09-086	296-150A-840	REP-P	96-15-089	296-150B-430	REP-P	96-15-08
296-104-215	AMD-P	96-16-063	296-150A-845	REP-P	96-15-089	296-150B-433	REP-P	96-15-089
96-104-213	PREP	96-09-086	296-150A-850	REP-P	96-15-089	296-150B-437	REP-P	96-15-08
96-104-220	AMD-P	96-16-063	296-150A-855	REP-P	96-15-089	296-150B-440	REP-P	96-15-08
96-104-225	REP-P	96-16-063	296-150A-860	REP-P	96-15-089	296-150B-443	REP-P	96-15-08
96-104-230	PREP	96-09-086	296-150A-865	REP-P	96-15-089	296-150B-447	REP-P	96-15-08
96-104-230	AMD-P	96-16-063	296-150A-870	REP-P	96-15-089	296-150B-450	REP-P	96-15-08
	PREP	96-09-086	296-150A-875	REP-P	96-15-089	296-150B-453	REP-P	96-15-08
96-104-235	AMD-P	96-16-063	296-150A-950	REP-P	96-15-089	296-150B-457	REP-P	96-15-08
96-104-235	PREP	96-09-086	296-150A-990	REP-P	96-15-089	296-150B-460	REP-P	96-15-08
96-104-240	AMD-P	96-16-063	296-150B-005	REP-P	96-15-089	296-150B-463	REP-P	96-15-08
96-104-240	PREP	96-09-086	296-150B-010	REP-P	96-15-089	296-150B-467		96-15-08
96-104-245		96-16-063	296-150B-015	REP-P	96-15-089	296-150B-470	REP-P	96-15-08
96-104-245	AMD-P	96-09-086	296-150B-020	REP-P	96-15-089	296-150B-473	REP-P	
96-104-255	PREP						REP-P	96-15-08
96-104-255	AMD-P	96-16-063	296-150B-025	REP-P	96-15-089	296-150B-477	REP-P	96-15-08
96-104-256	PREP	96-09-086	296-150B-030	REP-P	96-15-089	296-150B-480	REP-P	96-15-08
96-104-256	NEW-P	96-16-063	296-150B-035	REP-P	96-15-089	296-150B-483	REP-P	96-15-08
96-104-260	PREP	96-09-086	296-150B-040	REP-P	96-15-089	296-150B-487	REP-P	96-15-08
96-104-260	AMD-P	96-16-063	296-150B-045	REP-P	96-15-089 96-15-089	296-150B-490	REP-P	96-15-08
96-104-273	PREP	96-09-086	296-150B-050	REP-P	96-15-089	296-150B-497	REP-P	96-15-08
296-104-273	NEW-P	96-16-063	296-150B-055	REP-P	96-15-089	296-150B-500	REP-P	96-15-08
96-116-185	PREP	96-05-054	296-150B-060	REP-P	96-15-089	296-150B-503	REP-P	96-15-08
96-116-185	AMD-P	96-10-055	296-150B-065	REP-P	96-15-089	296-150B-507	REP-P	96-15-08
96-116-185	AMD-C	96-13-057	296-150B-070	REP-P	96-15-089	296-150B-508	REP-P	96-15-08
296-116-185	AMD	96-14-062	296-150B-075	REP-P	96-15-089	296-150B-510	REP-P	96-15-08
296-116-300	PREP	96-04-052	296-150B-080	REP-P	96-15-089	296-150B-513	REP-P	96-15-08
296-116-300	AMD-P	96-08-067	296-150B-085	REP-P	96-15-089	296-150B-515	REP-P	96-15-08
296-116-300	AMD	96-12-017	296-150B-090	REP-P	96-15-089	296-150B-517	REP-P	96-15-089
	AMD-P	96-14-115	296-150B-095	REP-P	96-15-089	296-150B-520	REP-P	96-15-089

Table [26]

WAC#		WSR #	WAC #		WSR #	WAC #		WSR #
296-150B-523	REP-P	96-15-089	296-150B-767	REP-P	96-15-089	296-150C-0850	NEW-P	96-15-089
296-150B-527	REP-P	96-15-089	296-150B-770	REP-P	96-15-089	296-150C-0860	NEW-P	96-15-089
296-150B-530	REP-P	96-15-089	296-150B-773	REP-P	96-15-089	296-150C-0870	NEW-P	96-15-089
296-150B-533	REP-P	96-15-089	296-150B-777	REP-P	96-15-089	296-150C-0880	NEW-P	96-15-089
296-150B-537	REP-P	96-15-089	296-150B-780	REP-P	96-15-089	296-150C-0900	NEW-P	96-15-089
296-150B-540	REP-P	96-15-089	296-150B-783	REP-P	96-15-089	296-150C-0910	NEW-P	96-15-089
296-150B-543	REP-P	96-15-089	296-150B-787	REP-P	96-15-089	296-150C-0920	NEW-P	96-15-089 96-15-089
296-150B-547	REP-P	96-15-089	296-150B-790 296-150B-793	REP-P REP-P	96-15-089 96-15-089	296-150C-0930 296-150C-0940	NEW-P NEW-P	96-15-089
296-150B-550 296-150B-553	REP-P REP-P	96-15-089 96-15-089	296-150B-797	REP-P	96-15-089	296-150C-0950	NEW-P	96-15-089
296-150B-557	REP-P	96-15-089	296-150B-800	REP-P	96-15-089	296-150C-0960	NEW-P	96-15-089
296-150B-560	REP-P	96-15-089	296-150B-803	REP-P	96-15-089	296-150C-0970	NEW-P	96-15-089
296-150B-563	REP-P	96-15-089	296-150B-807	REP-P	96-15-089	296-150C-0980	NEW-P	96-15-089
296-150B-567	REP-P	96-15-089	296-150B-810	REP-P	96-15-089	296-150C-0990	NEW-P	96-15-089
296-150B-570	REP-P	96-15-089	296-150B-813	REP-P	96-15-089	296-150C-1000	NEW-P	96-15-089
296-150B-573	REP-P	96-15-089	296-150B-817	REP-P	96-15-089	296-150C-1010	NEW-P	96-15-089
296-150B-577	REP-P	96-15-089	296-150B-820	REP-P	96-15-089	296-150C-1020	NEW-P	96-15-089
296-150B-580	REP-P	96-15-089	296-150B-950	REP-P	96-15-089	296-150C-1030	NEW-P	96-15-089
296-150B-583	REP-P	96-15-089	296-150B-990	REP-P	96-15-089	296-150C-1040	NEW-P	96-15-089
296-150B-587	REP-P	96-15-089	296-150C-0010	NEW-P NEW-P	96-15-089 96-15-089	296-150C-1050 296-150C-1060	NEW-P NEW-P	96-15-089 96-15-089
296-150B-590	REP-P	96-15-089	296-150C-0020	NEW-P NEW-P	96-15-089 96-15-089	296-150C-1000 296-150C-1070	NEW-P	96-15-089
296-150B-593	REP-P REP-P	96-15-089 96-15-089	296-150C-0030 296-150C-0040	NEW-P NEW-P	96-15-089	296-150C-1070 296-150C-1080	NEW-P	96-15-089
296-150B-597 296-150B-600	REP-P REP-P	96-15-089 96-15-089	296-150C-0040 296-150C-0050	NEW-P	96-15-089	296-150C-1080 296-150C-1090	NEW-P	96-15-089
296-150B-603	REP-P	96-15-089	296-150C-0060	NEW-P	96-15-089	296-150C-1100	NEW-P	96-15-089
296-150B-607	REP-P	96-15-089	296-150C-0070	NEW-P	96-15-089	296-150C-1110	NEW-P	96-15-089
296-150B-610	REP-P	96-15-089	296-150C-0080	NEW-P	96-15-089	296-150C-1120	NEW-P	96-15-089
296-150B-613	REP-P	96-15-089	296-150C-0090	NEW-P	96-15-089	296-150C-1130	NEW-P	96-15-089
296-150B-617	REP-P	96-15-089	296-150C-0100	NEW-P	96-15-089	296-150C-1140	NEW-P	96-15-089
296-150B-620	REP-P	96-15-089	296-150C-0110	NEW-P	96-15-089	296-150C-1150	NEW-P	96-15-089
296-150B-623	REP-P	96-15-089	296-150C-0120	NEW-P	96-15-089	296-150C-1160	NEW-P	96-15-089
296-150B-627	REP-P	96-15-089	296-150C-0200	NEW-P	96-15-089	296-150C-1170	NEW-P	96-15-089
296-150B-630	REP-P	96-15-089	296-150C-0210	NEW-P	96-15-089	296-150C-1180	NEW-P	96-15-089 96-15-089
296-150B-633	REP-P	96-15-089 96-15-089	296-150C-0220 296-150C-0230	NEW-P NEW-P	96-15-089 96-15-089	296-150C-1190 296-150C-1195	NEW-P NEW-P	96-15-089
296-150B-637 296-150B-640	REP-P REP-P	96-15-089 96-15-089	296-150C-0240	NEW-P	96-15-089	296-150C-1200	NEW-P	96-15-089
296-150B-643	REP-P	96-15-089	296-150C-0250	NEW-P	96-15-089	296-150C-1210	NEW-P	96-15-089
296-150B-647	REP-P	96-15-089	296-150C-0300	NEW-P	96-15-089	296-150C-1220	NEW-P	96-15-089
296-150B-650	REP-P	96-15-089	296-150C-0310	NEW-P	96-15-089	296-150C-1230	NEW-P	96-15-089
296-150B-653	REP-P	96-15-089	296-150C-0320	NEW-P	96-15-089	296-150C-1240	NEW-P	96-15-089
296-150B-657	REP-P	96-15-089	296-150C-0330	NEW-P	96-15-089	296-150C-1250	NEW-P	96-15-089
296-150B-660	REP-P	96-15-089	296-150C-0340	NEW-P	96-15-089	296-150C-1260	NEW-P	96-15-089
296-150B-663	REP-P	96-15-089	296-150C-0350	NEW-P	96-15-089	296-150C-1270	NEW-P	96-15-089
296-150B-667	REP-P	96-15-089	296-150C-0380	NEW-P	96-15-089	296-150C-1280	NEW-P	96-15-089 96-15-089
296-150B-670	REP-P	96-15-089 96-15-089	296-150C-0390 296-150C-0400	NEW-P NEW-P	96-15-089 96-15-089	296-150C-1290 296-150C-1300	NEW-P NEW-P	96-15-089
296-150B-673 296-150B-677	REP-P REP-P	96-15-089	296-150C-0400 296-150C-0410	NEW-P	96-15-089	296-150C-1310	NEW-P	96-15-089
296-150B-680	REP-P	96-15-089	296-150C-0415	NEW-P	96-15-089	296-150C-1320	NEW-P	96-15-089
296-150B-683	REP-P	96-15-089	296-150C-0420	NEW-P	96-15-089	296-150C-1330	NEW-P	96-15-089
296-150B-687	REP-P	96-15-089	296-150C-0430	NEW-P	96-15-089	296-150C-1340	NEW-P	96-15-089
296-150B-690	REP-P	96-15-089	296-150C-0440	NEW-P	96-15-089	296-150C-1350	NEW-P	96-15-089
296-150B-693	REP-P	96-15-089	296-150C-0450	NEW-P	96-15-089	296-150C-1360	NEW-P	96-15-089
296-150B-697	REP-P	96-15-089	296-150C-0460	NEW-P	96-15-089	296-150C-1370	NEW-P	96-15-089
296-150B-700	REP-P	96-15-089	296-150C-0470	NEW-P	96-15-089	296-150C-1380	NEW-P	96-15-089
296-150B-703	REP-P	96-15-089	296-150C-0480	NEW-P	96-15-089	296-150C-1390	NEW-P	96-15-089
296-150B-707	REP-P	96-15-089	296-150C-0490	NEW-P	96-15-089	296-150C-1400	NEW-P	96-15-089
296-150B-710	REP-P	96-15-089 96-15-089	296-150C-0500 296-150C-0510	NEW-P NEW-P	96-15-089 96-15-089	296-150C-1410 296-150C-1420	NEW-P NEW-P	96-15-089 96-15-089
296-150B-713	REP-P	96-15-089 96-15-089	296-150C-0520	NEW-P	96-15-089	296-150C-1420 296-150C-1430	NEW-P	96-15-089
296-150B-717 296-150B-720	REP-P REP-P	96-15-089	296-150C-0530	NEW-P	96-15-089	296-150C-1440	NEW-P	96-15-089
296-150B-723	REP-P	96-15-089	296-150C-0540	NEW-P	96-15-089	296-150C-1450	NEW-P	96-15-089
296-150B-727	REP-P	96-15-089	296-150C-0550	NEW-P	96-15-089	296-150C-1460	NEW-P	96-15-089
296-150B-730	REP-P	96-15-089	296-150C-0560	NEW-P	96-15-089	296-150C-1470	NEW-P	96-15-089
296-150B-733	REP-P	96-15-089	296-150C-0580	NEW-P	96-15-089	296-150C-1480	NEW-P	96-15-089
296-150B-737	REP-P	96-15-089	296-150F-0590	NEW-P	96-15-089	296-150C-1490	NEW-P	96-15-089
296-150B-740	REP-P	96-15-089	296-150C-0700	NEW-P	96-15-089	296-150C-1500	NEW-P	96-15-089
296-150B-743	REP-P	96-15-089	296-150C-0710	NEW-P	96-15-089	296-150C-1510	NEW-P	96-15-089
296-150B-747	REP-P	96-15-089	296-150C-0720	NEW-P	96-15-089	296-150C-1520	NEW-P	96-15-089
296-150B-750	REP-P	96-15-089	296-150C-0800	NEW-P	96-15-089	296-150C-1530	NEW-P	96-15-089
296-150B-753	REP-P	96-15-089	296-150C-0810	NEW-P	96-15-089	296-150C-1540	NEW-P	96-15-089
296-150B-757	REP-P	96-15-089	296-150C-0820	NEW-P	96-15-089	296-150C-1550	NEW-P	96-15-089
296-150B-760	REP-P	96-15-089 96-15-089	296-150C-0830	NEW-P NEW-P	96-15-089	296-150C-1560	NEW-P	96-15-089
296-150B-763	REP-P	OF INTING	l 296-150C-0840	NHW	96-15-089	l 296-150C-1570	NEW-P	96-15-089

WAC #		WSR #	WAC#		WSR #	WAC #		WSR #
	NIEW P		296-150M-0050	NEW-P	96-15-089	296-150R-0860	NEW-P	96-15-089
296-150C-1580 296-150C-1590	NEW-P NEW-P	96-15-089 96-15-089	296-150M-0050 296-150M-0060	NEW-P	96-15-089	296-150R-0870	NEW-P	96-15-089
296-150C-1600	NEW-P	96-15-089	296-150M-0100	NEW-P	96-15-089	296-150R-0900	NEW-P	96-15-089
296-150C-1610	NEW-P	96-15-089	296-150M-0200	NEW-P	96-15-089	296-150R-0910	NEW-P	96-15-089
296-150C-1620	NEW-P	96-15-089	296-150M-0250	NEW-P	96-15-089	296-150R-0920	NEW-P	96-1 5- 089
296-150C-1630	NEW-P	96-15-089	296-150M-0260	NEW-P	96-15-089	296-150R-0930	NEW-P	96-15-089
296-150C-1640	NEW-P	96-15-089	296-150M-0300	NEW-P	96-15-089	296-150R-1000	NEW-P	96-15-089
296-150C-1650	NEW-P	96-15-089	296-150M-0310	NEW-P	96-15-089	296-150R-1010	NEW-P	96-15-089
296-150C-1660	NEW-P	96-15-089	296-150M-0320	NEW-P	96-15-089	296-150R-1020	NEW-P	96-15-089
296-150C-1670	NEW-P	96-15-089	296-150M-0330	NEW-P	96-15-089	296-150R-2000	NEW-P	96-15-089
296-150C-1680	NEW-P	96-15-089	296-150M-0340	NEW-P	96-15-089	296-150R-2010	NEW-P	96-15-089 96-15-089
296-150C-1690	NEW-P	96-15-089	296-150M-0350	NEW-P	96-15-089	296-150R-2020 296-150R-2030	NEW-P NEW-P	96-15-089
296-150C-1700	NEW-P	96-15-089	296-150M-0360	NEW-P	96-15-089 96-15-089	296-150R-2030 296-150R-3000	NEW-P	96-15-089
296-150C-1710	NEW-P	96-15-089	296-150M-0370	NEW-P NEW-P	96-15-089 96-15-089	296-155	PREP	96-05-078
296-150C-1720	NEW-P	96-15-089	296-150M-0380 296-150M-0390	NEW-P	96-15-089	296-155	PREP	96-05-079
296-150C-1730 296-150C-1740	NEW-P NEW-P	96-15-089 96-15-089	296-150M-0400	NEW-P	96-15-089	296-155-245	AMD-P	96-11-116
296-150C-1740 296-150C-1770	NEW-P	96-15-089	296-150M-0500	NEW-P	96-15-089	296-155-24501	AMD-P	96-11-116
296-150C-1770 296-150C-1780	NEW-P	96-15-089	296-150M-0530	NEW-P	96-15-089	296-155-24503	AMD-P	96-11-116
296-150C-1790	NEW-P	96-15-089	296-150M-0600	NEW-P	96-15-089	296-155-24505	AMD-P	96-11-116
296-150C-1800	NEW-P	96-15-089	296-150M-0610	NEW-P	96-15-089	296-155-24507	AMD-P	96-11-116
296-150C-1810	NEW-P	96-15-089	296-150M-0620	NEW-P	96-15-089	296-155-24510	AMD-P	96-11-116
296-150C-1820	NEW-P	96-15-089	296-150M-0630	NEW-P	96-15-089	296-155-24515	AMD-P	96-11-116
296-150C-1830	NEW-P	96-15-089	296-150M-0640	NEW-P	96-15-089	296-155-24519	AMD-P	96-11-116
296-150C-3000	NEW-P	96-15-089	296-150M-0650	NEW-P	96-15-089	296-155-24520	AMD-P	96-11-116
296-150F-0010	NEW-P	96-15-089	296-150M-0660	NEW-P	96-15-089	296-155-24521	AMD-P	96-11-116
296-150F-0020	NEW-P	96-15-089	296-150M-0670	NEW-P	96-15-089	296-155-24522	AMD-P AMD-P	96-11-116 96-11-116
296-150F-0030	NEW-P	96-15-089	296-150M-0700	NEW-P	96-15-089 96-15-089	296-155-24523 296-155-24524	AMD-P	96-11-116
296-150F-0040	NEW-P	96-15-089	296-150M-0710	NEW-P NEW-P	96-15-089	296-155-24525	AMD-P	96-11-116
296-150F-0070	NEW-P	96-15-089 96-15-089	296-150M-0720 296-150M-0730	NEW-P	96-15-089	296-155-325	AMD-P	96-11-116
296-150F-0080	NEW-P NEW-P	96-15-089	296-150M-3000	NEW-P	96-15-089	296-155-429	AMD-P	96-10-085
296-150F-0100 296-150F-0110	NEW-P	96-15-089	296-150R-0010	NEW-P	96-15-089	296-155-477	AMD-P	96-11-116
296-150F-0120	NEW-P	96-15-089	296-150R-0020	NEW-P	96-15-089	296-155-480	AMD-P	96-11-116
296-150F-0200	NEW-P	96-15-089	296-150R-0030	NEW-P	96-15-089	296-155-485	AMD-P	96-11-116
296-150F-0210	NEW-P	96-15-089	296-150R-0040	NEW-P	96-15-089	296-155-48533	AMD-P	96-11-116
296-150F-0220	NEW-P	96-15-089	296-150R-0060	NEW-P	96-15-089	296-155-500	AMD-P	96-11-116
296-150F-0230	NEW-P	96-15-089	296-150R-0100	NEW-P	96-15-089	296-155-505	AMD-P	96-11-116
296-150F-0250	NEW-P	96-15-089	296-150R-0110	NEW-P	96-15-089	296-155-50503	AMD-P	96-11-116
296-150F-0300	NEW-P	96-15-089	296-150R-0120	NEW-P	96-15-089	296-155-515	AMD-P AMD-P	96-11-116 96-11-116
296-150F-0310	NEW-P	96-15-089	296-150R-0130	NEW-P NEW-P	96-15-089 96-15-089	296-155-655 296-155-715	AMD-P	96-11-116
296-150F-0320	NEW-P	96-15-089	296-150R-0200 296-150R-0210	NEW-P	96-15-089	296-155-740	AMD-P	96-11-116
296-150F-0340 296-150F-0350	NEW-P NEW-P	96-15-089 96-15-089	296-150R-0220	NEW-P	96-15-089	296-155-745	AMD-P	96-11-116
296-150F-0380	NEW-P	96-15-089	296-150R-0230	NEW-P	96-15-089	296-305-001	AMD-C	96-03-026
296-150F-0390	NEW-P	96-15-089	296-150R-0250	NEW-P	96-15-089	296-305-001	REP	96-11-067
296-150F-0400	NEW-P	96-15-089	296-150R-0280	NEW-P	96-15-089	296-305-003	AMD-C	96-03-026
296-150F-0410	NEW-P	96-15-089	296-150R-0290	NEW-P	96-15-089	296-305-003	REP	96-11-067
296-150F-0415	NEW-P	96-15-089	296-150R-0300	NEW-P	96-15-089	296-305-005	AMD-C	96-03-026
296-150F-0420	NEW-P	96-15-089	296-150R-0310	NEW-P	96-15-089	296-305-005	REP	96-11-067
296-150F-0430	NEW-P	96-15-089	296-150R-0320	NEW-P	96-15-089	296-305-007	AMD-C	96-03-026
296-150F-0440	NEW-P	96-15-089	296-150R-0330	NEW-P	96-15-089	296-305-007	REP	96-11-067 96-03-026
296-150F-0450	NEW-P	96-15-089	296-150R-0340	NEW-P	96-15-089	296-305-010	AMD-C	96-03-020
296-150F-0460	NEW-P	96-15-089	296-150R-0350	NEW-P	96-15-089	296-305-010 296-305-01001	REP NEW-C	96-03-026
296-150F-0470	NEW-P	96-15-089 96-15-089	296-150R-0400 296-150R-0410	NEW-P NEW-P	96-15-089 96-15-089	296-305-01001	NEW-C	96-11-067
296-150F-0480	NEW-P NEW-P	96-15-089 96-15-089	296-150R-0420	NEW-P	96-15-089	296-305-01001	NEW-C	96-03-026
296-150F-0490 296-150F-0500	NEW-P	96-15-089	296-150R-0440	NEW-P	96-15-089	296-305-01002	NEW	96-11-067
296-150F-0510	NEW-P	96-15-089	296-150R-0450	NEW-P	96-15-089	296-305-01003	NEW-C	96-03-026
296-150F-0520	NEW-P	96-15-089	296-150R-0600	NEW-P	96-15-089	296-305-01003	NEW	96-11-067
296-150F-0530	NEW-P	96-15-089	296-150R-0610	NEW-P	96-15-089	296-305-01005	NEW-C	96-03-026
296-150F-0540	NEW-P	96-15-089	296-150R-0620	NEW-P	96-15-089	296-305-01005	NEW	96-11-067
296-150F-0550	NEW-P	96-15-089	296-150R-0630	NEW-P	96-15-089	296-305-01007	NEW-C	96-03-026
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296-150F-0590	NEW-P	96-15-089	296-150R-0700	NEW-P	96-15-089	296-305-01009	NEW-C	96-03-026
296-150F-0600	NEW-P	96-15-089	296-150R-0710	NEW-P	96-15-089	296-305-01009	NEW	96-11-067
296-150F-0700	NEW-P	96-15-089	296-150R-0720	NEW-P	96-15-089	296-305-015	AMD-C	96-03-026
296-150F-0710	NEW-P	96-15-089	296-150R-0800	NEW-P	96-15-089	296-305-015	REP	96-11-067
296-150F-0720	NEW-P	96-15-089	296-150R-0810	NEW-P	96-15-089	296-305-01501	NEW-C	96-03-026
296-150F-3000	NEW-P	96-15-089	296-150R-0820	NEW-P	96-15-089 96-15-089	296-305-01501 296-305-01503	NEW NEW-C	96-11-067 96-03-026
296-150M-0010	NEW-P	96-15-089	296-150R-0830	NEW-P				
296-150M-0020	NEW-P	96-15-089	296-150R-0840	NEW-P	96-15-089	296-305-01503	NEW	96-11-067

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WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
296-305-01505	NEW	96-11-067	296-305-05009	NEW-C	96-03-026	296-305-075	REP	96-11-0
296-305-01505 296-305-01507	NEW-C	96-03-026	296-305-05009	NEW	96-11-067	296-305-080	AMD-C	96-03-02
296-305-01507 296-305-01507	NEW-C	96-11-067	296-305-05011	NEW-C	96-03-026	296-305-080	REP	96-11-0
296-305-01509	NEW-C	96-03-026	296-305-05011	NEW	96-11-067	296-305-08000	NEW-C	96-03-02
296-305-01509	NEW	96-11-067	296-305-05013	NEW-C	96-03-026	296-305-08000	NEW	96-11-0
296-305-01511	NEW-C	96-03-026	296-305-05013	NEW .	96-11-067	296-305-085	AMD-C	96-03-0
296-305-01511	NEW	96-11-067	296-305-05501	NEW-C	96-03-026	296-305-085	REP	96-11-0
96-305-01513	NEW-C	96-03-026	296-305-05501	NEW	96-11-067	296-305-090	AMD-C	96-03-0
96-305-01513	NEW	96-11-067	296-305-05503	NEW-C	96-03-026	296-305-090	REP	96-11-0 96-03-0
96-305-01515	NEW-C	96-03-026	296-305-05503	NEW	96-11-067	296-305-095	AMD-C REP	96-03-0
96-305-01515	NEW	96-11-067	296-305-060	AMD-C	96-03-026	296-305-095 296-305-100	AMD-C	96-03-0
96-305-01517	NEW-C	96-03-026	296-305-060	REP	96-11-067 96-03-026	296-305-100	REP	96-11-0
96-305-01517	NEW	96-11-067	296-305-06001	AMD-C AMD	96-03-026 96-11-067	296-305-105	AMD-C	96-03-0
96-305-017	AMD-C	96-03-026	296-305-06001 296-305-06003	AMD-C	96-03-026	296-305-105	REP	96-11-0
296-305-017	REP	96-11-067	296-305-06003	AMD-C	96-11-067	296-305-110	AMD-C	96-03-0
96-305-020	AMD-C	96-03-026 96-11-067	296-305-06005	AMD-C	96-03-026	296-305-110	REP	96-11-0
296-305-020	REP NEW-C	96-03-026	296-305-06005	AMD	96-11-067	296-305-115	AMD-C	96-03-0
96-305-02001	NEW-C	96-03-020	296-305-06007	AMD-C	96-03-026	296-305-115	REP	96-11-0
296-305-02001	NEW-C	96-03-026	296-305-06007	AMD	96-11-067	296-306	PREP	96-06-0
96-305-02003 96-305-02003	NEW-C	96-11-067	296-305-06009	AMD-C	96-03-026	296-306	PREP	96-06-0
96-305-02005	NEW-C	96-03-026	296-305-06009	REP	96-11-067	296-306-003	REP-P	96-14-1
96-305-02005	NEW	96-11-067	296-305-06011	AMD-C	96-03-026	296-306-006	REP-P	96-14-1
96-305-02007	NEW-C	96-03-026	296-305-06011	REP	96-11-067	296-306-009	REP-P	96-14-1
296-305-02007	NEW	96-11-067	296-305-063	AMD-C	96-03-026	296-306-010	REP-P	96-14-1
296-305-02009	NEW-C	96-03-026	296-305-063	REP	96-11-067	296-306-01001	REP-P	96-14-1
96-305-02009	NEW	96-11-067	296-305-064	AMD-C	96-03-026	296-306-012	REP-P	96-14-1
296-305-02011	NEW-C	96-03-026	296-305-064	REP	96-11-067	296-306-015	REP-P	96-14-1
296-305-02011	NEW	96-11-067	296-305-065	AMD-C	96-03-026	296-306-020	REP-P	96-14-1
96-305-02013	NEW-C	96-03-026	296-305-065	REP	96-11-067	296-306-025	REP-P	96-14-1
96-305-02013	NEW	96-11-067	296-305-06501	AMD-C	96-03-026	296-306-030	REP-P	96-14-1
96-305-02015	NEW-C	96-03-026	296-305-06501	AMD	96-11-067	296-306-035	REP-P	96-14-1
96-305-02015	NEW	96-11-067	296-305-06503	AMD-C	96-03-026	296-306-040	REP-P	96-14-1
96-305-02017	NEW-C	96-03-026	296-305-06503	AMD	96-11-067	296-306-045	REP-P	96-14-1
296-305-02017	NEW	96-11-067	296-305-06505	AMD-C	96-03-026	296-306-050	REP-P REP-P	96-14-1 96-14-1
296-305-02019	NEW-C	96-03-026	296-305-06505	AMD	96-11-067	296-306-055	REP-P	96-14-1
296-305-02019	NEW	96-11-067	296-305-06507	AMD-C	96-03-026 96-11-067	296-306-057 296-306-061	REP-P	96-14-1
296-305-025	AMD-C	96-03-026	296-305-06507	AMD AMD-C	96-03-026	296-306-06101	REP-P	96-14-1
296-305-025	REP	96-11-067	296-305-06509 296-305-06509	AMD-C	96-11-067	296-306-06103	REP-P	96-14-1
296-305-02501	NEW-C	96-03-026	296-305-06511	AMD-C	96-03-026	296-306-06105	REP-P	96-14-1
296-305-02501	NEW C	96-11-067 96-03-026	296-305-06511	AMD-C	96-11-067	296-306-06107	REP-P	96-14-1
296-305-030	AMD-C REP	96-03-020	296-305-06513	AMD-C	96-03-026	296-306-06109	REP-P	96-14-1
296-305-030 296-305-03001	NEW-C	96-03-026	296-305-06513	AMD.	96-11-067	296-306-065	REP-P	96-14-1
296-305-03001 296-305-03001	NEW-C	96-11-067	296-305-06515	AMD-C	96-03-026	296-306-070	REP-P	96-14-1
296-305-0301 296-305-035	AMD-C	96-03-026	296-305-06515	AMD	96-11-067	296-306-075	REP-P	96-14-1
296-305-035	REP	96-11-067	296-305-06517	AMD-C	96-03-026	296-306-07501	REP-P	96-14-1
296-305-040	AMD-C	96-03-026	296-305-06517	AMD	96-11-067	296-306-07503	REP-P	96-14-1
296-305-040	REP	96-11-067	296-305-06519	NEW-C	96-03-026	296-306-080	REP-P	96-14-1
296-305-04001	NEW-C	96-03-026	296-305-06519	NEW	96-11-067	296-306-084	REP-P	96-14-1
296-305-04001	NEW	96-11-067	296-305-070	AMD-C	96-03-026	296-306-085	REP-P	96-14-1
96-305-045	AMD-C	96-03-026	296-305-070	REP	96-11-067	296-306-08501	REP-P	96-14-1
96-305-045	REP	96-11-067	296-305-07001	AMD-C	96-03-026	296-306-08503	REP-P	96-14-
96-305-04501	NEW-C	96-03-026	296-305-07001	AMD	96-11 <i>-</i> 067	296-306-08505	REP-P	96-14-
96-305-04501	NEW	96-11-067	296-305-07003	AMD-C	96-03-026	296-306-08507	REP-P	96-14-
96-305-04503	NEW-C	96-03-026	296-305-07003	AMD	96-11-067	296-306-08509	REP-P	96-14-
96-305-04503	NEW	96-11-067	296-305-07005	AMD-C	96-03-026	296-306-090	REP-P	96-14-
96-305-04505	NEW-C	96-03-026	296-305-07005	AMD	96-11-067	296-306-09001	REP-P	96-14-
96-305-04505	NEW	96-11-067	296-305-07007	AMD-C	96-03-026	296-306-09003	REP-P	96-14- 96-14-
96-305-04507	NEW-C	96-03-026	296-305-07007	AMD	96-11-067	296-306-095	REP-P REP-P	96-14- 96-14-
96-305-04507	NEW	96-11-067	296-305-07009	AMD-C	96-03-026	296-306-100		96-14-
96-305-04509	NEW-C	96-03-026	296-305-07009	AMD NEW C	96-11-067 96-03-026	296-306-105 296-306-110	REP-P REP-P	96-14- 96-14-
96-305-04509	NEW	96-11-067	296-305-07011	NEW-C	96-03-026 96-11-067	296-306-110	REP-P	96-14- 96-14-
296-305-04511	NEW-C	96-03-026	296-305-07011	NEW_C	96-03-026	296-306-113	REP-P	96-14-
296-305-04511	NEW	96-11-067	296-305-07013	NEW-C NEW	96-03-026 96-11-067	296-306-125	REP-P	96-14-
296-305-05001	NEW-C	96-03-026	296-305-07013	NEW-C	96-03-026	296-306-123	REP-P	96-14-
296-305-05001	NEW C	96-11 - 067 96-03-026	296-305-07015 296-305-07015	NEW-C	96-03-026 96-11-067	296-306-135	REP-P	96-14-
296-305-05003	NEW-C		296-305-07017	NEW-C	96-03-026	296-306-140	REP-P	96-14-
296-305-05003	NEW C	96-11-067 96-03-026	296-305-07017	NEW-C	96-11-067	296-306-145	REP-P	96-14-
296-305-05005	NEW-C	96-03-026 96-11-067	296-305-07017	NEW-C	96-03-026	296-306-14501	REP-P	96-14-1
296-305-05005	NEW NEW-C	96-03-026	296-305-07019	NEW	96-11-067	296-306-14503	REP-P	96-14-
296-305-05007	NEW-C	96-11-067	296-305-075	AMD-C	96-03-026	296-306-14505	REP-P	96-14-
296-305-05007	NHW	AU-11-12-1	Zyn10.3-07 1		70-0.3-0243			

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296-306-14507	REP-P	96-14-121	296-306A-08012	NEW-P	96-14-121	296-306A-18509	NEW-P	96-14-12
296-306-14509	REP-P	96-14-121	296-306A-08015	NEW-P	96-14-121		NEW-P	96-14-12
296-306-14511	REP-P	96-14-121	296-306A-08018	NEW-P	96-14-121		NEW-P	96-14-12
296-306-14513	REP-P	96-14-121	296-306A-08021	NEW-P	96-14-121		NEW-P	96-14-12
296-306-14515	REP-P	96-14-121	296-306A-085	NEW-P	96-14-121		NEW-P	96-14-12
296-306-150	REP-P	96-14-121	296-306A-090	NEW-P	96-14-121		NEW-P	96-14-12
296-306-155	REP-P	96-14-121	296-306A-095	NEW-P	96-14-121		NEW-P	96-14-1
296-306-160	REP-P	96-14-121	296-306A-09503	NEW-P	96-14-121		NEW-P	96-14-1
296-306-165	REP-P	96-14-121	296-306A-09506	NEW-P	96-14-121		NEW-P	96-14-1 96-14-1
296-306-170	REP-P	96-14-121	296-306A-09509	NEW-P	96-14-121 96-14-121		NEW-P NEW-P	96-14-1
296-306-175	REP-P	96-14-121	296-306A-09512 296-306A-09515	NEW-P NEW-P	96-14-121 96-14-121		NEW-P	96-14-1
296-306-180 296-306-200	REP-P REP-P	96-14-121 96-14-121	296-306A-09518	NEW-P	96-14-121		NEW-P	96-14-1
296-306-250	REP-P	96-14-121	296-306A-100	NEW-P	96-14-121		NEW-P	96-14-1
296-306-25003	REP-P	96-14-121	296-306A-10005	NEW-P	96-14-121		NEW-P	96-14-1
296-306-25005	REP-P	96-14-121	296-306A-10010	NEW-P	96-14-121		NEW-P	96-14-1
296-306-25007	REP-P	96-14-121	296-306A-10015	NEW-P	96-14-121		NEW-P	96-14-1
296-306-25009	REP-P	96-14-121	296-306A-10020	NEW-P	96-14-121		NEW-P	96-14-1
296-306-25013	REP-P	96-14-121	296-306A-10025	NEW-P	96-14-121		NEW-P	96-14-1
296-306-25017	REP-P	96-14-121	296-306A-107	NEW-P	96-14-120		NEW-P	96-14-1
296-306-25019	REP-P	96-14-121	296-306A-110	NEW-P	96-14-120		NEW-P	96-14-1
296-306-25021	REP-P	96-14-121	296-306A-11005	NEW-P	96-14-120		NEW-P	96-14-1
296-306-25023	REP-P	96-14-121	296-306A-11010	NEW-P	96-14-120		NEW-P	96-14-1
296-306-25095	REP-P	96-14-121	296-306A-11015	NEW-P	96-14-120		NEW-P	96-14-1
296-306-260	REP-P	96-14-121	296-306A-120	NEW-P	96-14-120		NEW-P	96-14-1
296-306-26001	REP-P	96-14-121	296-306A-12005	NEW-P	96-14-120		NEW-P	96-14-1 96-14-1
296-306-265	REP-P	96-14-121	296-306A-12010	NEW-P	96-14-120 96-14-120		NEW-P NEW-P	96-14-1 96-14-1
296-306-270	REP-P	96-14-121	296-306A-12015 296-306A-12020	NEW-P NEW-P	96-14-120		NEW-P	96-14-1
296-306-27095	REP-P REP-P	96-14-121 96-14-121	296-306A-12025	NEW-P	96-14-120		NEW-P	96-14-1
296-306-275 296-306-300	REP-P	96-14-121 96-14-121	296-306A-12030	NEW-P	96-14-120		NEW-P	96-14-1
296-306-310	REP-P	96-14-121	296-306A-12035	NEW-P	96-14-120		NEW-P	96-14-1
296-306-320	REP-P	96-14-121	296-306A-12040	NEW-P	96-14-120		NEW-P	96-14-1
296-306-40003	REP-P	96-14-121	296-306A-12045	NEW-P	96-14-120		NEW-P	96-14-1
296-306-40005	REP-P	96-14-121	296-306A-12050	NEW-P	96-14-120		NEW-P	96-14-1
296-306-40011	REP-P	96-14-121	296-306A-12055	NEW-P	96-14-120		NEW-P	96-14-1
296-306A-003	NEW-P	96-14-121	296-306A-130	NEW-P	96-14-120		NEW-P	96-14-1
296-306A-006	NEW-P	96-14-121	296-306A-13005	NEW-P	96-14-120		NEW-P	96-14-1
296-306A-009	NEW-P	96-14-121	296-306A-13010	NEW-P	96-14-120		NEW-P	96-14-1
296-306A-012	NEW-P	96-14-121	296-306A-13015	NEW-P	96-14-120		NEW-P	96-14-1
296-306A-015	NEW-P	96-14-121	296-306A-13020	NEW-P	96-14-120 96-14-120		NEW-P NEW-P	96-14-1 96-14-1
296-306A-018	NEW-P	96-14-121	296-306A-13025 296-306A-13030	NEW-P NEW-P	96-14-120 96-14-120		NEW-P	96-14-1
296-306A-021 296-306A-024	NEW-P NEW-P	96-14-121 96-14-121	296-306A-13035	NEW-P	96-14-120		NEW-P	96-14-1
296-306A-024 296-306A-030	NEW-P	96-14-121	296-306A-13040	NEW-P	96-14-120		NEW-P	96-14-1
296-306A-033	NEW-P	96-14-121	296-306A-13045	NEW-P	96-14-120		NEW-P	96-14-1
296-306A-036	NEW-P	96-14-121	296-306A-13050	NEW-P	96-14-120	296-306A-25006	NEW-P	96-14-1
296-306A-039	NEW-P	96-14-121	296-306A-13055	NEW-P	96-14-120		NEW-P	96-14-1
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296-306A-055	NEW-P	96-14-121	296-306A-14520	NEW-P	96-14-121		NEW-P	96-14-1
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296-306A-05503	NEW-P	96-14-121	296-306A-15003	NEW-P	96-14-121	1	NEW-P	96-14-1
296-306A-05505	NEW-P	96-14-121	296-306A-15006	NEW-P	96-14-121	296-306A-25030		96-14-
296-306A-05507	NEW-P	96-14-121	296-306A-15009	NEW-P	96-14-121		NEW-P	96-14-1
296-306A-060	NEW-P	96-14-121	296-306A-15012	NEW-P	96-14-121 96-14-121	296-306A-25036 296-306A-25039		96-14-1 96-14-1
296-306A-061	NEW-P	96-14-121	296-306A-160 296-306A-16001	NEW-P NEW-P	96-14-121		NEW-P NEW-P	96-14-
296-306A-065 296-306A-070	NEW-P NEW-P	96-14-121 96-14-121	296-306A-16001 296-306A-16003	NEW-P	96-14-121		NEW-P	96-14-
296-306A-07001	NEW-P	96-14-121	296-306A-16005	NEW-P	96-14-121		NEW-P	96-14-
296-306A-07003	NEW-P	96-14-121	296-306A-16007	NEW-P	96-14-121		NEW-P	96-14-
296-306A-07005	NEW-P	96-14-121	296-306A-16009	NEW-P	96-14-121		NEW-P	96-14-
296-306A-07007	NEW-P	96-14-121	296-306A-16011	NEW-P	96-14-121		NEW-P	96-14-
296-306A-07009	NEW-P	96-14-121	296-306A-16013	NEW-P	96-14-121		NEW-P	96-14-
296-306A-07011	NEW-P	96-14-121	296-306A-16015	NEW-P	96-14-121	1	NEW-P	96-14-
296-306A-07013	NEW-P	96-14-121	296-306A-16017	NEW-P	96-14-121		NEW-P	96-14-
296-306A-073	NEW-P	96-14-121	296-306A-16019	NEW-P	96-14-121		NEW-P	96-14-
296-306A-076	NEW-P	96-14-121	296-306A-16021	NEW-P	96-14-121		NEW-P	96-14-
296-306A-080	NEW-P	96-14-121	296-306A-16023	NEW-P	96-14-121	1	NEW-P	96-14-1
296-306A-08003	NEW-P	96-14-121	296-306A-185	NEW-P	96-14-121		NEW-P	96-14-1
00/ 00/4 0000/	NEW-P	96-14-121	296-306A-18503	NEW-P	96-14-121	296-306A-26036	NEW-P	96-14-1
296-306A-08006 296-306A-08009	NEW-P	96-14-121	296-306A-18506	NEW-P	96-14-121		NEW-P	96-14-1

[30]

WAC #		WSR #	WAC #		WSR #	WAC #		WSR
96-306A <i>-</i> 27005	NEW-P	96-14-121	296-306A-33005	NEW-P	96-14-121	296-306A-36839	NEW-P	96-14-1
96-306A-27010	NEW-P	96-14-121	296-306A-33007	NEW-P	96-14-121	296-306A-36842	NEW-P	96-14-1
96-306A-280	NEW-P	96-14-121	296-306A-33009	NEW-P	96-14-121	296-306A-36845	NEW-P	96-14-1
96-306A-28002	NEW-P	96-14-121	296-306A-33011	NEW-P	96-14-121	296-306A-36848	NEW-P	96-14-1
96-306A-28004	NEW-P	96-14-121	296-306A-340	NEW-P	96-14-121	296-306A-36851	NEW-P	96-14-1
96-306A-28006	NEW-P	96-14-121	296-306A-34003	NEW-P	96-14-121	296-306A-36854	NEW-P	96-14-1
96-306A-28008	NEW-P	96-14-121	296-306A-34006	NEW-P	96-14-121	296-306A-36857	NEW-P	96-14-1
96-306A-28010	NEW-P	96-14-121	296-306A-34009	NEW-P	96-14-121	296-306A-36860	NEW-P	96-14-1
96-306A-28012	NEW-P	96-14-121	296-306A-34012	NEW-P	96-14-121	296-306A-370	NEW-P NEW-P	96-14-1 96-14-1
96-306A <i>-</i> 28014	NEW-P	96-14-121	296-306A-34015	NEW-P	96-14-121 96-14-121	296-306A-37003 296-306A-37006	NEW-P	96-14-1
96-306A-28016	NEW-P	96-14-121	296-306A-34018	NEW-P	96-14-121 96-14-121	296-306A-37009	NEW-P	96-14-1
96-306A-28018	NEW-P	96-14-121	296-306A-34021 296-306A-345	NEW-P NEW-P	96-14-121 96-14-121	296-306A-37012	NEW-P	96-14-1
96-306A-28020	NEW-P	96-14-121 96-14-121	296-306A-34503	NEW-P	96-14-121	296-306A-372	NEW-P	96-14-1
96-306A-28022	NEW-P NEW-P	96-14-121 96-14-121	296-306A-34506	NEW-P	96-14-121	296-306A-37203	NEW-P	96-14-1
96-306A-28024	NEW-P	96-14-121 96-14-121	296-306A-34509	NEW-P	96-14-121	296-306A-37206	NEW-P	96-14-1
96-306A-28026	NEW-P	96-14-121		NEW-P	96-14-121	296-306A-37209	NEW-P	96-14-1
96-306A-28028 96-306A-28030	NEW-P	96-14-121	296-306A-34515	NEW-P	96-14-121	296-306A-37212	NEW-P	96-14-1
96-306A-28032	NEW-P	96-14-121	296-306A-350	NEW-P	96-14-121	296-306A-37215	NEW-P	96-14-1
96-306A-28034	NEW-P	96-14-121	296-306A-35003	NEW-P	96-14-121	296-306A-37218	NEW-P	96-14-
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96-306A-28038	NEW-P	96-14-121	296-306A-35009	NEW-P	96-14-121	296-306A-37403	NEW-P	96-14-
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96-306A-28044	NEW-P	96-14-121	296-306A-35018	NEW-P	96-14-121	296-306A-37412	NEW-P	96-14-
96-306A-28046	NEW-P	96-14-121	296-306A-360	NEW-P	96-14-121	296-306A-376	NEW-P	96-14-
96-306A-28048	NEW-P	96-14-121	296-306A-36005	NEW-P	96-14-121	296-306A-37603	NEW-P	96-14-
96-306A-28050	NEW-P	96-14-121	296-306A-36010	NEW-P	96-14-121	296-306A-37606	NEW-P	96-14-
96-306A-28052	NEW-P	96-14-121	296-306A-362	NEW-P	96-14-121	296-306A-37609	NEW-P	96-14-
96-306A-28054	NEW-P	96-14-121	296-306A-36203	NEW-P	96-14-121	296-306A-37612	NEW-P	96-14-
96-306A-28056	NEW-P	96-14-121	296-306A-36206	NEW-P	96-14-121	296-306A-37615	NEW-P	96-14-
96-306A-28058	NEW-P	96-14-121	296-306A-36209	NEW-P	96-14-121	296-306A-37618	NEW-P	96-14-
96-306A-28060	NEW-P	96-14-121	296-306A-36212	NEW-P	96-14-121	296-306A-37621	NEW-P	96-14-
96-306A-28062	NEW-P	96-14-121	296-306A-36215	NEW-P	96-14-121	296-306A-37624	NEW-P	96-14- 96-14-
96-306A-28064	NEW-P	96-14-121	296-306A-36218	NEW-P	96-14-121	296-306A-37627 296-306A-378	NEW-P NEW-P	96-14- 96-14-
96-306A-28066	NEW-P	96-14-121	296-306A-36221	NEW-P	96-14-121 96-14-121	296-306A-37801	NEW-P	96-14-
96-306A-28068	NEW-P	96-14-121	296-306A-36224	NEW-P NEW-P	96-14-121 96-14-121	296-306A-37803	NEW-P	96-14-
96-306A-290	NEW-P	96-14-121	296-306A-36227 296-306A-36230	NEW-P	96-14-121	296-306A-37805	NEW-P	96-14-
96-306A-29005	NEW-P	96-14-121	296-306A-364	NEW-P	96-14-121	296-306A-37807	NEW-P	96-14-
96-306A-29010	NEW-P NEW-P	96-14-121 96-14-121	296-306A-36403	NEW-P	96-14-121	296-306A-37809	NEW-P	96-14-
96-306A-300	NEW-P	96-14-121	296-306A-36406	NEW-P	96-14-121	296-306A-37811	NEW-P	96-14-
96-306A-30003 96-306A-30006	NEW-P	96-14-121	296-306A-36409	NEW-P	96-14-121	296-306A-37813	NEW-P	96-14-
96-306A-30009	NEW-P	96-14-121	296-306A-36412	NEW-P	96-14-121	296-306A-37815	NEW-P	96-14-
96-306A-30012	NEW-P	96-14-121	296-306A-36415	NEW-P	96-14-121	296-306A-37817	NEW-P	96-14-
96-306A-30015	NEW-P	96-14-121	296-306A-36418	NEW-P	96-14-121	296-306A-37819	NEW-P	96-14-
96-306A-30018	NEW-P	96-14-121	296-306A-36421	NEW-P	96-14-121	296-306A-37821	NEW-P	96-14-
96-306A-30021	NEW-P	96-14-121	296-306A-366	NEW-P	96-14-121	296-306A-37823	NEW-P	96-14
96-306A-320	NEW-P	96-14-121	296-306A-36603	NEW-P	96-14-121	296-306A-37825	NEW-P	96-14
96-306A-32001	NEW-P	96-14-121	296-306A-36606	NEW-P	96-14-121	296-306A-380	NEW-P	96-14
96-306A-32003	NEW-P	96-14-121	296-306A-36609	NEW-P	96-14-121	296-306A-38003	NEW-P	96-14
96-306A-32005	NEW-P	96-14-121	296-306A-36612	NEW-P	96-14-121	296-306A-38006	NEW-P	96-14
96-306A-32007	NEW-P	96-14-121	296-306A-36615	NEW-P	96-14-121	296-306A-38009	NEW-P	96-14
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96-306A-32011	NEW-P	96-14-121	296-306A-36621	NEW-P	96-14-121	296-306A-38015	NEW-P	96-14
96-306A-32013	NEW-P	96-14-121	296-306A-36624	NEW-P	96-14-121	296-306A-38018	NEW-P	96-14
96-306A-32015	NEW-P	96-14-121	296-306A-36627	NEW-P	96-14-121	296-306A-400	NEW-P	96-14
96-306A-32017	NEW-P	96-14-121	296-306A-36630	NEW-P	96-14-121	296-306A-40001	NEW-P	96-14
96-306A-32019	NEW-P	96-14-121	296-306A-36633	NEW-P	96-14-121	296-306A-40003	NEW-P NEW-P	96-14 96-14
96-306A-32021	NEW-P	96-14-121	296-306A-36636	NEW-P	96-14-121	296-306A-40005 296-306A-40007	NEW-P	96-14
96-306A-32023	NEW-P	96-14-121	296-306A-368	NEW-P	96-14-121	•		96-14
96-306A-32025	NEW-P	96-14-121	296-306A-36803	NEW-P	96-14-121 96-14-121	296-306A-40009 296-306A-40011	NEW-P NEW-P	96-14
96-306A-32027	NEW-P	96-14-121 96-14-121	296-306A-36806 296-306A-36809	NEW-P NEW-P	96-14-121 96-14-121	296-306A-40011	NEW-P	96-14
96-306A-32029	NEW-P	96-14-121 96-14-121	296-306A-36812	NEW-P	96-14-121 96-14-121	296-306A-40015	NEW-P	96-14
96-306A-32031	NEW-P NEW-P	96-14-121 96-14-121	296-306A-36815	NEW-P	96-14-121 96-14-121	296-306A-40017	NEW-P	96-14-
96-306A-32033	NEW-P NEW-P	96-14-121 96-14-121	296-306A-36818	NEW-P	96-14-121 96-14-121	296-306A-40019	NEW-P	96-14
96-306A-32035 96-306A-32037	NEW-P	96-14-121 96-14-121	296-306A-36821	NEW-P	96-14-121	296-306A-40021	NEW-P	96-14
96-306A-32037	NEW-P	96-14-121 96-14-121	296-306A-36824	NEW-P	96-14-121	296-306A-40023	NEW-P	96-14-
96-306A-32039	NEW-P	96-14-121	296-306A-36827	NEW-P	96-14-121	296-306A-40025	NEW-P	96-14
96-306A-32041	NEW-P	96-14-121	296-306A-36830	NEW-P	96-14-121	296-306A-40027	NEW-P	96-14-
	7 4 TO 44 TE	/U-14-141						
96-306A-33001	NEW-P	96-14-121	296-306A-36833	NEW-P	96-14-121	296-306A-40029	NEW-P	96-14

[31] Table

296-306.4-0037 NEW.P 96-14-121 296-306.4-3013 NEW.P 96-14-121 296-306.4-3015 NEW.P 96-14-121 296-306.4-3	WAC #		WSR #	WAC#		WSR #	WAC#		WSR #
296-306.4-0035 NEW-P 96-14-121 296-306.4-0031 NEW-P 96-14-121	296-306A-40033	NEW-P	96-14-121	296-306A-43009	NEW-P	96-14-121	296-306A-48047	NEW-P	96-14-121
296-306A-4003 NEW-P 96-14-121 296-306A-4505 NEW-P 96-14-121 296-306A-4501 NEW-P 96-14-121 296-30									96-14-121
296-306A-4100 NEW-P 96-14-121 296-306A-4500 NEW-P 96-14-121 296-30									96-14-121
296-306A-41001 NEW-P 96-14-121 296-306A-43503 NEW-P 96-14-121									
296-306.4-1003 NEW-P 96-14-121 296-306.4-4505 NEW-P 96-14-121 296-306.4-1007 NEW-P 96-14-121 296-306.4-2007 NEW-P 96-14-121 296-306.4-2007 NEW-P 96-14-121 296-306.4-2007 NEW-P 96-14-121				ll'i					
296-306A-41007 NEW.P 96.14-121 296-306A-45097 NEW.P 96.14-121 296-306A-				B.					
296-306A-41019 NEW_P 96.14-121 296-306A-45591 NEW_P 96.14-121 296-306A-45590 NEW_P 96.14-121 296-306A-45511 NEW_P 96.14-121 296-306A-									
296-306A-41011 NEW-P 96-14-121 296-306A-43511 NEW-P 96-14-121 296-306A-4101 NEW-P 96-14-121 296-									
296-306A-41013 NEW-P 96-14-121 296-306A-3151 NEW-P 96-14-121 296-306A-4000 NEW-P 96-14-121 296-306A-41013 NEW-P 96-14-121 296-306A-31019 NEW-P 96-14-121 296-306A-31018 NEW-P 96-14-121 29	296-306A-41009			296-306A-43511					96-14-121
296-306A-41017 NEW-P 96-14-121 296-306A-43517 NEW-P 96-14-121 296-306A-40003 NEW-P 96-14-121 296-306A-40101 NEW-P 96-14-121 296-306A-40101 NEW-P 96-14-121 296-306A-40102 NEW-P 96-14-121 296-306A-40103 NEW-P 96-14-121									96-14-121
296-306A-41017 NEW-P 96-14-121 296-306A-3219 NEW-P 96-14-121 296-306A-9005 NEW-P 96-14-121 296-306A-41021 NEW-P 96-14-121 296-306A-41022 NEW-P 96-14-121 296-306A-41023 NEW-P 96-14-121 296-306A-4103 NEW-P 96-14-1									
296-306A-41019 NEW-P 96-14-121 296-306A-3221 NEW-P 96-14-121 296-306A-9007 NEW-P 96-14-121 296-306A-41023 NEW-P 96-14-121 296-306A-41023 NEW-P 96-14-121 296-306A-40123 NEW-P 96-14-121 296-306A-41023 NEW-P 96-14-121 296-306A-4014 NEW-P 96-14-121 296-306A-4018 NEW-P 96-14-121 2									
296-306A-41021 NEW-P 96-14-121 296-306A-43523 NEW-P 96-14-121 296-306A-40901 NEW-P 96-14-121 296-306A-40001 NEW-P 96-14-121 296-306A-30001 NEW-P 96-14-121									
296-306A-41023 NEW-P 96-14-121 296-306A-40010 NEW-P 96-14-121 296-306A-40011 NEW-P 96-14-121 296-306A-40010 NEW-P 96-14-121									
296-306A-41027 NEW-P 96-14-121 296-306A-4400 NEW-P 96-14-121 296-306A-49013 NEW-P 96-14-121 296-306A-4000 NEW-P 96-14-121 296-306A-49001 NEW-P 96-14-121 296-306A-4000 NEW-P 96-14-121 296-306A-4095 NEW-P 96-14-121 296-306A-4000 NEW-P 96-14-121 296-306A-49501 NEW-P 96-14-121 296-306A-4000 NEW-P 96-14-121 296-306A-409501 NEW-P 96-14-121 296-306A-4000 NEW-P 96-14-121 296-306A-409501 NEW-P 96-14-121 296-306A-4000 NEW-P 96-14-121 296-306A-4000 NEW-P 96-14-121 296-306A-409501 NEW-P 96-14-121 296-306A-4000 NEW-P 96-14-121 296-306A-409501 NEW-P 96-14-121 296-306A-4000 NEW-P 9									
296-306A-41023 NEW-P 96-14-121 296-306A-44003 NEW-P 96-14-121 296-306A-4950 NEW-P 96-14-121 296-306A-41031 NEW-P 96-14-121 296-306A-44005 NEW-P 96-14-121 296-306A-4050 NEW-P 96-14-121 296-306A-4050 NEW-P 96-14-121 296-306A-4050 NEW-P 96-14-121 296-306A-4007 NEW-P 96-14-121 296-306A-4050 NEW-P 96-14-121 296-306A-4050 NEW-P 96-14-121 296-306A-4007 NEW-P 96-14-121 296-306A-4050 NEW-P 96-14-121 296-306A-4007 NEW-P	296-306A-41025	NEW-P	96-14-121	296-306A-440	NEW-P		296-306A-49013	NEW-P	96-14-121
296-306A-41031 NEW-P 96-14-121 296-306A-44007 NEW-P 96-14-121 296-306A-49501 NEW-P 96-14-121 296-306A-44007 NEW-P 96-14-121 296-306A-49501 NEW-P 96-14-121 296-306A-20501									96-14-121
296-306A-41033 NEW-P 96-14-121 296-306A-44007 NEW-P 96-14-121 296-306A-49508 NEW-P 96-14-121 296-306A-44007 NEW-P 96-14-121 296-306A-49508 NEW-P 96-14-121 296-306A-49508 NEW-P 96-14-121 296-306A-4009 NEW-P 96-14-121 296-306A-4009 NEW-P 96-14-121 296-306A-40013 NEW-P 96-14-121 296-306A-40017 NEW-P 96-14-121 296-306A-40017 NEW-P 96-14-121 296-306A-40018 NEW-P 96-14-121 296-306A-20018 NEW-P 96-14-121 296-306A-20									
296-306A-41037 NEW-P 96-14-121 296-306A-44001 NEW-P 96-14-121 296-306A-40101 NEW-P 96-14-121 296-306A-									
296-306.4-41037 NEW-P 96-14-121 296-3066.4-4013 NEW-P 96-14-121 296-3066.4-0103 NEW-P 96-14-121 296-3066.4-0104 NEW-P 96-14-121 296-3066.4-0105 NEW-P 96-14-12				4					
296-306A-41031 NEW-P 96-14-121 296-306A-44015 NEW-P 96-14-121 296-306A-4016 NEW-P 96-14-121 296-306A-4016 NEW-P 96-14-121 296-306A-4016 NEW-P 96-14-121 296-306A-4017 NEW-P 96-14-121 296-306A-3000 NEW-P 96-14-121 296-306A-40147 NEW-P 96-14-121 296-306A-3000 NEW-P 96-14-121 296-306A-40149 NEW-P 96-14-121 296-306A-4018 NEW-P 96-14-121 296-306A-40149 NEW-P 96-14-121 296-306A-4018 NEW-P 96-14-121				1					
296-306A-41041 NEW-P 96-14-121 296-306A-44017 NEW-P 96-14-121 296-306A-50001 NEW-P 96-14-121 296-306A-41045 NEW-P 96-14-121 296-306A-41047 NEW-P 96-14-121 296-306A-41047 NEW-P 96-14-121 296-306A-41047 NEW-P 96-14-121 296-306A-41049 NEW-P 96-14-121 296-306A-4105 NEW-P 96-14-121 296-306A-45001 NEW-P 96-14-121 296-306A-4105 NEW-P 96-14-121 296-306A-45001 NEW-P 96-14-121 296-306A-4105 NEW-P 96-14-121 296-306A-4105 NEW-P 96-14-121 296-306A-45001 NEW-P 96-14-121 296-306A-4105 NEW-P 96-14-121 296-306A-45001 NEW-P 96-14-121 296-306A-4105 NEW-P 96-14-121 296-306A-4105 NEW-P 96-14-121 296-306A-45001 NEW-P 96-14-121 296-306A-4105 NEW-P 96-14-121 296-306A-45001 NEW-P 96-14-121 296-306A-4105 NEW-									
296-306A-41047 NEW-P 96-14-121 296-306A-44019 NEW-P 96-14-121 296-306A-50007 NEW-P 96-14-121 296-306A-40021 NEW-P 96-14-121 296-306A-	296-306A-41041								
296-306A-41047 NEW-P 96-14-121 296-306A-40021 NEW-P 96-14-121 296-306A-50007 NEW-P 96-14-121 296-306A-40023 NEW-P 96-14-121 296-306A-40025 NEW-P 96-14-121 296-306A-4001 NEW-P									
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296-306A-42523 NEW-P 96-14-121 296-306A-48031 NEW-P 96-14-121 296-306A-530 NEW-P 96-14-121 296-306A-42525 NEW-P 96-14-121 296-306A-48033 NEW-P 96-14-121 296-306A-53001 NEW-P 96-14-121 296-306A-42527 NEW-P 96-14-121 296-306A-48035 NEW-P 96-14-121 296-306A-53003 NEW-P 96-14-121 296-306A-430 NEW-P 96-14-121 296-306A-48037 NEW-P 96-14-121 296-306A-53005 NEW-P 96-14-121 296-306A-43001 NEW-P 96-14-121 296-306A-48037 NEW-P 96-14-121 296-306A-53005 NEW-P 96-14-121 296-306A-43001 NEW-P 96-14-121 296-306A-48039 NEW-P 96-14-121 296-306A-53007 NEW-P 96-14-121 296-306A-43003 NEW-P 96-14-121 296-306A-48041 NEW-P 96-14-121 296-306A-53009 NEW-P 96-14-121 296-306A-43005 NEW-P 96-14-121 296-306A-48043 NEW-P 96-14-121 296-306A-53011 NEW-P 96-14-121						96-14-121	296-306A-52045	NEW-P	96-14-121
296-306A-42525 NEW-P 96-14-121 296-306A-48033 NEW-P 96-14-121 296-306A-53001 NEW-P 96-14-121 296-306A-42527 NEW-P 96-14-121 296-306A-48035 NEW-P 96-14-121 296-306A-53003 NEW-P 96-14-121 296-306A-430 NEW-P 96-14-121 296-306A-48037 NEW-P 96-14-121 296-306A-53005 NEW-P 96-14-121 296-306A-43001 NEW-P 96-14-121 296-306A-48039 NEW-P 96-14-121 296-306A-53007 NEW-P 96-14-121 296-306A-43003 NEW-P 96-14-121 296-306A-48041 NEW-P 96-14-121 296-306A-53009 NEW-P 96-14-121 296-306A-43005 NEW-P 96-14-121 296-306A-48043 NEW-P 96-14-121 296-306A-53011 NEW-P 96-14-121									96-14-121
296-306A-42527 NEW-P 96-14-121 296-306A-48035 NEW-P 96-14-121 296-306A-53003 NEW-P 96-14-121 296-306A-430 NEW-P 96-14-121 296-306A-48037 NEW-P 96-14-121 296-306A-53005 NEW-P 96-14-121 296-306A-43001 NEW-P 96-14-121 296-306A-48039 NEW-P 96-14-121 296-306A-53007 NEW-P 96-14-121 296-306A-43003 NEW-P 96-14-121 296-306A-48041 NEW-P 96-14-121 296-306A-53009 NEW-P 96-14-121 296-306A-43005 NEW-P 96-14-121 296-306A-48043 NEW-P 96-14-121 296-306A-53011 NEW-P 96-14-121									
296-306A-430 NEW-P 96-14-121 296-306A-48037 NEW-P 96-14-121 296-306A-53005 NEW-P 96-14-121 296-306A-43001 NEW-P 96-14-121 296-306A-48039 NEW-P 96-14-121 296-306A-53007 NEW-P 96-14-121 296-306A-43003 NEW-P 96-14-121 296-306A-48041 NEW-P 96-14-121 296-306A-53009 NEW-P 96-14-121 296-306A-43005 NEW-P 96-14-121 296-306A-48043 NEW-P 96-14-121 296-306A-53011 NEW-P 96-14-121									96-14-121
296-306A-43001 NEW-P 96-14-121 296-306A-48039 NEW-P 96-14-121 296-306A-53007 NEW-P 96-14-121 296-306A-43003 NEW-P 96-14-121 296-306A-48041 NEW-P 96-14-121 296-306A-53009 NEW-P 96-14-121 296-306A-43005 NEW-P 96-14-121 296-306A-48043 NEW-P 96-14-121 296-306A-53011 NEW-P 96-14-121									
296-306A-43003 NEW-P 96-14-121 296-306A-48041 NEW-P 96-14-121 296-306A-53009 NEW-P 96-14-121 296-306A-43005 NEW-P 96-14-121 296-306A-48043 NEW-P 96-14-121 296-306A-53011 NEW-P 96-14-121							B .		
296-306A-43005 NEW-P 96-14-121 296-306A-48043 NEW-P 96-14-121 296-306A-53011 NEW-P 96-14-121			96-14-121						
296-306A-43007 NEW-P 96-14-121 296-306A-48045 NEW-P 96-14-121 296-306A-53013 NEW-P 96-14-121						96-14-121	296-306A-53011	NEW-P	96-14-121
	296-306A-43007	NEW-P	96-14-121	I 296-306A-48045	NEW-P	96-14-121	I 296-306A-53013	NEW-P	96-14-121

Table [32]

WAC #		WSR #	WAC #		WSR #	WAC#		WSR #
				4.47D. D	06 12 042	200 03 740	NEW-S	96-11-128
296-306A-53015	NEW-P	96-14-121	308-66-110	AMD-P	96-13-042	388-93-740 308-93-740	NEW-S	96-16-038
396-306A-53017	NEW-P	96-14-121	308-66-120	AMD-P	96-13-042 96-13-042	308-93-750	NEW-P	96-07-030
304-12-010	REP	96-04-045	308-66-150	AMD-P AMD-P	96-13-042 96-13-042	308-93-750	NEW-S	96-11-128
304-12-020	REP	96-04-045	308-66-155	AMD-P AMD-P	96-13-042	308-93-750	NEW	96-16-038
304-12-025	REP	96-04-045	308-66-160 308-66-170	AMD-P	96-13-042	308-93-760	NEW-P	96-07-030
304-12-145	AMD	96-04-045 96-04-045	308-66-180	AMD-P	96-13-042	308-93-760	NEW-S	96-11-128
304-12-290	AMD REP	96-04-045 96-04-045	308-66-190	AMD-P	96-13-042	308-93-760	NEW	96-16-038
304-12-350 304-25-010	REP	96-04-045	308-66-200	AMD-P	96-13-042	308-93-770	NEW-P	96-07-030
304-25-020	REP	96-04-045	308-66-205	AMD-P	96-13-042	308-93-770	NEW-S	96-11-128
304-25-030	REP	96-04-045	308-66-206	REP-P	96-13-042	308-93-770	NEW	96-16-038
304-25-040	REP	96-04-045	308-66-210	AMD-P	96-13-042	308-94-030	AMD	96-04-004
304-25-050	REP	96-04-045	308-66-211	AMD-P	96-13-042	308-94-035	REP-P	96-09-039
304-25-060	REP	96-04-045	308-66-212	AMD-P	96-13-042	308-94-035	REP	96-13-053 96-04-004
304-25-110	REP	96-04-045	308-66-214	AMD-P	96-13-042	308-96A-035	AMD	96-16-031
304-25-120	REP	96-04-045	308-66-215	REP-P	96-13-042	308-96A-063	NEW-P NEW-P	96-16-031
304-25-510	REP	96-04-045	308-66-227	NEW-P	96-13-042	308-96A-064	AMD-P	96-16-031
304-25-520	REP	96-04-045	308-66-230	REP-P	96-13-042 96-11-006	308-96A-175 308-96A-176	NEW-P	96-16-030
304-25-530	REP	96-04-045	308-87-010	NEW-P NEW	96-11-000	308-96A-505	AMD-P	96-09-040
304-25-540	REP	96-04-045	308-87-010 308-87-020	NEW-P	96-11-006	308-96A-505	AMD	96-13-054
304-25-550	REP	96-04-045	308-87-020	NEW-E	96-12-076	308-102-006	PREP	96-14-095
304-25-555	REP	96-04-045 96-04-045	308-87-020	NEW	96-16-032	308-104	PREP	96-14-095
304-25-560	REP REP	96-04-045	308-87-030	NEW-P	96-11-006	308-124D-040	PREP	96-13 - 049
304-25-570	REP	96-04-045	308-87-030	NEW	96-16-032	308-126A-010	PREP-X	96-13-021
304-25-580 304-25-590	REP	96-04-045	308-87-040	NEW-P	96-11-006	308-126A-020	PREP-X	96-13-021
308-04-001	PREP-X	96-13-021	308-87-040	NEW	96-16-032	308-126A-030	PREP-X	96-13-021
308-10-010	AMD	96-05-036	308-87-050	NEW-P	96-11-006	308-126A-040	PREP-X	96-13-021
308-10-020	AMD	96-05-036	308-87-050	NEW	96-16-032	308-126B-010	PREP-X	96-13-021
308-10-025	AMD	96-05-036	308-87-060	NEW-P	96-11-006	308-126B-020	PREP-X	96-13-021
308-10-030	AMD	96-05-036	308-87-060	NEW-E	96-12-076	308-126B-030	PREP-X	96-13-021 96-13-021
308-10-040	AMD	96-05-036	308-87-060	NEW	96-16-032	308-126B-040 308-126B-050	PREP-X PREP-X	96-13-021
308-10-045	AMD	96-05-036	308-87-070	NEW-P	96-11-006	308-126B-060	PREP-X	96-13-021
308-10-067	AMD _	96-05-036	308-87-070	NEW	96-16-032 96-11-006	308-126B-070	PREP-X	96-13-021
308-13-005	AMD-P	96-04-009	308-87-080	NEW-P NEW	96-16-032	308-126B-080	PREP-X	96-13-021
308-13-005	AMD-C	96-04-040	308-87-080 308-89-010	AMD-P	96-11-006	308-126B-090	PREP-X	96-13-021
308-13-005	AMD B	96-10-013 96-04-009	308-89-010	AMD	96-16-032	308-126B-100	PREP-X	96-13-021
308-13-015	AMD-P AMD-C	96-04-049 96-04-040	308-89-020	AMD-P	96-11-006	308-126B-110	PREP-X	96-13-021
308-13-015 308-13-015	AMD-C	96-10-013	308-89-020	AMD	96-16-032	308-126B-120	PREP-X	96-13-021
308-13-013	AMD-P	96-04-009	308-89-030	AMD-P	96-11-006	308-126B-130	PREP-X	96-13-021
308-13-024	AMD-C	96-04-040	308-89-030	AMD	96-16-032	308-126B-140	PREP-X	96-13-021
308-13-024	AMD	96-10-013	308-89-040	AMD-P	96-11-006	308-126C-010	PREP-X	96-13-021
308-13-050	AMD-P	96-04-009	308-89-040	AMD	96-16-032	308-126C-020	PREP-X	96-13-021
308-13-050	AMD-C	96-04-040	308-89-050	AMD-P	96-11-006	308-126C-030	PREP-X	96-13-021
308-13-050	AMD	96-10-013	308-89-050	AMD	96-16-032	308-126C-040	PREP-X	96-13-021 96-13-021
308-13-110	REP-P	96-04-009	308-89-060	AMD-P	96-11-006	308-126C-050	PREP-X PREP-X	96-13-021
308-13-110	REP-C	96-04-040	308-89-060	AMD	96-16-032 96-07-030	308-126C-060 308-126C-070	PREP-X	96-13-021
308-13-110	REP	96-10-013	308-93-010	AMD-P	96-07-030 96-11-128	308-126C-070 308-126C-080	PREP-X	96-13-021
308-13-150	PREP	96-04-007	308-93-010	AMD-S	96-16-038	308-126C-090	PREP-X	96-13-021
308-13-150	AMD-P	96-08-005	308-93-010 308-93-050	AMD AMD-P	96-07-030	308-126C-100	PREP-X	96-13-021
308-13-150	AMD	96-11-132	308-93-050	AMD-S	96-11-128	308-126C-110	PREP-X	96-13-021
308-14-080	PREP-X PREP-X	96-13-021 96-13-021	308-93-050	AMD-3	96-16-038	308-128A	PREP	96-06-084
308-14-110	PREP-X	96-13-021	308-93-070	AMD	96-04-004	308-128A-010	DECOD	96-05-018
308-20-020	PREP-X	96-13-021	308-93-088	AMD	96-03-046	308-128A-020	DECOD	96-05-018
308-20-050 308-20-060	PREP-X	96-13-021	308-93-174	REP-P	96-09-041	308-128A-030	DECOD	96-05-018
308-20-000	PREP-X	96-13-021	308-93-174	REP	96-13-055	308-128A-040	DECOD	96-05-018
308-20-075	PREP-X	96-13-021	308-93-440	AMD	96-03-046	308-128B	PREP	96-06-084
308-20-100	PREP-X	96-13-021	308-93-670	AMD	96-03-046	308-128B-010	DECOD	96-05-018
308-20-109	PREP-X	96-13-021	308-93-700	NEW-P	96-07-030	308-128B-020	DECOD	96-05-018
308-20-140	PREP-X	96-13-021	308-93-700	NEW-S	96-11-128	308-128B-030	DECOD	96-05-018
308-20-175	PREP-X	96-13-021	308-93-700	NEW	96-16-038	308-128B-050	DECOD	96-05-018 96-05-018
308-20-205	PREP-X	96-13-021	308-93-710	NEW-P	96-07-030	308-128B-070	DECOD	96-05-018
308-20-208	PREP-X	96-13-021	308-93-710	NEW-S	96-11-128	308-128B-080	DECOD DECOD	96-05-018
308-20-510	PREP-X	96-13-021	308-93-710	NEW D	96-16-038 96-07-030	308-128B-090 308-128C	PREP	96-06-084
308-20-540	PREP-X	96-13-021	308-93-720	NEW-P NEW-S	96-07-030 96-11-128	308-128C-020	DECOD	96-05-018
308-20-545	PREP-X	96-13-021	308-93-720 308-93-720	NEW-S	96-16-038	308-128C-020	DECOD	96-05-018
308-48-140	PREP-X	96-13-021 96-04-004	308-93-720	NEW-P	96-07-030	308-128C-040	DECOD	96-05-018
308-56A-030	AMD	96-04-004 96-03-047	308-93-730	NEW-F	96-11-128	308-128C-050	DECOD	96-05-018
308-56A-090 308-56A-210	AMD AMD	96-03-047	308-93-730	NEW	96-16-038	308-128D	PREP	96-06-084
308-56A-210 308-57	PREP	96-11-104	308-93-740	NEW-P	96-07-030	308-128D-010	DECOD	96-05-018
JUO-J /	. NLf	23 II 104		·• •				Tabla

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WAC #		WSR #	WAC#		WSR #	WAC#		WSR #
202 1202 020								
308-128D-020	DECOD	96-05-018	314-12-080	AMD	96-03-004	315-11A-169	NEW-P	96-07-104
308-128D-030 308-128D-040	DECOD DECOD	96-05-018	314-14-010	NEW	96-03-074	315-11A-169	NEW	96-11-107
308-128D-040 308-128D-050	DECOD	96-05-018 96-05-018	314-14-020 314-14-030	NEW	96-03-074	315-11A-169	AMD-P	96-12-096
308-128D-060	DECOD	96-05-018	314-14-040	NEW NEW	96-03-074 96-03-074	315-11A-169	AMD	96-15-124
308-128D-070	DECOD	96-05-018	314-14-050	NEW	96-03-074 96-03-074	315-11A-170 315-11A-170	NEW-P	96-07-104
308-128D-070	DECOD	96-05-018	314-14-060	NEW	96-03-074	315-11A-170 315-11A-171	NEW NEW-P	96-11-107 96-07-104
308-128E	PREP	96-06-084	314-14-070	NEW	96-03-074	315-11A-171	NEW-P	96-11-107
308-128E-011	DECOD	96-05-018	314-14-080	NEW	96-03-074	315-11A-172	NEW-P	96-07-104
308-128F	PREP	96-06-084	314-14-090	NEW	96-03-074	315-11A-172	NEW	96-11-107
308-128F-010	DECOD	96-05-018	314-14-100	NEW	96-03-074	315-11A-173	NEW-P	96-07-104
308-128F-020	DECOD	96-05-018	314-14-110	NEW	96-03-074	315-11A-173	NEW	96-11-107
308-128F-040	DECOD	96-05-018	314-14-120	NEW	96-03-074	315-11A-174	NEW-P	96-12-096
308-128F-050	DECOD	96-05-018	314-14-130	NEW	96-03-074	315-11A-174	NEW	96-15-124
308-128F-060	DECOD	96-05-018	314-14-140	NEW	96-03-074	315-11A-175	NEW-P	96-12-096
308-128F-070 308-129-010	DECOD NEW-W	96-05-018	314-14-150	NEW	96-03-074	315-11A-175	NEW	96-15-124
308-129-010	NEW-W NEW-P	96-08-057 96-11-102	314-14-160 314-14-170	NEW NEW-W	96-03-074	315-11A-176	NEW-P	96-12-096
308-129-010	NEW-P	96-14-092	314-16-196	AMD	96-13-087 96-03-005	315-11A-176 315-11A-177	NEW D	96-15-124
308-129-011	NEW-E	96-09-056	314-20-100	AMD-P	96-07-101	315-11A-177	NEW-P NEW	96-12-096 96-15-124
308-129-020	NEW-W	96-08-057	314-20-100	AMD-W	96-11-075	315-11A-178	NEW-P	96-13-124
308-129-020	NEW-P	96-11-102	314-24-190	AMD-P	96-07-101	315-11A-178	NEW	96-15-124
308-129-020	NEW	96-14-092	314-24-190	AMD-W	96-11-075	315-11A-179	NEW-P	96-12-096
308-129-021	NEW-E	96-09-056	314-24-220	AMD-P	96-07-100	315-11A-179	NEW	96-15-124
308-129-030	NEW-W	96-08-057	314-24-220	AMD	96-11-076	315-11A-180	NEW-P	96-15-126
308-129-030	NEW-P	96-11-102	314-70-010	AMD	96-03-004	315-11A-181	NEW-P	96-15-126
308-129-030	NEW	96-14-092	314-70-030	AMD	96-03-004	315-11A-182	NEW-P	96-15-126
308-129-031	NEW-E	96-09-056	315-04-220	AMD	96-03-039	315-11A-183	NEW-P	96-15-126
308-129-100	NEW-W	96-08-057	315-06	PREP	96-09-103	315-34	PREP	96-08-004
308-129-100	NEW-P	96-11-102	315-06-120	PREP	96-12-095	315-34-010	AMD-P	96-12-096
308-129-100 308-129-101	NEW NEW-E	96-14-092 96-09-056	315-06-120	AMD-P	96-12-096	315-34-010	AMD	96-15-054
308-129-101	NEW-E	96-08-057	315-06-120 315-06-120	AMD AMD-P	96-15-124 96-15-126	315-34-020	AMD-P	96-12-096
308-129-110	NEW-P	96-11-102	315-06-123	NEW-P	96-13-126 96-12-096	315-34-020 315-34-040	AMD B	96-15-054
308-129-110	NEW	96-14-092	315-06-123	NEW	96-15-124	315-34-040	AMD-P AMD	96-12-096 96-15-054
308-129-111	NEW-E	96-09-056	315-10	PREP	96-15-123	315-34-070	NEW-P	96-12-096
308-129-120	NEW-W	96-08-057	315-10-050	PREP	96-03-156	315-34-070	NEW	96-15-054
308-129-120	NEW-P	96-11-102	315-10-050	REP-P	96-07-104	315-34-080	NEW-P	96-12-096
308-129-120	NEW	96-14-092	315-10-050	REP	96-11-107	315-34-080	NEW	96-15-054
308-129-130	NEW-W	96-08-057	315-10-070	PREP	96-15-123	315-34-090	NEW-P	96-12-096
308-129-130	NEW-P	96-11-102	315-11	PREP	96-15-123	315-34-090	NEW	96-15-054
308-129-130	NEW	96-14-092	315-11A	PREP	96-08-004	315-34-100	NEW-P	96-12-096
308-129-200 308-129-210	NEW-W NEW-W	96-08-057 96-08-057	315-11A-157	NEW-W	96-03-038	315-34-100	NEW	96-15-054
308-129-210	NEW-W	96-08-057	315-11A-157 315-11A-157	NEW-P NEW	96-03-157 96-07-015	317-21-020	AMD	96-03-070
308-129-230	NEW-W	96-08-057	315-11A-158	NEW	96-03-039	317-21-030 317-21-120	AMD	96-03-070
308-129-230	NEW-P	96-11-102	315-11A-159	NEW	96-03-039	317-21-120	AMD AMD	96-03-070 96-03-070
308-129-230	NEW	96-14-092	315-11A-160	NEW	96-03-039	317-21-205	AMD	96-03-070
308-129-240	NEW-W	96-08-057	315-11A-161	NEW	96-03-039	317-21-210	AMD	96-03-070
308-129-300	NEW-W	96-08-057	315-11A-162	NEW-P	96-03-157	317-21-215	AMD	96-03-070
308-129-300	NEW-P	96-11-102	315-11A-162	NEW	96-07-015	317-21-235	AMD	96-03-070
308-129-300	NEW	96-14-092	315-11A-162	AMD-P	96-12-096	317-21-245	AMD	96-03-070
308-129-310	NEW-W	96-08-057	315-11A-162	AMD	96-15-124	317-21-265	AMD	96-03-070
308-129-310	NEW-P	96-11-102	315-11A-163	NEW-P	96-03-157	317-21-320	AMD	96-03-070
308-129-310	NEW	96-14-092	315-11A-163	NEW	96-07-015	317-21-345	AMD	96-03-070
308-129-320 308-129-320	NEW-P NEW	96-11-102 96-14-092	315-11A-163	AMD-E	96-15-087	317-21-500	AMD	96-03-070
308-330-300	AMD-P	96-14-092 96-10-039	315-11A-163 315-11A-164	AMD-P NEW-P	96-15-126	317-21-530	AMD	96-03-070
308-330-300	AMD	96-13-089	315-11A-164	NEW-P NEW	96-03-157 96-07-015	317-21-540 317-30	AMD	96-03-070
308-330-305	AMD-P	96-10-039	315-11A-164	PREP	96-08-071	317-30-010	REP-C	96-09-008
308-330-305	AMD	96-13-089	315-11A-164	PREP	96-09-103	317-30-010	REP-P REP	96-03-071 96-12-077
308-330-307	AMD-P	96-10-039	315-11A-164	AMD-P	96-12-096	317-30-010	REP-P	96-03-071
308-330-307	AMD	96-13-089	315-11A-164	AMD	96-15-124	317-30-020	REP	96-12-077
308-330-316	AMD-P	96-10-039	315-11A-165	NEW-P	96-03-157	317-30-020	REP-P	96-03-071
308-330-316	AMD	96-13-089	315-11A-165	NEW	96-07-015	317-30-030	REP	96-12-077
308-330-400	AMD-P	96-10-039	315-11A-166	NEW-P	96-03-157	317-30-040	REP-P	96-03-071
308-330-400	AMD	96-13-089	315-11A-166	NEW	96-07-015	317-30-040	REP	96-12-077
314-10-090 314-10-100	AMD-P	96-13-043	315-11A-167	NEW-P	96-03-157	317-30-050	REP-P	96-03-071
314-10-100	PREP AMD	96-15-042 96-03-004	315-11A-167	NEW	96-07-015	317-30-050	REP	96-12-077
314-12-025	AMD AMD	96-03-004 96-03-004	315-11A-167 315-11A-167	AMD-P	96-12-096	317-30-060	REP-P	96-03-071
314-12-025	AMD	96-03-004	315-11A-168	AMD NEW-P	96-15-124 96-07-104	317-30-060	REP	96-12-077
314-12-070	AMD	96-03-004	315-11A-168	NEW-P	96-07-104 96-11-107	317-30-070 317-30-070	REP-P REP	96-03-071
Table				5.243	/U 11-1U/	1 21/-20-0/0	NLF	96-12-077

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WAC # WSR # WAC # WSR # WAC # WSR # WSC # WSR # WSC # WSR # WSC # WSR # WSC				1			1		WSR #
3173-04-080 REP P 96-03-017	WAC #		WSR #			WSR #	WAC#		
1173-0000	247 20 000	DCD D	06-03-071	356-05-171	REP	96-13-076	356-42-020		
177-30-909 REP_P 96-03-071 356-06-909 AND-P 96-06-0793 356-06-909 AND-P 96-07-0793 377-30-100 REP_P 96-03-071 336-10-200 AND-P 96-10-0793 377-30-100 REP_P 96-03-071 336-10-200 AND-P 96-10-0793 377-30-100 REP_P 96-03-071 336-10-200 AND-P 96-03-071 377-30-100 REP_P 96-03-071 356-10-200 AND-P 96-03-071 377-30-100 REP_P 96-03-071 356-10-200 AND-P 96-03-073 356-66-101 AND-P 96-03-073 377-30-100 REP_P 96-03-071 356-10-200 AND-P 96-03-083 356-10-100 AND-P 96-03-073 377-30-100 REP_P 96-03-071 356-10-200 AND-P 96-03-083 356-10-100 AND-P 96-03-083 377-30-100 REP_P 96-03-071 356-10-200 AND-P 96-03-083 356-10-100 AND-P 96-03-083 377-30-100 REP_P 96-03-071 356-10-200 AND-P 96-03-083 356-10-100 AND-P 96-03-083 377-30-100 REP_P 96-03-071 356-10-200 AND-P 96-03-083 366-10-100 REP_P 96-03-071 356-10-200 AND-P 96-03-073 377-30-100 REP_P 96-03-071 356-10-300 AND-P					AMD-W	96-02-069			
1917-30-000 REP 96-12-077 356-56-500 AMD 96-12-073 317-30-100 REP 96-12-071 356-10-200 AMD 96-02-073 317-30-100 REP 96-12-077 356-10-200 AMD 96-02-073 317-30-100 REP 96-12-077 356-14-260 AMD 96-02-073 317-30-100 REP 96-03-071 356-15-000 AMD 96-02-073 356-15-000 AMD 96-02-073 317-30-100 REP 96-03-071 356-15-000 AMD 96-02-073 356-15-000 AMD 96-02-073 317-30-100 REP 96-03-071 356-15-000 AMD 96-02-073 356-15-000 AMD 96-02				356-06-080					
317-30-100 REP 9 56-0-071 356-16-020 AMD 96-02-073 356-61-15 AMD 96-02-073 173-01-10 REP 9 56-12-071 356-14-260 AMD 96-02-073 356-61-15 AMD 96-02-073 173-03-10 REP 9 56-12-077 356-14-260 AMD 96-02-073 356-61-15 AMD 96-02-073 173-03-10 REP 9 56-12-077 356-14-260 AMD 96-02-073 356-15-10 AMD 96-02-073 173-03-10 REP 9 56-12-077 356-14-260 AMD 96-02-073 356-15-10 NEW 96-02-073 173-03-10 REP 9 56-12-077 356-14-260 AMD 96-02-073 356-15-10 NEW 96-02-073 173-03-10 REP 9 56-12-077 356-15-030 AMD 96-02-073 356-15-030 AMD 96-02									
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317-30-120 REP.P 96-13-077 336-14-200 AMD 96-13-076 36-18-500 NEW 96-04-046 17-30-130 REP.P 96-13-077 356-15-030 AMD 96-08-08-08-13-076 317-30-130 REP.P 96-13-077 356-15-030 AMD 96-08-08-08-13-076 317-30-140 REP.P 96-13-077 356-15-030 AMD 96-08-08-13-076 317-30-150 REP.P 96-13-077 356-15-030 AMD 96-08-08-13-076 317-30-150 REP.P 96-13-077 356-15-000 AMD 96-08-08-13-08-13-08-08									
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332-26-040 NEW-E 96-13-048 356-37-160 NEW-P 96-04-052A 371-08-140 REP-P 96-10-063 332-26-050 NEW-E 96-13-048 356-37-160 NEW 96-07-093 371-08-140 REP-P 96-15-003 332-26-060 NEW-E 96-13-048 356-37-170 NEW-P 96-04-052A 371-08-144 REP-P 96-10-063 352-32-300 PREP 96-13-079 356-37-170 NEW 96-07-093 371-08-144 REP-P 96-15-003 352-32-300 AMD-P 96-15-108 356-42-020 AMD-P 96-06-059 371-08-146 REP-P 96-10-063 356-05-171 REP-P 96-08-082 356-42-020 AMD-C 96-09-054 371-08-146 REP-P 96-15-003 356-05-171 REP-C 96-09-088 356-42-020 AMD-C 96-11-057 371-08-147 REP-P 96-10-063									
332-26-050 NEW-E 96-13-048 356-37-160 NEW 96-07-093 371-08-140 REP 96-15-003 332-26-060 NEW-E 96-13-048 356-37-170 NEW-P 96-04-052A 371-08-144 REP-P 96-10-063 352-32-300 PREP 96-13-079 356-37-170 NEW 96-07-093 371-08-144 REP-P 96-15-003 352-32-300 AMD-P 96-15-108 356-42-020 AMD-P 96-06-059 371-08-146 REP-P 96-10-063 356-05-171 REP-P 96-08-082 356-42-020 AMD-C 96-09-054 371-08-146 REP-P 96-15-003 356-05-171 REP-C 96-09-088 356-42-020 AMD-C 96-11-057 371-08-147 REP-P 96-10-063					NEW-P	96-04-052A			
332-26-060 NEW-E 96-13-048 356-37-170 NEW-P 96-04-052A 371-08-144 REP-P 96-10-063 352-32-300 PREP 96-13-079 356-37-170 NEW 96-07-093 371-08-144 REP 96-15-003 352-32-300 AMD-P 96-15-108 356-42-020 AMD-P 96-06-059 371-08-146 REP-P 96-10-063 356-05-171 REP-P 96-08-082 356-42-020 AMD-C 96-09-054 371-08-146 REP 96-15-003 356-05-171 REP-C 96-09-088 356-42-020 AMD-C 96-11-057 371-08-147 REP-P 96-10-063									
352-32-300 PREP 96-13-079 356-37-170 NEW 96-07-093 371-08-144 REP 96-13-003 352-32-300 AMD-P 96-15-108 356-42-020 AMD-P 96-06-059 371-08-146 REP-P 96-10-063 356-05-171 REP-P 96-08-082 356-42-020 AMD-C 96-09-054 371-08-146 REP 96-15-003 356-05-171 REP-C 96-09-088 356-42-020 AMD-C 96-11-057 371-08-147 REP-P 96-10-063			96-13-048						
352-32-300 AMD-P 96-15-108 356-42-020 AMD-P 96-08-059 371-08-146 REP-P 96-15-003 356-05-171 REP-P 96-08-082 356-42-020 AMD-C 96-09-054 371-08-146 REP 96-15-003 356-05-171 REP-C 96-09-088 356-42-020 AMD-C 96-11-057 371-08-147 REP-P 96-10-063		PREP	96-13-079						
356-05-171 REP-P 96-08-082 356-42-020 AMD-C 96-11-057 371-08-147 REP-P 96-10-063	352-32-300	AMD-P							
330-03-171 REF-C 70 07 000 1 000 1 000 1				L					
[35] Table	356-05-171	REP-C	96-09-088	1 330-42-020		7U-11-U3/	1 3/1-00-14/		
					[35]				lable

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WAC #	···	WSR #	WAC #		WSR #	WAC #		WSR #
371-08-147	REP	96-15-003	371-08-345	NEW-P	96-10-063	371-08-530	NEW	96-15-003
371-08-148	REP-P	96-10-063	371-08-345	NEW-S	96-13-065	371-08-535	NEW-P	96-10-063
371-08-148	REP	96-15-003	371-08-350	NEW-P	96-10-063	371-08-535	NEW	96-15-003
371-08-150	REP-P	96-10-063	371-08-350	NEW	96-15-003	371-08-540	NEW-P	96-10-063
371-08-150 371-08-155	REP REP-P	96-15-003 96-10-063	371-08-355 371-08-355	NEW-P NEW	96-10-063	371-08-540	NEW	96-15-003
371-08-155	REP	96-15-003	371-08-353	NEW NEW-P	96-15-003 96-10-063	371-08-545 371-08-545	NEW-P NEW	96-10-063
371-08-156	REP-P	96-10-063	371-08-360	NEW	96-15-003	371-08-550	NEW-P	96-15-003 96-10-063
371-08-156	REP	96-15-003	371-08-365	NEW-P	96-10-063	371-08-550	NEW	96-15-003
371-08-162	REP-P	96-10-063	371-08-365	NEW	96-15-003	371-08-555	NEW-P	96-10-063
371-08-162	REP	96-15-003	371-08-370	NEW-P	96-10-063	371-08-555	NEW	96-15-003
371-08-165 371-08-165	REP-P REP	96-10-063 96-15-003	371-08-370 371-08-375	NEW D	96-15-003	371-08-560	NEW-P	96-10-063
371-08-167	REP-P	96-10-063	371-08-375	NEW-P NEW	96-10-063 96-15-003	371-08-560 371-08-565	NEW NEW-P	96-15-003 96-10-063
371-08-167	REP	96-15-003	371-08-380	NEW-P	96-10-063	371-08-565	NEW	96-15-003
371-08-180	REP-P	96-10-063	371-08-380	NEW	96-15-003	371-08-570	NEW-P	96-10-063
371-08-180	REP	96-15-003	371-08-385	NEW-P	96-10-063	371-08-570	NEW	96-15-003
371-08-183	REP-P	96-10-063	371-08-385	NEW	96-15-003	374-60-030	AMD	96-04-005
371-08-183 371-08-184	REP REP-P	96-15-003 96-10-063	371-08-390	NEW-P	96-10-063	374-60-120	AMD	96-04-005
371-08-184	REP	96-15-003	371-08-390 371-08-395	NEW NEW-P	96-15-003 96-10-063	388-08-425	AMD-P	96-14-102
371-08-185	REP-P	96-10-063	371-08-395	NEW	96-15-003	388-08-449 388-08-595	AMD-P NEW-P	96-14-102 96-14-102
371-08-185	REP	96-15-003	371-08-400	NEW-P	96-10-063	388-08-605	NEW-P	96-14-102
371-08-186	REP-P	96-10-063	371-08-400	NEW	96-15-003	388-11-010	REP-P	96-06-039
371-08-186	REP	96-15-003	371-08-405	NEW-P	96-10-063	388-11-010	REP	96-09-036
371-08-187	REP-P	96-10-063	371-08-405	NEW	96-15-003	388-11-011	AMD-P	96-06-039
371-08-187 371-08-188	REP REP-P	96-15-003 96-10-063	371-08-410 371-08-410	NEW-P NEW	96-10-063 96-15-003	388-11-011 388-11-015	AMD	96-09-036
371-08-188	REP	96-15-003	371-08-410	NEW-P	96-13-003 96-10-063	388-11-015	AMD-P AMD	96-06-039 96-09-036
371-08-189	REP-P	96-10-063	371-08-415	NEW	96-15-003	388-11-030	REP-P	96-06-039
371-08-189	REP	96-15-003	371-08-420	NEW-P	96-10-063	388-11-030	REP	96-09-036
371-08-195	REP-P	96-10-063	371-08-420	NEW	96-15-003	388-11-032	REP-P	96-06-039
371-08-195 371-08-196	REP REP-P	96-15-003	371-08-425	NEW-P	96-10-063	388-11-032	REP	96-09-036
371-08-196	REP-P REP	96-10-063 96-15-003	371-08-425 371-08-430	NEW NEW-P	96-15-003 96-10-063	388-11-035	REP-P	96-06-039
371-08-197	REP-P	96-10-063	371-08-430	NEW-P	96-15-003	388-11-035 388-11-040	REP REP-P	96-09-036 96-06-039
371-08-197	REP	96-15-003	371-08-435	NEW-P	96-10-063	388-11-040	REP-P	96-09-039
371-08-200	REP-P	96-10-063	371-08-435	NEW	96-15-003	388-11-045	AMD-P	96-06-039
371-08-200	REP	96-15-003	371-08-440	NEW-P	96-10-063	388-11-045	AMD	96-09-036
371-08-215 371-08-215	REP-P REP	96-10-063 96-15-003	371-08-440	NEW	96-15-003	388-11-048	AMD-P	96-06-039
371-08-213	REP-P	96-13-003 96-10-063	371-08-445 371-08-445	NEW-P NEW	96-10-063 96-15-003	388-11-048 388-11-055	AMD	96-09-036
371-08-220	REP	96-15-003	371-08-450	NEW-P	96-10-063	388-11-055	REP-P REP	96-06-039 96-09-036
371-08-230	REP-P	96-10-063	371-08-450	NEW	96-15-003	388-11-060	REP-P	96-06-039
371-08-230	REP	96-15-003	371-08-455	NEW-P	96-10-063	388-11-060	REP	96-09-036
371-08-235	REP-P	96-10-063	371-08-455	NEW	96-15-003	388-11-065	AMD-P	96-06-039
371-08-235 371-08-240	REP REP-P	96-15-003 96-10-063	371-08-460	NEW-P	96-10-063	388-11-065	AMD	96-09-036
371-08-240	REP-P	96-15-003	371-08-460 371-08-465	NEW NEW-P	96-15-003 96-10-063	388-11-120	AMD-P	96-06-039
371-08-250	REP-P	96-10-063	371-08-465	NEW-P	96-15-003	388-11-120 388-11-140	AMD AMD-P	96-09-036 96-06-039
371-08-250	REP	96-15-003	371-08-470	NEW-P	96-10-063	388-11-140	AMD-P	96-09-036
371-08-255	REP-P	96-10-063	371-08-470	NEW	96-15-003	388-11-150	AMD-P	96-06-039
371-08-255	REP	96-15-003	371-08-475	NEW-P	96-10-063	388-11-150	AMD	96-09-036
371-08-260	REP-P	96-10-063	371-08-475	NEW	96-15-003	388-11-210	AMD-P	96-06-039
371-08-260 371-08-300	REP NEW-P	96-15-003 96-10-063	371-08-480 371-08-480	NEW-P NEW	96-10-063	388-11-210	AMD	96-09-036
371-08-300	NEW	96-15-003	371-08-485	NEW-P	96-15-003 96-10-063	388-11-215 388-11-215	AMD-P	96-06-039
371-08-305	NEW-P	96-10-063	371-08-485	NEW	96-15-003	388-11-213	AMD AMD-P	96-09-036 96-06-039
371-08-305	NEW	96-15-003	371-08-490	NEW-P	96-10-063	388-11-220	AMD	96-09-036
371-08-310	NEW-P	96-10-063	371-08-490	NEW	96-15-003	388-11-280	NEW-P	96-06-039
371-08-310	NEW-S	96-13-065	371-08-500	NEW-P	96-10-063	388-11-280	NEW	96-09-036
371-08-315 371-08-315	NEW-P	96-10-063	371-08-500	NEW	96-15-003	388-11-285	NEW-P	96-06-039
371-08-313	NEW NEW-P	96-15-003 96-10-063	371-08-505 371-08-505	NEW-P NEW-S	96-10-063 96-13-065	388-11-285	NEW	96-09-036
371-08-320	NEW	96-15-003	371-08-510	NEW-S	96-13-063 96-10-063	388-11-290 388-11-290	NEW-P	96-06-039
371-08-325	NEW-P	96-10-063	371-08-510	NEW -	96-15-003	388-11-295	NEW NEW-P	96-09-036 96-06-039
371-08-325	NEW	96-15-003	371-08-515	NEW-P	96-10-063	388-11-295	NEW	96-09-036
371-08-330	NEW-P	96-10-063	371-08-515	NEW	96-15-003	388-11-300	NEW-P	96-06-039
371-08-330 371-08-335	NEW D	96-15-003	371-08-520	NEW-P	96-10-063	388-11-300	NEW	96-09-036
371-08-335	NEW-P NEW-S	96-10-063 96-13-065	371-08-520 371-08-525	NEW NEW-P	96-15-003 96-10-063	388-11-305	NEW-P	96-06-039
371-08-340	NEW-P	96-10-063	371-08-525	NEW-P NEW	96-15-003	388-11-305 388-11-310	NEW NEW-P	96-09-036
371-08-340	NEW	96-15-003	371-08-530	NEW-P	96-10-063	388-11-310	NEW-P NEW	96-06-039 96-09-036
Table						510	.,_,,	70-07-030
				[36]				

WAC #								
		WSR #	WAC#		WSR #	WAC#		WSR #
				pprp	96-09-034	388-73-803	NEW	96-10-03
388-11-315	NEW-P	96-06-039	388-49-480	PREP AMD-P	96-03-097	388-73-805	NEW-P	96-06-05
388-11-315	NEW D	96-09-036 96-06-039	388-49-500 388-49-500	AMD-F	96-06-046	388-73-805	NEW-E	96-07-07
388-11-400	NEW-P NEW	96-09-036	388-49-505	PREP	96-14-054	388-73-805	NEW	96-10-03
388-11-400 388-11-405	NEW-P	96-06-039	388-49-515	AMD-P	96-15-038	388-73-815	AMD-P	96-06-05
388-11-405	NEW	96-09-036	388-49-520	AMD-P	96-11-082	388-73-815	AMD-E	96-07-07
388-11-410	NEW-P	96-06-039	388-49-530	REP-P	96-11-081	388-73-815	AMD	96-10-03
388-11-410	NEW	96-09-036	388-49-535	AMD-P	96-11-080	388-73-821	NEW-P	96-06-05
388-11-415	NEW-P	96-06-039	388-49-670	AMD-P	96-03-095	388-73-821	NEW-E	96-07-07
388-11-415	NEW	96-09-036	388-49-670	AMD	96-06-042	388-73-821	NEW NEW-P	96-10-03 96-06-05
388-11-420	NEW-P	96-06-039	388-55-006	NEW	96-05-009	388-73-822 388-73-822	NEW-P NEW-E	96-00-03
388-11-420	NEW	96-09-036	388-55-008	NEW AMD	96-05-009 96-05-009	388-73-822	NEW	96-10-03
388-11-425	NEW-P	96-06-039	388-55-010 388-55-020	AMD	96-05-009	388-73-823	NEW-P	96-06-05
388-11-425	NEW NEW-P	96-09-036 96-06-039	388-55-024	NEW	96-05-009	388-73-823	NEW-E	96-07-07
388-11-430 388-11-430	NEW-P	96-09-036	388-55-027	NEW	96-05-009	388-73-823	NEW	96-10-03
388-15	PREP	96-06-009	388-55-030	AMD	96-05-009	388-73-825	NEW-P	96-06-05
388-15	PREP	96-12-015	388-55-040	AMD	96-05-009	388-73-825	NEW-E	96-07-07
388-15-030	AMD-P	96-13-107	388-55-050	NEW	96-05-009	388-73-825	NEW	96-10-03
388-15-134	PREP	96-09-076	388-55-060	NEW	96-05-009	388-76	AMD-C	96-11-10
388-15-145	AMD-P	96-06-014	388-60-005	AMD-P	96-14-101	388-76	AMD-C	96-13-01
388-15-145	AMD	96-09-035	388-60-120	AMD-P	96-14-101	388-76	AMD-C	96-13-05
388-15-196	AMD-P	96-13-107	388-60-130	AMD-P	96-14-101	388-76-010	REP-P REP	96-06-04 96-14-00
388-15-198	NEW-P	96-13-107	388-60-140	AMD-P	96-14-101	388-76-010 388-76-020	REP-P	96-06-04
388-15-202	AMD-P	96-13-107	388-60-150	AMD-P AMD-P	96-14-101 96-14-101	388-76-020	REP	96-14-00
388-15-203	AMD-P	96-13-107 96-13-107	388-60-160 388-60-190	NEW-P	96-14-101	388-76-030	REP-P	96-06-04
388-15-204	AMD-P AMD-P	96-13-107 96-13-107	388-60-200	NEW-P	96-14-101	388-76-030	REP	96-14-00
388-15-206 388-15-209	AMD-P	96-13-107	388-60-210	NEW-P	96-14-101	388-76-040	REP-P	96-06-04
388-15-219	AMD-P	96-13-107	388-60-220	NEW-P	96-14-101	388-76-040	REP	96-14-00
388-15-610	AMD-P	96-13-107	388-60-230	NEW-P	96-14-101	388-76-045	REP-P	96-06-0
388-15-620	AMD-P	96-13-107	388-60-240	NEW-P	96-14-101	388-76-045	REP	96-14-0
388-15-690	AMD-P	96-13-107	388-60-250	NEW-P	96-14-101	388-76-050	REP-P	96-06-04
388-15-695	AMD-P	96-13-107	388-70	PREP	96-12-015	388-76-050	REP	96-14-00
388-15-700	AMD-P	96-13-107	388-70	PREP	96-15-107	388-76-060 388-76-060	REP-P REP	96-06-0- 96-14-0
388-15-705	AMD-P	96-13-107	388-73	PREP	96-12-010 96-12-015	388-76-070	REP-P	96-06-04
388-15-710	AMD-P	96-13-107	388-73 388-73-012	PREP AMD-P	96-12-013 96-06-051	388-76-070	REP	96-14-00
388-15-715	AMD-P	96-13-107 96-13-107	388-73-012	AMD-F	96-07-079	388-76-080	REP-P	96-06-04
388-15-880	AMD-P AMD-P	96-13-107	388-73-012	AMD AMD	96-10-032	388-76-080	REP	96-14-0
388-15-890 388-15-900	REP-P	96-04-084	388-73-014	AMD-P	96-06-051	388-76-085	REP-P	96-06-0
388-15-900	REP	96-11-045	388-73-014	AMD-E	96-07-079	388-76-085	REP	96-14-0
388-15-905	REP-P	96-04-084	388-73-014	AMD	96-10-032	388-76-087	REP-P	96-06-0
388-15-905	REP	96-11-045	388-73-01950	AMD-P	96-06-051	388-76-087	REP	96-14-0
388-15-910	REP-P	96-04-084	388-73-01950	AMD-E	96-07-079	388-76-090	REP-P	96-06-0
388-15-910	REP	96-11-045	388-73-01950	AMD	96-10-032	388-76-090	REP	96-14-0
388-15-915	REP-P	96-04-084	388-73-020	AMD-P	96-06-051	388-76-095	REP-P REP	96-06-0- 96-14-0
388-15-915	REP	96-11-045	388-73-020	AMD-E	96-07-079 96-10-032	388-76-095 388-76-100	REP-P	96-06-0
388-15-920	REP-P	96-04-084	388-73-020	AMD AMD-C	96-10-032 96-03-105	388-76-100	REP	96-14-0
388-15-920	REP	96-11-045 96-04-084	388-73-030 388-73-030	AMD-C	96-05-061	388-76-110	REP-P	96-06-0
388-15-925 388-15-925	REP-P REP	96-11-045	388-73-030	RESCIND	96-05-067	388-76-110	REP	96-14-0
388-15-935	REP-P	96-04-084	388-73-030	AMD-E	96-05-068	388-76-130	REP-P	96-06-0
388-15-935	REP	96-11-045	388-73-030	AMD	96-10-043	388-76-130	REP	96-14-0
388-15-940	REP-P	96-04-084	388-73-030	AMD-E	96-10-054	388-76-140	REP-P	96-06-0
388-15-940	REP	96-11-045	388-73-036	AMD-S	96-05-061	388-76-140	REP	96-14-0
388-15-945	REP-P	96-04-084	388-73-036	AMD-E	96-05-068	388-76-155	REP-P	96-06-0
388-15-945	REP	96-11-045	388-73-036	AMD	96-10-043	388-76-155	REP	96-14-0
388-15-950	REP-P	96-04-084	388-73-036	AMD-E	96-10-054	388-76-160	REP-P	96-06-0
388-15-950	REP	96-11-045	388-73-048	AMD-P	96-06-051	388-76-160	REP	96-14-0 96-06-0
388-15-955	REP-P	96-04-084	388-73-048	AMD-E	96-07-079	388-76-170 388-76-170	REP-P REP	96-14-0
388-15-955	REP	96-11-045	388-73-048	AMD AMD-P	96-10-032 96-06-051	388-76-180	REP-P	96-06-0
388-49-020	AMD-P	96-03-013	388-73-054 388-73-054	AMD-F AMD-E	96-07-079	388-76-180	REP	96-14-0
388-49-020	AMD PREP	96-06-031 96-07-094	388-73-054	AMD-E AMD	96-10-032	388-76-185	REP-P	96-06-0
388-49-160 388-49-160	AMD-E	96-07-0 94 96-10-059	388-73-606	AMD-P	96-06-051	388-76-185	REP	96-14-0
388-49-160 388-49-160	AMD-E AMD-P	96-11-146	388-73-606	AMD-E	96-07-079	388-76-190	REP-P	96-06-0
388-49-160	AMD-I	96-14-074	388-73-606	AMD	96-10-032	388-76-190	REP	96-14-0
388-49-330	AMD-P	96-04-036	388-73-800	AMD-P	96-06-051	388-76-200	REP-P	96-06-0
	AMD	96-07-053	388-73-800	AMD-E	96-07-079	388-76-200	REP	96-14-0
388-49-330				4340	96-10-032	388-76-220	REP-P	06.06.0
	AMD-P	96-04-008	388-73-800	AMD				
388-49-330		96-04-008 96-07-022 96-15-090	388-73-800 388-73-803 388-73-803	NEW-P NEW-E	96-06-051 96-07-079	388-76-220 388-76-220 388-76-240	REP REP-P	96-06-0 96-14-0 96-06-0

WAC #		WSR #	WAC #	· · · · · · · · · · · · · · · · · · ·	WSR #	WAC #		WSR #
388-76-240	REP	96-14-003	388-76-550	NEW-P	96-06-040	388-76-730	NEW	96-14-003
388-76-250	REP-P	96-06-040	388-76-550	NEW	96-14-003	388-76-735	NEW-P	96-06-040
388-76-250	REP	96-14-003	388-76-555	NEW-P	96-06-040	388-76-735	NEW	96-14-003
388-76-260	REP-P	96-06-040	388-76-555	NEW	96-14-003	388-76-740	NEW-P	96-06-040
388-76-260	REP	96-14-003	388-76-560	NEW-P	96-06-040	388-76-740	NEW	96-14-003
388-76-280	REP-P	96-06-040	388-76-560	NEW	96-14-003	388-76-745	NEW-P	96-06-040
388-76-280	REP	96-14-003	388-76-565	NEW-P	96-06-040	388-76-745	NEW	96-14-003
388-76-290	REP-P	96-06-040	388-76-565	NEW	96-14-003	388-76-750	NEW-P	96-06-040
388-76-290 388-76-300	REP REP-P	96-14-003 96-06-040	388-76-570	NEW-P	96-06-040	388-76-750	NEW	96-14-003
388-76-300	REP	96-14-003	388-76-570 388-76-575	NEW NEW-P	96-14-003 96-06-040	388-76-755	NEW-P	96-06-040
388-76-310	REP-P	96-06-040	388-76-575	NEW	96-14-003	388-76-755 388-76-760	NEW NEW-P	96-14-003 96-06-040
388-76-310	REP	96-14-003	388-76-580	NEW-P	96-06-040	388-76-760	NEW-P	96-14-003
388-76-320	REP-P	96-06-040	388-76-580	NEW	96-14-003	388-76-765	NEW-P	96-06-040
388-76-320	REP	96-14-003	388-76-585	NEW-P	96-06-040	388-76-765	NEW	96-14-003
388-76-325	REP-P	96-06-040	388-76-585	NEW	96-14-003	388-76-770	NEW-P	96-06-040
388-76-325	REP	96-14-003	388-76-590	NEW-P	96-06-040	388-76-770	NEW	96-14-003
388-76-330	REP-P	96-06-040	388-76-590	NEW	96-14-003	388-76-775	NEW-P	96-06-040
388-76-330 388-76-340	REP	96-14-003	388-76-595	NEW-P	96-06-040	388-76-775	NEW	96-14-003
388-76-340	REP-P REP	96-06-040 96-14-003	388-76-595	NEW	96-14-003	388-76-780	NEW-P	96-06-040
388-76-350	REP-P	96-06-040	388-76-600 388-76-600	NEW-P NEW	96-06-040 96-14-003	388-76-780	NEW	96-14-003
388-76-350	REP	96-14-003	388-76-605	NEW-P	96-06-040	388-76-785 388-76-785	NEW-P	96-06-040
388-76-360	REP-P	96-06-040	388-76-605	NEW	96-14-003	388-76-790	NEW NEW-P	96-14-003 96-06-040
388-76-360	REP	96-14-003	388-76-610	NEW-P	96-06-040	388-76-790	NEW-P	96-14-003
388-76-370	REP-P	96-06-040	388-76-610	NEW	96-14-003	388-76-795	NEW-P	96-06-040
388-76-370	REP	96-14-003	388-76-615	NEW-P	96-06-040	388-76-795	NEW	96-14-003
388-76-380	REP-P	96-06-040	388-76-615	NEW	96-14-003	388-86	PREP	96-07-042
388-76-380	REP	96-14-003	388-76-620	NEW-P	96-06-040	388-86	PREP	96-07-043
388-76-390	REP-P	96-06-040	388-76-620	NEW	96-14-003	388-86	PREP	96-07-044
388-76-390 388-76-400	REP	96-14-003	388-76-625	NEW-P	96-06-040	388-86	PREP	96-07-045
388-76-400	REP-P REP	96-06-040 96-14-003	388-76-625	NEW	96-14-003	388-86	PREP	96-12-015
388-76-405	REP-P	96-06-040	388-76-630 388-76-630	NEW-P NEW	96-06-040 96-14-003	388-87 388-87	PREP	96-07-042
388-76-405	REP	96-14-003	388-76-635	NEW-P	96-06-040	388-87	PREP PREP	96-07-043
388-76-410	REP-P	96-06-040	388-76-635	NEW	96-14-003	388-87	PREP	96-07-044 96-07-045
388-76-410	REP	96-14-003	388-76-640	NEW-P	96-06-040	388-87-020	PREP	96-08-091
388-76-420	REP-P	96-06-040	388-76-640	NEW	96-14-003	388-91-005	REP-P	96-16-088
388-76-420	REP	96-14-003	388-76-645	NEW-P	96-06-040	388-91-010	REP-P	96-16-088
388-76-430	REP-P	96-06-040	388-76-645	NEW	96-14-003	388-91-013	REP-P	96-16-088
388-76-430	REP	96-14-003	388-76-650	NEW-P	96-06-040	388-91-015	REP-P	96-16-088
388-76-435 388-76-435	REP-P REP	96-06-040	388-76-650	NEW	96-14-003	388-91-016	REP-P	96-16-088
388-76-440	REP-P	96-14-003 96-06-040	388-76-655 388-76-655	NEW-P NEW	96-06-040	388-91-020	REP-P	96-16-088
388-76-440	REP	96-14-003	388-76-660	NEW-P	96-14-003 96-06-040	388-91-030 388-91-035	REP-P	96-16-088
388-76-450	REP-P	96-06-040	388-76-660	NEW-F	96-14-003	388-91-040	REP-P REP-P	96-16-088
388-76-450	REP	96-14-003	388-76-665	NEW-P	96-06-040	388-91-050	REP-P	96-16-088 96-16-088
388-76-460	REP-P	96-06-040	388-76-665	NEW	96-14-003	388-96	PREP	96-07-024
388-76-460	REP	96-14-003	388-76-670	NEW-P	96-06-040	388-96-221	AMD-P	96-11-010
388-76-465	REP-P	96-06-040	388-76-670	NEW	96-14-003	388-96-221	AMD	96-15-056
388-76-465	REP	96-14-003	388-76-675	NEW-P	96-06-040	388-96-534	AMD-P	96-11-010
388-76-467	REP-P	96-06-040	388-76-675	NEW	96-14-003	388-96-534	AMD	96-15-056
388-76-467	REP	96-14-003	388-76-680	NEW-P	96-06-040	388-96-585	AMD-P	96-11-010
388-76-470 388-76-470	REP-P REP	96-06-040 96-14-003	388-76-680	NEW	96-14-003	388-96-585	AMD	96-15-056
388-76-475	REP-P	96-14-003 96-06-040	388-76-685 388-76-685	NEW-P NEW	96-06-040	388-96-708	NEW-P	96-11-010
388-76-475	REP	96-14-003	388-76-690	NEW-P	96-14-003 96-06-040	388-96-708	NEW	96-15-056
388-76-480	REP-P	96-06-040	388-76-690	NEW	96-14-003	388-96-735 388-96-735	AMD-P	96-11-010
388-76-480	REP	96-14-003	388-76-695	NEW-P	96-06-040	388-96-745	AMD AMD-P	96-15-056 96-11-010
388-76-490	REP-P	96-06-040	388-76-695	NEW	96-14-003	388-96-745	AMD-F	96-15-056
388-76-490	REP	96-14-003	388-76-700	NEW-P	96-06-040	388-96-762	AMD-P	96-11-010
388-76-500	REP-P	96-06-040	388-76-700	NEW	96-14-003	388-96-762	AMD	96-15-056
388-76-500	REP	96-14-003	388-76-705	NEW-P	96-06-040	388-96-774	AMD-P	96-11-010
388-76-520	REP-P	96-06-040	388-76-705	NEW	96-14-003	388-96-774	AMD	96-15-056
388-76-520 388-76-530	REP	96-14-003	388-76-710	NEW-P	96-06-040	388-96-776	AMD-P	96-11-010
388-76-530	REP-P REP	96-06-040	388-76-710	NEW	96-14-003	388-96-776	AMD	96-15-056
388-76-535	NEW-P	96-14-003 96-06-040	388-76-715	NEW-P	96-06-040	388-96-810	AMD-P	96-11-010
388-76-535	NEW-P	96-14-003	388-76-715 388-76-720	NEW NEW-P	96-14-003 96-06-040	388-96-810	AMD	96-15-056
388-76-540	NEW-P	96-06-040	388-76-720	NEW-P	96-14-003	388-96-904 388-96-904	AMD-P	96-11-010
388-76-540	NEW	96-14-003	388-76-725	NEW-P	96-06-040	388-97	AMD PREP	96-15-056
388-76-545	NEW-P	96-06-040	388-76-725	NEW	96-14-003	388-110	NEW-C	96-14-100 96-09-032
388-76-545	NEW	96-14-003	388-76-730	NEW-P	96-06-040	388-110	NEW-C	96-10-010
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WAC #		WSR #	WAC #	·	WSR #	WAC #		WSR #
		06 10 077	388-151-090	AMD-C	96-03-105	388-160-460	PREP	96-05-057
388-110	NEW-C	96-10-077 96-04-084	388-151-090	AMD-S	96-05-061	388-160-460	AMD-P	96-14-099
388-110-005	NEW-P NEW	96-11-045	388-151-090	RESCIND	96-05-067	388-160-480	PREP	96-05-057
388-110-005	NEW-P	96-04-084	388-151-090	AMD-E	96-05-068	388-160-480	AMD-P	96-14-099
388-110-010 388-110-010	NEW	96-11-045	388-151-090	AMD	96-10-043	388-160-490	PREP	96-05-057
388-110-020	NEW-P	96-04-084	388-151-090	AMD-E	96-10-054	388-160-490	AMD-P	96-14-099
388-110-020	NEW	96-11-045	388-151-090	AMD-P	96-14-027	388-160-500	PREP	96-05-057
388-110-030	NEW-P	96-04-084	388-151-092	NEW-P	96-14-027	388-160-500	AMD-P	96-14-099
388-110-030	NEW	96-11-045	388-151-093	NEW-P	96-14-027	388-160-530	AMD-P NEW-P	96-14-099 96-14-099
388-110-040	NEW-P	96-04-084	388-151-094	NEW-P	96-14-027	388-160-550	PREP	96-07-041
388-110-040	NEW	96-11-045	388-151-095	NEW-P	96-14-027	388-200 388-200-1050	AMD-P	96-13-056
388-110-050	NEW-P	96-04-084	388-151-096	NEW-P	96-14-027	388-200-1000	AMD-P	96-13-050
388-110-050	NEW	96-11-045	388-151-097	NEW-P	96-14-027 96-14-027	388-200-1150	AMD-P	96-13-056
388-110-060	NEW-P	96-04-084	388-151-098	NEW-P PREP	96-12-010	388-200-1160	AMD-P	96-13-050
388-110-060	NEW	96-11-045	388-155 388-155-020	AMD-P	96-14-027	388-200-1300	PREP	96-07-04
388-110-070	NEW-P	96-04-084	388-155-060	AMD-P	96-07-010	388-200-1300	NEW-P	96-13-05
388-110-070	NEW	96-11-045	388-155-060	AMD-1	96-10-042	388-200-1350	PREP	96-07-04
388-110-080	NEW-P	96-04-084 96-11-045	388-155-070	AMD-P	96-07-010	388-200-1350	NEW-P	96-13-05
388-110-080	NEW	96-04-084	388-155-070	AMD	96-10-042	388-201-200	AMD-P	96-04-034
388-110-090	NEW-P	96-11-045	388-155-085	NEW-P	96-14-027	388-201-200	AMD	96-07-02
388-110-090	NEW D	96-04-084	388-155-090	AMD-C	96-03-105	388-201-300	AMD-P	96-04-03
388-110-100	NEW-P NEW	96-11-045	388-155-090	AMD-S	96-05-061	388-201-300	AMD	96-07-02
388-110-100	NEW-P	96-04-084	388-155-090	RESCIND	96-05-067	388-201-400	AMD-P	96-04 <b>-</b> 03
388-110-110	NEW-P	96-11-045	388-155-090	AMD-E	96-05-068	388-201-400	AMD	96-07-02
388-110-110 388-110-120	NEW-P	96-04-084	388-155-090	AMD	96-10-043	388-201-410	AMD-P	96-04-03
388-110-120	NEW	96-11-045	388-155-090	AMD-E	96-10-054	388-201-410	AMD	96-07-02
388-110-140	NEW-P	96-04-084	388-155-090	AMD-P	96-14-027	388-201-420	AMD-P	96-04-03
388-110-140	NEW	96-11-045	388-155-092	NEW-P	96-14-027	388-201-420	AMD	96-07-02
388-110-150	NEW-P	96-04-084	388-155-093	NEW-P	96-14-027	388-201-430	AMD-P	96-04-03
388-110-150	NEW	96-11-045	388-155-094	NEW-P	96-14-027	388-201-430	AMD	96-07-02
388-110-170	NEW-P	96-04-084	388-155-095	NEW-P	96-14-027	388-201-440	AMD-P	96-04-03
388-110-170	NEW	96-11-045	388-155-096	NEW-P	96-14-027	388-201-440	AMD	96-07-02
388-110-180	NEW-P	96-04-084	388-155-097	NEW-P	96-14-027	388-201-450	AMD-P	96-04-03
388-110-180	NEW	96-11-045	388-155-098	NEW-P	96-14-027	388-201-450	AMD	96-07-02
388-110-190	NEW-P	96-04-084	388-155-600	NEW-P	96-07-010	388-201-460	AMD-P	96-04-03 96-07-02
388-110-190	NEW	96-11-045	388-155-600	NEW	96-10-042	388-201-460 388-201-470	AMD AMD-P	96-04-03
388-110-200	NEW-P	96-04-084	388-155-605	NEW-P	96-07-010	388-201-470	AMD-F AMD	96-07-02
388-110-200	NEW	96-11-045	388-155-605	NEW	96-10-042 96-07-010	388-201-480	AMD-P	96-04-03
388-110-210	NEW-P	96-04-084	388-155-610	NEW-P NEW	96-10-042	388-201-480	AMD	96-07-02
388-110-210	NEW	96-11-045	388-155-610	NEW-P	96-07-010	388-215-1390	PREP	96-03-09
388-110-220	NEW-P	96-04-084	388-155-620 388-155-620	NEW-F	96-10-042	388-215-1390	AMD-E	96-04-00
388-110-220	NEW	96-11-045 96-04-084	388-155-630	NEW-P	96-07-010	388-215-1390	AMD-P	96-07-00
388-110-230	NEW-P	96-04-084 96-11-045	388-155-630	NEW	96-10-042	388-215-1390	AMD	96-10-04
388-110-230	NEW NEW-P	96-04-084	388-155-640	NEW-P	96-07-010	388-215-1600	AMD-P	96-03-09
388-110-240	NEW-F	96-11-045	388-155-640	NEW	96-10-042	388-215-1600	AMD	96-06-04
388-110-240	NEW-P	96-04-084	388-155-650	NEW-P	96-07-010	388-215-1610	AMD-P	96-03-09
388-110-250 388-110-250	NEW	96-11-045	388-155-650	NEW	96-10-042	388-215-1610	AMD	96-06-04
388-110-260	NEW-P	96-04-084	388-155-660	NEW-P	96-07-010	388-218-1510	AMD	96-03-04
388-110-260	NEW	96-11-045	388-155-660	NEW	96-10-042	388-219-3000	AMD-P	96-07-01
388-110-270	NEW-P	96-04-084	388-155-670	NEW-P	96-07-010	388-219-3000	AMD-E	96-09-07
388-110-270	NEW	96-11-045	388-155-670	NEW	96-10-042	388-219-3000	AMD	96-10-03
388-110-280	NEW-P	96-04-084	388-155-680	NEW-P	96-07-010	388-235-5050	PREP	96-08-04
388-110-280	NEW	96-11-045	388-155-680	NEW	96-10-042	388-235-5050	AMD-P	96-13-06
388-150	PREP	96-12-010	388-160	PREP	96-05-057	388-235-5050	AMD-E	96-14-03
388-150-085	NEW-P	96-14-027	388-160	PREP	96-12-010	388-235-5050	AMD	96-16-02
388-150-090	AMD-C	96-03-105	388-160-050	PREP	96-05-057	388-235-7500	AMD-P	96-13-05
388-150-090	AMD-S	96-05-061	388-160-050	AMD-P	96-14-099	388-245-1170	AMD-P	96-13-05
388-150-090	RESCIND	96-05-067	388-160-080	PREP	96-05-057	388-245-1300	AMD-P	96-13-05 96-13-05
388-150-090	AMD-E	96-05-068	388-160-080	AMD-P	96-14-099	388-245-1350	AMD-P	96-13-0
388-150-090	AMD	96-10-043	388-160-090	AMD-C	96-03-105	388-245-1700	AMD-P	96-13-0
388-150-090	AMD-E	96-10-054	388-160-090	AMD-S	96-05-061	388-245-1715	AMD-P AMD-P	96-13-03
388-150-090	AMD-P	96-14-027	388-160-090	RESCIND	96-05-067	388-245-1720	AMD-P	96-04-03
388-150-092	NEW-P	96-14-027	388-160-090	AMD-E	96-05-068	388-245-2020		96-04-03
388-150-093	NEW-P	96-14-027	388-160-090	AMD	96-10-043	388-245-2020	AMD AMD	96-04-00
388-150-094	NEW-P	96-14-027	388-160-090	AMD-E	96-10-054	388-250-1400	AMD-P	96-04-0
388-150-095	NEW-P	96-14-027	388-160-120	AMD-S	96-05-061	388-250-1700 388-250-1700	AMD-F AMD-E	96-10-03
388-150-096	NEW-P	96-14-027	388-160-120	AMD-E	96-05-068	388-250-1700	AMD-E AMD	96-10-0
388-150-097	NEW-P	96-14-027	388-160-120	AMD E	96-10-043 96-10-054	388-265-1250	AMD-P	96-13-05
388-150-098	NEW-P	96-14-027	388-160-120	AMD-E PREP	96-10-054 96-05-057	388-270-1125	PREP	96-06-00
388-151	PREP NEW-P	96-12-010 96-14-027	388-160-430 388-160-430	AMD-P	96-03-037 96-14-099	388-270-1125	AMD-P	96-11-12
388-151-085								

388-517-1740	96-09-0 96-05-0 96-05-0 96-05-0 96-09-0 96-05-0 96-05-0 96-05-0 96-05-0 96-15-0 96-15-0 96-05-0 96-05-0 96-05-0
388-517-1740	96-05-0 96-05-0 96-05-0 96-09-0 96-05-0 96-05-0 96-05-0 96-05-0 96-05-0 96-13-0 96-15-0 96-15-0 96-05-0
388-517-1740	96-05-0 96-05-0 96-05-0 96-09-0 96-05-0 96-05-0 96-05-0 96-05-0 96-05-0 96-13-0 96-15-0 96-15-0 96-05-0
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391-45-330	AMD						AMD	96-09-0
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392-127-015	AMD-P	96-02-077	392-140-439	PREP-X	96-14-018	392-140-509	PREP-X	96-14-018
392-127-015	AMD	96-05-022	392-140-441	PREP-X	96-14-018	392-140-510	PREP-X	96-14-018
392-127-020	AMD-P	96-02-077	392-140-442	PREP-X	96-14-018	392-140-511	PREP-X	96-14-018
392-127-020	AMD	96-05-022	392-140-443	PREP-X	96-14-018	392-140-512	PREP-X	96-14-018
392-127-050	AMD-P	96-02-077	392-140-444	PREP-X	96-14-018	392-140-516	PREP-X	96-14-018
392-127-050	AMD	96-05-022	392-140-445	PREP-X	96-14-018	392-140-517	PREP-X	96-14-018
392-127-055	AMD-P	96-02-077	392-140-446	PREP-X	96-14-018	392-140-518 392-140-519	PREP-X PREP-X	96-14-018 96-14-018
392-127-055	AMD B	96-05-022	392-140-447 392-140-450	PREP-X AMD-P	96-14-018 96-02-078	392-140-519	PREP-X	96-14-018
392-127-060 392-127-060	AMD-P AMD	96-02-077 96-05-022	392-140-450	AMD-P	96-05-021	392-140-527	PREP-X	96-14-018
392-127-000	AMD-P	96-02-077	392-140-450	PREP-X	96-14-018	392-140-529	PREP-X	96-14-018
392-127-070	AMD	96-05-022	392-140-451	PREP-X	96-14-018	392-140-530	PREP-X	96-14-018
392-127-080	AMD-P	96-02-077	392-140-452	PREP-X	96-14-018	392-140-531	PREP-X	96-14-018
392-127-080	AMD	96-05-022	392-140-460	PREP-X	96-14-018	392-140-533	PREP-X	96-14-018
392-127-090	AMD-P	96-02-077	392-140-461	AMD-P	96-02-078	392-140-535	PREP-X	96-14-018
392-127-090	AMD	96-05-022	392-140-461	AMD	96-05-021	392-140-536	PREP-X	96-14-018
392-132	PREP	96-15-025	392-140-461	PREP-X	96-14-018	392-140-537	PREP-X	96-14-018
392-139-120	AMD-P	96-15-091	392-140-462	AMD-P	96-02-078	392-140-538	PREP-X	96-14-018
392-139-129	AMD-P	96-15-091	392-140-462	AMD	96-05-021	392-140-540	PREP-X	96-14-018
392-139-150	AMD-P .	96-15-091	392-140-462	PREP-X	96-14-018	392-140-542	PREP-X	96-14-018 96-14-018
392-139-152	AMD-P	96-15-091	392-140-463 392-140-464	PREP-X	96-14-018 96-14-018	392-140-543 392-140-544	PREP-X PREP-X	96-14-018
392-139-154	AMD-P	96-15-091 96-15-091	392-140-465	PREP-X PREP-X	96-14-018 96-14-018	392-140-545	PREP-X	96-14-018
392-139-156 392-139-158	AMD-P AMD-P	96-15-091 96-15-091	392-140-466	PREP-X	96-14-018	392-140-548	PREP-X	96-14-018
392-139-138 392-139-162	AMD-P	96-15-091	392-140-470	AMD-P	96-02-078	392-140-549	PREP-X	96-14-018
392-139-164	AMD-P	96-15-091	392-140-470	AMD	96-05-021	392-140-551	PREP-X	96-14-018
392-139-166	REP-P	96-15-091	392-140-470	PREP-X	96-14-018	392-140-552	PREP-X	96-14-018
392-139-168	AMD-P	96-15-091	392-140-471	PREP-X	96-14-018	392-140-553	PREP-X	96-14-018
392-139-172	AMD-P	96-15-091	392-140-472	PREP-X	96-14-018	392-140-555	PREP-X	96-14-018
392-139-182	AMD-P	96-15-091	392-140-473	PREP-X	96-14-018	392-140-557	PREP-X	96-14-018
392-139-184	AMD-P	96-15-091	392-140-474	PREP-X	96-14-018	392-140-559	PREP-X	96-14-018
392-139-220	REP-P	96-15-091	392-140-475	PREP-X	96-14-018	392-140-600	NEW-P	96-15-114
392-139-225	REP-P	96-15-091	392-140-476	AMD-P	96-02-078	392-140-601	NEW-P NEW-P	96-15-114 96-15-114
392-139-310	AMD-P	96-15-091	392-140-476	AMD PREP-X	96-05-021 96-14-018	392-140-602 392-140-605	NEW-P	96-15-114
392-139-320	AMD-P	96-15-091 96-15-091	392-140-476 392-140-477	PREP-X	96-14-018	392-140-608	NEW-P	96-15-114
392-139-330 392-139-340	AMD-P AMD-P	96-15-091	392-140-478	PREP-X	96-14-018	392-140-609	NEW-P	96-15-114
392-139-901	AMD-P	96-15-091	392-140-480	AMD-P	96-02-078	392-140-610	NEW-P	96-15-114
392-140-073	NEW-P	96-15-114	392-140-480	AMD	96-05-021	392-140-613	NEW-P	96-15-114
392-140-175	PREP-X	96-14-018	392-140-480	PREP-X	96-14-018	392-140-616	NEW-P	96-15-114
392-140-176	PREP-X	96-14-018	392-140-481	PREP-X	96-14-018	392-140-620	NEW-P	96-15-114
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392-140-178	PREP-X	96-14-018	392-140-483	AMD-P	96-02-078	392-140-640	NEW-P	96-15-114
392-140-179	PREP-X	96-14-018	392-140-483	AMD	96-05-021	392-140-643	NEW-P	96-15-114
392-140-180	PREP-X	96-14-018	392-140-483	PREP-X	96-14-018	392-140-646	NEW-P	96-15-114
392-140-181	PREP-X	96-14-018	392-140-485	PREP-X	96-14-018	392-140-650	NEW-P	96-15-114
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392-140-223	PREP-X	96-14-018	392-140-492	AMD-P	96-02-078	392-140-685	NEW-P	96-15-114
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392-140-225	PREP-X	96-14-018	392-140-492	PREP-X	96-14-018	392-141-115	AMD-P	96-11-137
392-140-226	PREP-X	96-14-018	392-140-493	PREP-X	96-14-018	392-141-115	AMD	96-16-010
392-140-230	PREP-X	96-14-018	392-140-494	AMD-P	96-02-078	392-141-125	REP-P	96-11-137
392-140-231	PREP-X	96-14-018	392-140-494	AMD	96-05-021	392-141-125	PREP-X	96-14-018
392-140-232	PREP-X	96-14-018	392-140-494	PREP-X PREP-X	96-14-018 96-14-018	392-141-125 392-141-135	REP AMD-P	96-16-010 96-11-137
392-140-233	PREP-X	96-14-018 96-14-018	392-140-495 392-140-496	PREP-X	96-14-018	392-141-135	AMD-P	96-11-137
392-140-234 392-140-336	PREP-X PREP-X	96-14-018 96-14-018	392-140-497	AMD-P	96-02-078	392-141-133	AMD-P	96-11-137
392-140-337	PREP-X	96-14-018	392-140-497	AMD	96-05-021	392-141-140	AMD	96-16-010
392-140-337	PREP-X	96-14-018	392-140-497	PREP-X	96-14-018	392-141-151	REP-P	96-11-137
392-140-338	PREP-X	96-14-018	392-140-500	PREP-X	96-14-018	392-141-151	REP	96-16-010
392-140-432	PREP-X	96-14-018	392-140-501	PREP-X	96-14-018	392-141-155	AMD-P	96-11-137
	PREP-X	96-14-018	392-140-503	PREP-X	96-14-018	392-141-155	AMD	96-16-010
392-140-433	rker-a	, , , , , ,						
	PREP-X	96-14-018	392-140-504	PREP-X	96-14-018	392-141-160	AMD-P	96-11-137
392-140-433				PREP-X PREP-X PREP-X	96-14-018 96-14-018 96-14-018		AMD-P AMD AMD-P	

Table [ 42 ]

	WAC #		WSR #	WAC #		WSR #	WAC#		WSR #
١	392-141-170	AMD	96-16-010	392-163-335	PREP-X	96-14-019	392-166-125	PREP-X	96-14-019
,	392-141-175	REP-P	96-11-137	392-163-340	PREP-X	96-14-019	392-166-130	PREP-X	96-14-019
	392-141-175	PREP-X	96-14-018	392-163-345	PREP-X	96-14-019	392-166-135	PREP-X	96-14-019
	392-141-175	REP	96-16-010	392-163-350	PREP-X	96-14-019	392-166-140	PREP-X	96-14-019
	392-141-176	REP-P	96-11-137	392-163-355	PREP-X	96-14-019	392-166-145	PREP-X	96-14-019
	392-141-176	PREP-X	96-14-018	392-163-360	PREP-X	96-14-019	392-166-150	PREP-X	96-14-019
	392-141-176	REP	96-16-010	392-163-362	PREP-X	96-14-019	392-166-155	PREP-X	96-14-019
	392-141-185	AMD-P	96-11-137	392-163-363	PREP-X	96-14-019	392-166-160	PREP-X	96-14-019
	392-141-185 392-142	AMD PREP	96-16-010 96-09-068	392-163-364 392-163-365	PREP-X PREP-X	96-14-019 96-14-019	392-166-165 392-166-170	PREP-X PREP-X	96-14-019 96-14-019
	392-142 392-142-155	AMD-P	96-11-138	392-163-370	PREP-X	96-14-019	392-166-175	PREP-X	96-14-019
	392-142-155	AMD	96-16-011	392-163-375	PREP-X	96-14-019	392-166-180	PREP-X	96-14-019
	392-143	PREP	96-09-069	392-163-385	PREP-X	96-14-019	392-166-185	PREP-X	96-14-019
	392-143-010	AMD-P	96-11-139	392-163-390	PREP-X	96-14-019	392-166-190	PREP-X	96-14-019
	392-143-010	AMD	96-16-012	392-163-400	PREP-X	96-14-019	392-166-195	PREP-X	96-14-019
	392-151	PREP	96-15-048	392-163-405	PREP-X	96-14-019	392-166-200	PREP-X	96-14-019
	392-153	PREP	96-11-108	392-163-410	PREP-X	96-14-019	392-166-205	PREP-X	96-14-019
	392-162	PREP	96-13-033	392-163-415	PREP-X	96-14-019	392-166-210	PREP-X	96-14-019
	392-163	AMD-P PREP-X	96-16-056 96-14-019	392-163-420 392-163-425	PREP-X PREP-X	96-14-019 96-14-019	392-166-215 392-166-220	PREP-X PREP-X	96-14-019 96-14-019
	392-163-100 392-163-105	PREP-X	96-14-019	392-163-423	PREP-X	96-14-019	392-166-225	PREP-X	96-14-019
	392-163-110	PREP-X	96-14-019	392-163-435	PREP-X	96-14-019	392-166-230	PREP-X	96-14-019
	392-163-115	PREP-X	96-14-019	392-163-440	PREP-X	96-14-019	392-166-235	PREP-X	96-14-019
	392-163-120	PREP-X	96-14-019	392-163-445	PREP-X	96-14-019	392-166-240	PREP-X	96-14-019
	392-163-125	PREP-X	96-14-019	392-163-450	PREP-X	96-14-019	392-166-245	PREP-X	96-14-019
	392-163-130	PREP-X	96-14 <b>-</b> 019	392-163-455	PREP-X	96-14-019	392-166-250	PREP-X	96-14-019
	392-163-135	PREP-X	96-14-019	392-163-460	PREP-X	96-14-019	392-166-255	PREP-X	96-14-019
	392-163-140	PREP-X	96-14-019	392-163-465	PREP-X	96-14-019	392-166-260	PREP-X	96-14-019
	392-163-142	PREP-X	96-14-019	392-163-470	PREP-X	96-14-019	392-166-265	PREP-X	96-14-019
	392-163-145	PREP-X PREP-X	96-14-019 96-14-019	392-163-475 392-163-480	PREP-X PREP-X	96-14-019 96-14-019	392-166-270 392-166-275	PREP-X PREP-X	96-14-019 96-14-019
	392-163-150 392-163-155	PREP-X	96-14-019 96-14-019	392-163-485	PREP-X	96-14-019	392-160-273 392-167A-005	PREP-X	96-14-019
	392-163-160	PREP-X	96-14-019	392-163-490	PREP-X	96-14-019	392-167A-010	PREP-X	96-14-019
	392-163-165	PREP-X	96-14-019	392-163-495	PREP-X	96-14-019	392-167A-015	PREP-X	96-14-019
١	392-163-170	PREP-X	96-14-019	392-163-500	PREP-X	96-14-019	392-167A-020	PREP-X	96-14-019
,	392-163-175	PREP-X	96-14-019	392-163-505	PREP-X	96-14-019	392-167A-025	PREP-X	96-14-019
	392-163-180	PREP-X	96-14-019	392-163-510	PREP-X	96-14-019	392-167A-030	PREP-X	96-14-019
	392-163-185	PREP-X	96-14-019	392-163-515	PREP-X	96-14-019	392-167A-035	PREP-X	96-14-019
	392-163-186	PREP-X	96-14-019	392-163-520	PREP-X	96-14-019	392-167A-040	PREP-X	96-14-019
	392-163-190 392-163-195	PREP-X PREP-X	96-14-019 96-14-019	392-163-525 392-163-530	PREP-X PREP-X	96-14-019 96-14-019	392-167A-045 392-167A-050	PREP-X PREP-X	96-14-019 96-14-019
	392-163-193	PREP-X	96-14-019	392-163-535	PREP-X	96-14-019	392-167A-055	PREP-X	96-14-019
	392-163-205	PREP-X	96-14-019	392-163-540	PREP-X	96-14-019	392-167A-060	PREP-X	96-14-019
	392-163-210	PREP-X	96-14-019	392-163-545	PREP-X	96-14-019	392-167A-065	PREP-X	96-14-019
	392-163-215	PREP-X	96-14-019	392-163-550	PREP-X	96-14-019	392-167A-070	PREP-X	96-14-019
	392-163-220	PREP-X	96-14-019	392-163-555	PREP-X	96-14-019	392-167A-075	PREP-X	96-14-019
	392-163-225	PREP-X	96-14-019	392-163-560	PREP-X	96-14-019	392-167A-080	PREP-X	96-14-019
	392-163-230	PREP-X	96-14-019	392-163-565	PREP-X	96-14-019	392-167A-085	PREP-X	96-14-019
	392-163-235	PREP-X	96-14-019 96-14-019	392-163-570	PREP-X	96-14-019	392-167A-090	PREP-X	96-14-019
	392-163-236 392-163-237	PREP-X PREP-X	96-14-019 96-14-019	392-163-575 392-163-580	PREP-X PREP-X	96-14-019 96-14-019	392-193-005 392-193-010	PREP-X PREP-X	96-14-019 96-14-019
	392-163-237	PREP-X	96-14-019	392-163-585	PREP-X	96-14-019	392-193-010	PREP-X	96-14-019
	392-163-245	PREP-X	96-14-019	392-163-590	PREP-X	96-14-019	392-193-025	PREP-X	96-14-019
	392-163-250	PREP-X	96-14-019	392-163-595	PREP-X	96-14-019	392-193-030	PREP-X	96-14-019
	392-163-255	PREP-X	96-14-019	392-163-600	PREP-X	96-14-019	392-193-035	PREP-X	96-14-019
	392-163-260	PREP-X	96-14-019	392-163-605	PREP-X	96-14-019	392-193-045	PREP-X	96-14-019
	392-163-265	PREP-X	96-14-019	392-163-610	PREP-X	96-14-019	392-193-050	PREP-X	96-14-019
	392-163-270	PREP-X	96-14-019	392-163-615	PREP-X	96-14-019	392-193-055	PREP-X	96-14-019
	392-163-275	PREP-X	96-14-019	392-163-620	PREP-X	96-14-019	392-193-060	PREP-X	96-14-019
	392-163-280	PREP-X	96-14-019	392-163-625	PREP-X	96-14-019	392-196	PREP	96-11-140
	392-163-285	PREP-X PREP-X	96-14-019 96-14-019	392-163-630 392-163-635	PREP-X PREP-X	96-14-019 96-14-019	392-196-086	AMD-P	96-15-113
	392-163-290 392-163-295	PREP-X	96-14-019	392-163-640	PREP-X	96-14-019	392-196-100 392-300-001	AMD-P NEW-P	96-15-113 96-14-093
	392-163-299	PREP-X	96-14-019	392-163-645	PREP-X	96-14-019	392-300-001	NEW-P	96-14-093
	392-163-300	PREP-X	96-14-019	392-163-700	NEW-P	96-16-056	392-300-003	NEW-P	96-14-093
	392-163-305	PREP-X	96-14-019	392-163-705	NEW-P	96-16-056	392-300-015	NEW-P	96-14-093
	392-163-306	PREP-X	96-14-019	392-163-710	NEW-P	96-16-056	392-300-020	NEW-P	96-14-093
	392-163-310	PREP-X	96-14-019	392-163-715	NEW-P	96-16-056	392-300-025	NEW-P	96-14-093
ì	392-163-315	PREP-X	96-14-019	392-166-100	PREP-X	96-14-019	392-300-030	NEW-P	96-14-093
,	392-163-320	PREP-X	96-14-019	392-166-105	PREP-X	96-14-019	392-300-035	NEW-P	96-14-093
	392-163-322	PREP-X PREP-X	96-14-019 96-14-019	392-166-110	PREP-X PREP-X	96-14-019	392-300-040	NEW-P	96-14-093
	392-163-325 392-163-330	PREP-X PREP-X	96-14-019 96-14-019	392-166-115 392-166-120	PREP-X PREP-X	96-14-019 96-14-019	392-300-045 392-300-050	NEW-P NEW-P	96-14-093 96-14-093
	372-103-330	I KLI-A	70 1 <del>4-</del> 017	1 372-100-120		70-14 <b>-</b> 017	1 374-300-030	MEW-P	
					[ 43 ]				Table

WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
			445 501 010	NEW	96-16-020	415-540-010	NEW-P	96-13-100
392-300-055	NEW-P	96-14-093	415-501-010	NEW NEW-P	96-13-100	415-540-010	NEW	96-16-020
392-300-060	NEW-P	96-14-093	415-501-020 415-501-020	NEW	96-16-020	415-544-010	NEW-P	96-13-100
392-310-010	PREP-X	96-14-019 96-14-019	415-504-010	NEW-P	96-13-100	415-544-010	NEW	96-16-020
392-310-015	PREP-X	96-14-019 96-14-019	415-504-010	NEW	96-16-020	415-548-010	NEW-P	96-13-100
392-310-020	PREP-X PREP-X	96-14-019	415-504-020	NEW-P	96-13-100	415-548-010	NEW	96-16-020
392-310-025 392-320	PREP	96-07-050	415-504-020	NEW	96-16-020	415-552-010	NEW-P	96-13-100
392-320-005	AMD-P	96-12-075	415-504-030	NEW-P	96-13-100	415-552-010	NEW	96-16-020
392-320-005	AMD	96-15-115	415-504-030	NEW	96-16-020	415-556-010	NEW-P	96-13-100
392-320-015	AMD-P	96-12-075	415-504-040	NEW-P	96-13-100	415-556-010	NEW	96-16-020
392-320-015	AMD	96-15-115	415-504-040	NEW	96-16-020	415-560-010	NEW-P	96-13-100
392-320-025	AMD-P	96-12-075	415-504-050	NEW-P	96-13-100	415-560-010	NEW	96-16-020 96-13-100
392-320-025	AMD	96-15-115	415-504-050	NEW	96-16-020	415-564-010	NEW-P NEW	96-13-100
392-320-040	AMD-P	96-12-075	415-504-060	NEW-P	96-13-100	415-564-010	NEW-P	96-13-100
392-320-040	AMD	96-15-115	415-504-060	NEW	96-16-020	415-564-020	NEW-F	96-16-020
392-320-045	AMD-P	96-12-075	415-504-070	NEW-P	96-13-100	415-564-020 415-564-030	NEW-P	96-13-100
392-320-045	AMD	96-15-115	415-504-070	NEW	96-16-020	415-564-030	NEW	96-16-020
392-320-050	AMD-P	96-12-075	415-504-080	NEW-P	96-13-100 96-16-020	415-564-040	NEW-P	96-13-100
392-320-050	AMD	96-15-115	415-504-080	NEW D	96-13-100	415-564-040	NEW	96-16-020
400-12	PREP	96-16-094	415-504-090	NEW-P	96-15-100	415-564-050	NEW-P	96-13-100
415	PREP	96-06-079	415-504-090	NEW NEW-P	96-13-100	415-564-050	NEW	96-16-020
415-02-099	REP	96-03-100	415-504-100	NEW-P	96-16-020	415-564-060	NEW-P	96-13-100
415-04	AMD-P	96-13-100 96-16-020	415-504-100 415-504-110	NEW-P	96-13-100	415-564-060	NEW	96-16-020
415-04	AMD D	96-13-100	415-504-110	NEW	96-16-020	415-568-010	NEW-P	96-13-100
415-04-010	AMD-P	96-15-100	415-508-010	NEW-P	96-13-100	415-568-010	NEW	96-16-020
415-04-010	AMD AMD-P	96-13-100	415-508-010	NEW	96-16-020	415-568-020	NEW-P	96-13-100
415-04-020 415-04-020	AMD-F	96-16-020	415-508-020	NEW-P	96-13-100	415-568-020	NEW	96-16-020
415-04-020	NEW-P	96-13-100	415-508-020	NEW	96-16-020	415-610-010	NEW-P	96-13-100
415-04-030	NEW	96-16-020	415-508-030	NEW-P	96-13-100	415-610-010	NEW	96-16-020
415-04-040	NEW-P	96-13-100	415-508-030	NEW	96-16-020	415-610-015	NEW-P	96-13-100
415-04-040	NEW	96-16-020	415-508-040	NEW-P	96-13-100	415-610-015	NEW	96-16-020
415-04-050	NEW-P	96-13-100	415-508-040	NEW	96-16-020	415-610-020	NEW-P	96-13-100
415-04-050	NEW	96-16-020	415-508-050	NEW-P	96-13-100	415-610-020	NEW D	96-16-020 96-13-100
415-08-010	AMD-P	96-07-080	415-508-050	NEW	96-16-020	415-610-030	NEW-P	96-16-020
415-08-010	AMD	96-11-036	415-512-010	NEW-P	96-13-100	415-610-030 415-620-010	NEW NEW-P	96-13-100
415-08-015	NEW	96-16-020	415-512-010	NEW	96-16-020	415-620-010	NEW-P	96-16-020
415-08-020	AMD-P	96-07-080	415-512-015	NEW-P	96-13-100 96-16-020	415-620-015	NEW-P	96-13-100
415-08-020	AMD	96-11-036	415-512-015	NEW NEW-P	96-13-100	415-620-015	NEW	96-16-020
415-08-023	NEW-P	96-07-080	415-512-020 415-512-020	NEW-P	96-16-020	415-620-020	NEW-P	96-13-100
415-08-023	NEW	96-11-036 96-07-080	415-512-020	NEW-P	96-13-100	415-620-020	NEW	96-16-020
415-08-025	AMD-P	96-11-036	415-512-030	NEW	96-16-020	415-620-025	NEW-P	96-13-100
415-08-025	AMD NEW-P	96-07-080	415-512-040	NEW-P	96-13-100	415-620-025	NEW	96-16-020
415-08-027 415-08-027	NEW	96-11-036	415-512-040	NEW	96-16-020	415-620-030	NEW-P	96-13-100
415-08-027	AMD-P	96-07-080	415-512-050	NEW-P	96-13-100	415-620-030	NEW	96-16-020
415-08-030	AMD	96-11-036	415-512-050	NEW	96-16-020	415-620-035	NEW-P	96-13-100
415-08-040	AMD-P	96-07-080	415-512-070	NEW-P	96-13-100	415-620-035	NEW	96-16-020
415-08-040	AMD	96-11-036	415-512-070	NEW	96-16-020	415-620-040	NEW-P	96-13-100
415-08-050	AMD-P	96-07-080	415-512-075	NEW-P	96-13-100	415-620-040	NEW NEW-P	96-16-020 96-13-100
415-08-050	AMD	96-11-036	415-512-075	NEW	96-16-020	415-620-045	NEW-P	96-16-020
415-08-080	AMD-P	96-07-080	415-512-080	NEW-P	96-13-100	415-620-045	NEW-P	96-13-100
415-08-080	AMD _	96-11-036	415-512-080	NEW D	96-16-020 96-13-100	415-620-050 415-620-050	NEW	96-16-020
415-08-090	AMD-P	96-07-080	415-512-085	NEW-P NEW	96-16-020	415-620-055	NEW-P	96-13-100
415-08-090	AMD	96-11-036	415-512-085	NEW-P	96-13-100	415-620-055	NEW	96-16-020
415-08-100	AMD-P	96-07-080	415-512-086 415-512-086	NEW	96-16-020	415-630-010	NEW-P	96-13-100
415-08-100	AMD AMD-P	96-11-036 96-07-080	415-512-080	NEW-P	96-13-100	415-630-010	NEW	96-16-020
415-08-105		96-11-036	415-512-087	NEW	96-16-020	415-630-020	NEW-P	96-13-100
415-08-105	AMD AMD-P	96-07-080	415-512-090	NEW-P	96-13-100	415-630-020	NEW	96-16-020
415-08-280	AMD-F	96-11-036	415-512-090	NEW	96-16-020	415-630-030	NEW-P	96-13-100
415-08-280 415-08-420	AMD-P	96-07-080	415-512-110	NEW-P	96-13-100	415-630-030	NEW	96-16-020
415-08-420	AMD-1	96-11-036	415-512-110	NEW	96-16-020	415-640-010	NEW-P	96-13-100
415-104-0125	NEW	96-04-003	415-524-010	NEW-P	96-13-100	415-640-010	NEW	96-16-020
415-104-108	AMD	96-03-100	415-524-010	NEW	96-16-020	415-640-020	NEW-P	96-13-100
415-108-340	AMD	96-03-100	415-528-010	NEW-P	96-13-100	415-640-020	NEW	96-16-020
415-112-040	AMD	96-03-100	415-528-010	NEW	96-16-020	415-640-030	NEW-P	96-13-100
415-113-0306	AMD-P	96-15-080	415-532-010	NEW-P	96-13-100	415-640-030	NEW	96-16-020
415-113-055	AMD-P	96-15-080	415-532-010	NEW	96-16-020	415-650-010	NEW-P	96-13-100
	AMD-P	96-15-080	415-532-020	NEW-P	96-13-100	415-650-010	NEW	96-16-020
415-113-059	WIND.I							
	AMD-P	96-15-080	415-532-020	NEW	96-16-020	415-650-020	NEW-P	96-13-100
415-113-059			415-532-020 415-536-010 415-536-010	NEW NEW-P NEW	96-16-020 96-13-100 96-16-020	415-650-020 415-650-020 415-650-030	NEW-P NEW-P	96-13-100 96-16-020 96-13-100

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WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
415-650-030	NEW	96-16-020	419-36-020	DECOD	96-06-011	434-75-100	DECOD	96-03-141
415-650-040	NEW-P	96-13-100	419-36-030	DECOD	96-06-011	434-75-110	AMD-E	96-03-140
415-650-040	NEW	96-16-020	419-36-040	DECOD	96-06-011	434-75-110	AMD	96-03-141
415-650-050	NEW-P	96-13-100	419-36-050	DECOD	96-06-011	434-75-110	DECOD	96-03-141
415-650-050	NEW	96-16-020	419-36-060	DECOD	96-06-011	434-75-120	AMD-E	96-03-140
415-660-010	NEW-P	96-13-100	419-36-070	DECOD	96-06-011	434-75-120	AMD	96-03-141
415-660-010 415-660-020	NEW NEW-P	96-16-020 96-13-100	419-36-080 419-36-090	DECOD DECOD	96-06-011 96-06-011	434-75-120 434-75-130	DECOD AMD-E	96-03-141 96-03-140
415-660-020	NEW	96-16-020	419-40-010	DECOD	96-06-011	434-75-130	AMD-L	96-03-141
415-670-010	NEW-P	96-13-100	419-40-020	DECOD	96-06-011	434-75-130	DECOD	96-03-141
415-670-010	NEW	96-16-020	419-40-030	DECOD	96-06-011	434-75-140	AMD-E	96-03-140
415-680-010	NEW-P	96-13-100	419-40-040	DECOD	96-06-011	434-75-140	AMD	96-03-141
415-680-010	NEW	96-16-020	419-40-050	DECOD	96-06-011	434-75-140	DECOD	96-03-141
415-680-020	NEW-P	96-13-100	419-44-010	DECOD DECOD	96-06-011	434-75-150	AMD-E	96-03-140
415-680-020 415-680-030	NEW NEW-P	96-16-020 96-13-100	419-64-010 419-64-020	DECOD	96-06-011 96-06-011	434-75-150 434-75-150	AMD DECOD	96-03-141 96-03-141
415-680-030	NEW	96-16-020	419-64-030	DECOD	96-06-011	434-75-160	AMD-E	96-03-140
415-680-040	NEW-P	96-13-100	419-64-040	DECOD	96-06-011	434-75-160	AMD	96-03-141
415-680-040	NEW	96-16-020	419-64-050	DECOD	96-06-011	434-75-160	DECOD	96-03-141
415-680-050	NEW-P	96-13-100	419-64-060	DECOD	96-06-011	434-75-170	REP-E	96-03-140
415-680-050	NEW	96-16-020	419-64-070	DECOD	96-06-011	434-75-170	REP	96-03-141
415-680-060	NEW-P	96-13-100	419-64-080	DECOD	96-06-011	434-75-180	AMD-E	96-03-140
415-680-060 415-680-070	NEW NEW-P	96-16-020 96-13-100	419-64-090 419-72-010	DECOD DECOD	96-06-011 96-06-011	434-75-180 434-75-180	AMD DECOD	96-03-141 96-03-141
415-680-070	NEW	96-16-020	419-72-010	DECOD	96-06-011	434-75-190	AMD-E	96-03-140
415-690-010	NEW-P	96-13-100	419-72-015	DECOD	96-06-011	434-75-190	AMD	96-03-141
415-690-010	NEW	96-16-020	419-72-015	PREP	96-09-005	434-75-190	DECOD	96-03-141
415-695-010	NEW-P	96-13-100	419-72-020	DECOD	96-06-011	434-75-200	REP-E	96-03-140
415-695-010	NEW	96-16-020	419-72-025	DECOD	96-06-011	434-75-200	REP	96-03-141
415-695-020	NEW-P	96-13-100	419-72-041	DECOD	96-06-011	434-75-210	AMD-E	96-03-140
415-695-020 415-695-030	NEW NEW-P	96-16-020 96-13-100	419-72-045 419-72-050	DECOD DECOD	96-06-011 96-06-011	434-75-210 434-75-210	AMD DECOD	96-03-141 96-03-141
415-695-030	NEW	96-16-020	419-72-060	DECOD	96-06-011	434-75-220	AMD-E	96-03-141
415-695-040	NEW-P	96-13-100	419-72-065	DECOD	96-06-011	434-75-220	AMD	96-03-141
415-695-040	NEW	96-16-020	419-72-070	DECOD	96-06-011	434-75-220	DECOD	96-03-141
419-04-010	PREP-X	96-14-041	419-72-075	DECOD	96-06-011	434-75-230	AMD-E	96-03-140
419-04-020	PREP-X	96-14-041	419-72-080	DECOD	96-06-011	434-75-230	AMD	96-03-141
419-04-030 419-18	PREP-X PREP	96-14-041 96-03-037	419-80-010 419-80-020	DECOD DECOD	96-06-011 96-06-011	434-75-230 434-75-240	DECOD AMD-E	96-03-141 96-03-140
419-18-020	DECOD	96-06-011	419-80-030	DECOD	96-06-011	434-75-240	AMD-E	96-03-141
419-18-030	DECOD	96-06-011	419-80-040	DECOD	96-06-011	434-75-240	DECOD	96-03-141
419-18-040	DECOD	96-06-011	419-80-050	DECOD	96-06-011	434-75-250	AMD-E	96-03-140
419-18-045	DECOD	96-06-011	419-80-060	DECOD	96-06-011	434-75-250	AMD	96-03-141
419-18-050	DECOD	96-06-011	419-80-070	DECOD	96-06-011	434-75-250	DECOD	96-03-141
419-18-060	DECOD DECOD	96-06-011 96-06-011	434-75-010 434-75-010	AMD-E AMD	96-03-140 96-03-141	434-75-260 434-75-260	AMD-E AMD	96-03-140 96-03-141
419-18-070 419-18-080	DECOD	96-06-011	434-75-010	DECOD	96-03-141	434-75-260	DECOD	96-03-141
419-20-010	PREP-X	96-14-040	434-75-020	AMD-E	96-03-140	434-75-270	AMD-E	96-03-140
419-20-020	PREP-X	96-14-040	434-75-020	AMD	96-03-141	434-75-270	AMD	96-03-141
419-20-030	PREP-X	96-14-040	434-75-020	DECOD	96-03-141	434-75-270	DECOD	96-03-141
419-20-040	PREP-X	96-14-040	434-75-030	AMD-E	96-03-140	434-75-280	AMD-E	96-03-140
419-20-050	PREP-X	96-14-040	434-75-030	AMD	96-03-141	434-75-280	AMD	96-03-141
419-20-060 419-20-070	PREP-X PREP-X	96-14-040 96-14-040	434-75-030 434-75-040	DECOD AMD-E	96-03-141 96-03-140	434-75-280 434-75-290	DECOD AMD-E	96-03-141 96-03-140
419-20-070	PREP-X	96-14-040	434-75-040	AMD-E	96-03-141	434-75-290	AMD-E AMD	96-03-140
419-20-090	PREP-X	96-14-040	434-75-040	DECOD	96-03-141	434-75-290	DECOD	96-03-141
419-20-100	PREP-X	96-14-040	434-75-050	AMD-E	96-03-140	434-75-300	REP-E	96-03-140
419-20-110	PREP-X	96-14-040	434-75-050	AMD	96-03-141	434-75-300	REP	96-03-141
419-20-120	PREP-X	96-14-040	434-75-050	DECOD	96-03-141	434-75-310	AMD-E	96-03-140
419-20-130	PREP-X	96-14-040	434-75-060	AMD-E	96-03-140	434-75-310	AMD	96-03-141
419-20-140 419-20-150	PREP-X PREP-X	96-14-040 96-14-040	434-75-060 434-75-060	AMD DECOD	96-03-141 96-03-141	434-75-310 434-75-320	DECOD AMD-E	96-03-141
419-20-130	PREP-X	96-14-040	434-75-070	AMD-E	96-03-140	434-75-320	AMD-E AMD	96-03-140 96-03-141
419-28-010	PREP-X	96-14-039	434-75-070	AMD	96-03-141	434-75-320	DECOD	96-03-141
419-28-020	PREP-X	96-14-039	434-75-070	DECOD	96-03-141	434-75-330	AMD-E	96-03-140
419-28-030	PREP-X	96-14-039	434-75-080	AMD-E	96-03-140	434-75-330	AMD	96-03-141
419-28-040	PREP-X	96-14-039	434-75-080	AMD	96-03-141	434-75-330	DECOD	96-03-141
419-28-050	PREP-X	96-14-039	434-75-080	DECOD	96-03-141	434-75-340	AMD-E	96-03-140
419-28-060 419-28-070	PREP-X PREP-X	96-14-039 96-14-039	434-75-090 434-75-090	AMD-E AMD	96-03-140 96-03-141	434-75-340	AMD	96-03-141
419-28-080	PREP-X	96-14-039	434-75-090	DECOD	96-03-141 96-03-141	434-75-340 434-75-350	DECOD AMD-E	96-03-141 96-03-140
419-28-990	PREP-X	96-14-039	434-75-100	AMD-E	96-03-140	434-75-350	AMD-E	96-03-140
419-36-010	DECOD	96-06-011	434-75-100	AMD	96-03-141	434-75-350	DECOD	96-03-141
				[45]			. —	Toblo

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WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
	AMD-E	96-14-085	440-26-110	NEW-P	96-13-101	458-53-030	AMD	96-05-002
434-79-010 434-120-100	AMD-E AMD-P	96-05-089	440-26-110	NEW	96-16-015	458-53-040	REP	96-05-002
434-120-100	AMD-F	96-10-021	440-26-120	NEW-P	96-13-101	458-53-050	AMD	96-05-002
434-120-105	AMD-P	96-05-089	440-26-120	NEW	96-16-015	458-53-051	REP	96-05-002
434-120-130	AMD-P	96-05-089	440-26-130	NEW-P	96-13-101	458-53-070	AMD	96-05-002
434-120-130	AMD	96-10-021	440-26-130	NEW	96-16-015	458-53-080	AMD	96-05-002
434-120-140	AMD-P	96-05-089	440-26-140	NEW-P	96-13-101	458-53-090	AMD	96-05-002
434-120-140	AMD	96-10-021	440-26-140	NEW	96-16-015	458-53-095	NEW	96-05-002 96-05-002
434-120-225	AMD-P	96-05-089	440-26-160	NEW-P	96-13-101	458-53-100	AMD	96-05-002
434-120-225	AMD	96-10-021	440-26-160	NEW	96-16-015	458-53-105	NEW REP	96-05-002
434-120-255	AMD-P	96-05-089	440-26-200	NEW-P	96-13-101	458-53-110 458-53-120	REP	96-05-002
434-120-300	AMD-P	96-05-088	440-26-200	NEW	96-16-015	458-53-130	AMD	96-05-002
434-120-300	AMD	96-08-049	440-26-205	NEW-P	96-13-101 96-16-015	458-53-135	NEW	96-05-002
434-120-335	AMD-P	96-05-088	440-26-205	NEW	96-13-101	458-53-140	AMD	96-05-002
434-120-335	AMD	96-08-049	440-26-210	NEW-P NEW	96-16-015	458-53-141	REP	96-05-002
434-166-260	AMD-P	96-07-069	440-26-210	NEW-P	96-13-101	458-53-142	REP	96-05-002
434-166-260	AMD	96-10-052	440-26-220 440-26-220	NEW-P	96-16-015	458-53-150	REP	96-05-002
434-166-280	AMD-P	96-07-069	440-26-230	NEW-P	96-13-101	458-53-160	AMD	96-05-002
434-166-280	AMD	96-10-052 96-07-069	440-26-230	NEW	96-16-015	458-53-163	REP	96-05-002
434-166-290	AMD-P		440-26-240	NEW-P	96-13-101	458-53-165	REP	96-05-002
434-166-290	AMD	96-10-052 96-03-141	440-26-240	NEW	96-16-015	458-53-180	REP	96-05-002
434-219-010	RECOD	96-03-141	440-26-250	NEW-P	96-13-101	458-53-200	AMD	96-05-002
434-219-020	RECOD	96-03-141	440-26-250	NEW	96-16-015	458-53-210	AMD	96-05-002
434-219-030	RECOD RECOD	96-03-141	446-10-090	PREP	96-14-114	458-56-010	PREP-X	96-14-050
434-219-040	RECOD	96-03-141	446-20-290	REP-E	96-11-069	458-56-020	PREP-X	96-14-050
434-219-050	RECOD	96-03-141	446-20-290	PREP	96-11-070	458-56-030	PREP-X	96-14-050
434-219-060 434-219-070	RECOD	96-03-141	446-20-290	REP-P	96-14-078	458-56-040	PREP-X	96-14-050
434-219-070	RECOD	96-03-141	446-20-600	NEW-E	96-11-069	458-56-050	PREP-X	96-14-050
434-219-090	RECOD	96-03-141	446-20-600	PREP	96-11-070	458-56-060	PREP-X	96-14-050
434-219-100	RECOD	96-03-141	446-20-600	NEW-P	96-14-078	458-56-070	PREP-X	96-14-050
434-219-110	RECOD	96-03-141	446-20-610	NEW-E	96-11-069	458-56-080	PREP-X	96-14-050
434-219-120	RECOD	96-03-141	446-20-610	PREP	96-11-070	458-56-090	PREP-X	96-14-050
434-219-130	RECOD	96-03-141	446-20-610	NEW-P	96-14-078	458-56-100	PREP-X	96-14-050 96-14-050
434-219-140	RECOD	96-03-141	446-20-620	NEW-E	96-11-069	458-56-110	PREP-X	96-14-050
434-219-150	RECOD	96-03-141	446-20-620	PREP	96-11-070	458-56-120	PREP-X	96-14-050
434-219-160	RECOD	96-03-141	446-20-620	NEW-P	96-14-078	458-56-130	PREP-X PREP-X	96-14-050
434-219-180	RECOD	96-03-141	446-20-630	NEW-E	96-11-069	458-56-140 458-56-150	PREP-X	96-14-050
434-219-190	RECOD	96-03-141	446-20-630	PREP	96-11-070	458-56-160	PREP-X	96-14-050
434-219-210	RECOD	96-03-141	446-20-630	NEW-P	96-14-078	458-56-170	PREP-X	96-14-050
434-219-220	RECOD	96-03-141	446-65-010	AMD-E PREP	96-14-112 96-14-113	458-56-180	PREP-X	96-14-050
434-219-230	RECOD	96-03-141	446-65-010	PREP	96-15-135	458-56-190	PREP-X	96-14-050
434-219-240	RECOD	96-03-141	458-10 458-20-101	PREP	96-15-136	458-56-200	PREP-X	96-14-050
434-219-250	RECOD	96-03-141	458-20-104	PREP	96-15-136	458-56-210	PREP-X	96-14-050
434-219-260	RECOD	96-03-141 96-03-141	458-20-12401	NEW-P	96-06-056	458-56-220	PREP-X	96-14-050
434-219-270	RECOD RECOD	96-03-141	458-20-12401	NEW-P	96-09-087	458-56-230	PREP-X	96-14-050
434-219-280 434-219-290	RECOD	96-03-141	458-20-12401	NEW-E	96-10-020	460-10A	PREP	96-03-121
434-219-290	RECOD	96-03-141	458-20-12401	NEW	96-16-086	460-10A-035	REP-P	96-07-084
434-219-310	RECOD	96-03-141	458-20-13601	PREP	96-08-040	460-10A-035	REP	96-11-026
434-219-330	RECOD	96-03-141	458-20-14601	PREP	96-07-097	460-10A-050	AMD-P	96-07-084
434-219-340	RECOD	96-03-141	458-20-199	AMD-P	96-06-057	460-10A-050	AMD	96-11-020
434-219-350	RECOD	96-03-141	458-20-199	AMD-C	96-10-040	460-10A-055	REP-P	96-07-084
440-22	PREP	96-08-079	458-20-199	AMD	96-12-024	460-10A-055	REP	96-11-020
440-22	PREP	96-12-015	458-20-211	AMD	96-03-139	460-10A-060	AMD-P	96-07-08
440-22-005	AMD-P	96-09-078	458-20-226	AMD	96-05-080	460-10A-060	AMD	96-11-02
440-22-005	AMD-C	96-12-033	458-20-232	PREP-X	96-14-051	460-10A-065	REP-P	96-07-08
440-22-005	AMD-S	96-14 <b>-</b> 055	458-20-263	PREP	96-14-079	460-10A-065	REP	96-11-02 96-07-08
440-22-406	NEW-P	96-09-078	458-20-263	NEW-E	96-14-080	460-10A-075	REP-P	96-07-08-
440-22-406	NEW-C	96-12-033	458-24-010	PREP-X	96-14-049	460-10A-075	REP REP-P	96-07-08
440-22-406	NEW-S	96-14-055	458-24-020	PREP-X	96-14-049	460-10A-080 460-10A-080	REP	96-11-02
440-22-408	NEW-P	96-09-078	458-24-030	PREP-X	96-14-049	460-10A-090	REP-P	96-07-08
440-22-408	NEW-C	96-12-033	458-24-040	PREP-X	96-14-049 96-14-049	460-10A-090	REP-P	96-11-02
440-26-005	NEW-P	96-13-101	458-24-050	PREP-X	96-14-049 96-14-049	460-10A-095	REP-P	96-07-08
440-26-005	NEW	96-16-015	458-24-060	PREP-X PREP-X	96-14-049 96-14-049	460-10A-095	REP	96-11-02
440-26-010	NEW-P	96-13-101	458-24-070	PREP-X	96-14-049 96-14-049	460-10A-093	REP-P	96-07-08
440-26-010	NEW	96-16-015	458-24-080	PREP-X	96-14-049	460-10A-100	REP	96-11-02
440-26-020	NEW-P	96-13-101	458-24-090	PREP-A	96-14-049	460-10A-105	REP-P	96-07-08
440-26-020	NEW	96-16-015	458-40-660 458-40-660	AMD-P	96-10-075	460-10A-105	REP	96-11-02
440-26-030	NEW-P	96-13-101 96-16-015	458-40-660	AMD-F	96-14-063	460-10A-110	AMD-P	96-07-08
440-26-030	NEW NEW-P	96-16-015 96-13-101	458-40-660	AMD	96-05-002	460-10A-110	AMD	96-11-02
440-26-100								

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WAC#		WSR #	WAC #		WSR #	WAC#		WSR #
460 104 115	REP	96-11-026	460-17A-070	AMD	96-11-027	461-08-085	REP	96-15-002
460-10A-115 460-10A-120	REP-P	96-07-084	460-20B-020	PREP	96-03-117	461-08-090	REP-P	96-10-062
460-10A-120	REP	96-11-026	460-20B-020	AMD-P	96-07-059	461-08-090	REP	96-15-002
460-10A-125	REP-P	96-07-084	460-20B-035	NEW-S	96-12-018	461-08-093	REP-P	96-10-062
460-10A-125	REP	96-11-026	460-20B-035	NEW	96-15-062	461-08-093	REP	96-15-002
460-10A-130	AMD-P	96-07-084	460-20B-070	PREP	96-03-117	461-08-095	REP-P	96-10-062
460-10A-130	AMD	96-11-026	460-20B-070	NEW-P	96-07-059	461-08-095	REP	96-15-002
460-10A-135	REP-P	96-07-084	460-33A-020	PREP	96-03-124	461-08-100	REP-P	96-10-062 96-15-002
460-10A-135	REP	96-11-026	460-33A-020	AMD-P	96-07-056 96-11-025	461-08-100 461-08-105	REP REP-P	96-10-062
460-10A-140	REP-P	96-07-084	460-33A-020 460-40A-025	AMD PREP	96-03-122	461-08-105	REP	96-15-002
460-10A-140	REP REP-P	96-11-026 96-07-084	460-40A-025	REP-P	96-07-060	461-08-110	REP-P	96-10-062
460-10A-145	REP-P	96-11-026	460-40A-025	REP	96-11-018	461-08-110	REP	96-15-002
460-10A-145 460-10A-150	REP-P	96-07-084	460-42A-010	PREP	96-03-119	461-08-115	REP-P	96-10-062
460-10A-150	REP	96-11-026	460-42A-010	REP-P	96-07-067	461-08-115	REP	96-15-002
460-10A-155	REP-P	96-07-084	460-42A-010	REP	96-11-028	461-08-120	REP-P	96-10-062
460-10A-155	REP	96-11-026	460-42A-081	AMD-P	96-03-131	461-08-120	REP	96-15-002
460-10A-170	AMD-P	96-07-084	460-42A-081	AMD	96-11-016	461-08-125	REP-P	96-10-062
460-10A-170	AMD	96-11-026	460-44A-503	PREP	96-03-116	461-08-125	REP	96-15-002
460-10A-180	AMD-P	96-07-084	460-44A-503	AMD-P	96-12-019	461-08-130	REP-P	96-10-062
460-10A-180	AMD	96-11-026	460-44A-503	AMD	96-15-063	461-08-130	REP	96-15-002
460-10A-185	NEW-P	96-07-084	460-44A-505	PREP	96-03-116	461-08-135	REP-P	96-10-062 96-15-002
460-10A-185	NEW	96-11-026	460-44A-506	PREP	96-03-116 96-03-132	461-08-135 461-08-140	REP REP-P	96-10-062
460-10A-190	NEW-P	96-07-084	460-46A-050	AMD-P AMD	96-03-132 96-11-015	461-08-140	REP	96-15-002
460-10A-190	NEW	96-11-026	460-46A-050 460-60A-015	PREP	96-03-123	461-08-143	REP-P	96-10-062
460-10A-195	NEW-P NEW	96-07-084 96-11-026	460-60A-015	AMD-P	96-07-058	461-08-143	REP	96-15-002
460-10A-195	NEW-P	96-07-084	460-60A-015	AMD	96-11-022	461-08-144	REP-P	96-10-062
460-10A-200 460-10A-200	NEW-F	96-11-026	460-60A-020	PREP	96-03-123	461-08-144	REP	96-15-002
460-10A-205	NEW-P	96-07-084	460-60A-020	AMD-P	96-07-058	461-08-145	REP-P	96-10-062
460-10A-205	NEW	96-11-026	460-60A-020	AMD	96-11-022	461-08-145	REP	96-15-002
460-10A-210	NEW-P	96-07-084	460-80-160	PREP	96-03-118	461-08-150	REP-P	96-10-062
460-10A-210	NEW	96-11-026	460-80-160	REP-P	96-07-066	461-08-150	REP	96-15-002
460-16A-010	PREP	96-03-129	460-80-160	REP	96-11-029	461-08-155	REP-P	96-10-062
460-16A-010	AMD-P	96-07-057	461-08-001	REP-P	96-10-062	461-08-155	REP	96-15-002
460-16A-010	AMD	96-11-023	461-08-001	REP	96-15-002	461-08-156	REP-P REP	96-10-062 96-15-002
460-16A-015	PREP	96-03-128	461-08-005	REP-P	96-10-062	461-08-156 461-08-157	REP-P	96-10-062
460-16A-015	AMD-P	96-07-065	461-08-005 461-08-010	REP REP-P	96-15-002 96-10-062	461-08-157	REP	96-15-002
460-16A-015	AMD PREP	96-11-019 96-03-127	461-08-010	REP-P	96-15-002	461-08-160	REP-P	96-10-062
460-16A-111 460-16A-111	AMD-P	96-03-127	461-08-015	REP-P	96-10-062	461-08-160	REP	96-15-002
460-16A-111	AMD	96-11-020	461-08-015	REP	96-15-002	461-08-167	REP-P	96-10-062
460-16A-120	PREP	96-03-126	461-08-020	REP-P	96-10-062	461-08-167	REP	96-15-002
460-16A-120	AMD-P	96-07-062	461-08-020	REP	96-15-002	461-08-170	REP-P	96-10-062
460-16A-120	AMD	96-11-021	461-08-025	REP-P	96-10-062	461-08-170	REP	96-15-002
460-16A-125	PREP	96-03-125	461-08-025	REP	96-15-002	461-08-174	REP-P	96-10-062
460-16A-125	AMD-P	96-07-055	461-08-030	REP-P	96-10-062	461-08-174	REP	96-15-002
460-16A-125	AMD	96-11-024	461-08-030	REP	96-15-002	461-08-175	REP-P	96-10-062 96-15-002
460-16A-150	PREP	96-03-125	461-08-035	REP-P	96-10-062 96-15-002	461-08-175 461-08-180	REP REP-P	96-10-062
460-16A-150	AMD-P	96-07-055 96-11-024	461-08-035 461-08-040	REP REP-P	96-10-062	461-08-180	REP	96-15-002
460-16A-150 460-16A-205	AMD PREP	96-03-130	461-08-040	REP	96-15-002	461-08-185	REP-P	96-10-062
460-16A-205	AMD-P	96-07-061	461-08-045	REP-P	96-10-062	461-08-185	REP	96-15-002
460-16A-205	AMD	96-11-017	461-08-045	REP	96-15-002	461-08-190	REP-P	96-10-062
460-16A-390	PREP	96-03-129	461-08-047	REP-P	96-10-062	461-08-190	REP	96-15-002
460-16A-390	AMD-P	96-07-057	461-08-047	REP	96-15-002	461-08-195	REP-P	96-10-062
460-16A-390	AMD	96-11-023	461-08-050	REP-P	96-10-062	461-08-195	REP	96-15-002
460-17A	PREP	96-03-120	461-08-050	REP	96-15-002	461-08-205	REP-P	96-10-062
460-17A	AMD-P	96-07-083	461-08-053	REP-P	96-10-062	461-08-205	REP	96-15-002
460-17A	AMD	96-11-027	461-08-053	REP	96-15-002	461-08-210	REP-P	96-10-062
460-17A-010	AMD-P	96-07-083	461-08-055	REP-P	96-10-062	461-08-210	REP	96-15-002
460-17A-010	AMD	96-11-027	461-08-055	REP	96-15-002	461-08-215	REP-P	96-10-062 96-15-002
460-17A-020	AMD-P	96-07-083	461-08-060	REP-P REP	96-10-062 96-15-002	461-08-215 461-08-220	REP REP-P	96-13-002 96-10-062
460-17A-020	AMD P	96-11-027 96-07-083	461-08-060 461-08-065	REP-P	96-13-002 96-10-062	461-08-220	REP	96-15-002
460-17A-030	AMD-P AMD	96-07-083 96-11-027	461-08-065	REP-P REP	96-15-002	461-08-221	REP-P	96-10-062
460-17A-030 460-17A-040	AMD-P	96-07-083	461-08-070	REP-P	96-10-062	461-08-221	REP	96-15-002
460-17A-040 460-17A-040	AMD-F AMD	96-11-027	461-08-070	REP	96-15-002	461-08-225	REP-P	96-10-062
460-17A-050	AMD-P	96-07-083	461-08-075	REP-P	96-10-062	461-08-225	REP	96-15-002
460-17A-050	AMD	96-11-027	461-08-075	REP	96-15-002	461-08-230	REP-P	96-10-062
460-17A-060	AMD-P	96-07-083	461-08-080	REP-P	96-10-062	461-08-230	REP	96-15-002
	AMD	96-11-027	461-08-080	REP	96-15-002	461-08-235	REP-P	96-10-062
460-17A <i>-</i> 060								
460-17A-060 460-17A-070	AMD-P	96-07-083	461-08-085	REP-P	96-10-062	461-08-235	REP	96-15-002

WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
461-08-237	REP-P	96-10-062	461-08-440	NEW	96-15-002	468-66-080	AMD	96-03-031
461-08-237	REP	96-15-002	461-08-445	NEW-P	96-10-062	468-86-010	NEW-W	96-05-032
461-08-240	REP-P	96-10-062	461-08-445	NEW	96-15-002	468-86-020	NEW-W	96-05-032
461-08-240	REP	96-15-002	461-08-450	NEW-P	96-10-062	468-86-030	NEW-W	96-05-032
461-08-245 461-08-245	REP-P REP	96-10-062 96-15-002	461-08-450 461-08-455	NEW NEW-P	96-15-002 96-10-062	468-86-040 468-86-050	NEW-W NEW-W	96-05-032 96-05-032
461-08-250	REP-P	96-13-002	461-08-455	NEW-P	96-15-002 96-15-002	468-86-060	NEW-W NEW-W	96-05-032
461-08-250	REP	96-15-002	461-08-460	NEW-P	96-10-062	468-86-070	NEW-W	96-05-032
461-08-255	REP-P	96-10-062	461-08-460	NEW	96-15-002	468-86-080	NEW-W	96-05-032
461-08-255	REP	96-15-002	461-08-465	NEW-P	96-10-062	468-86-090	NEW-W	96-05-032
461-08-260	REP-P	96-10-062	461-08-465	NEW	96-15-002	468-86-100	NEW-W	96-05-032
461-08-260	REP	96-15-002	461-08-470	NEW-P	96-10-062	468-86-110	NEW-W	96-05-032
461-08-265	REP-P	96-10-062	461-08-470	NEW D	96-15-002	468-86-120	NEW-W	96-05-032
461-08-265 461-08-270	REP REP-P	96-15-002 96-10-062	461-08-475 461-08-475	NEW-P NEW	96-10-062 96-15-002	468-86-130 468-86-140	NEW-W NEW-W	96-05-032 96-05-032
461-08-270	REP	96-15-002	461-08-480	NEW-P	96-10-062	468-86-150	NEW-W	96-05-032
461-08-300	NEW-P	96-10-062	461-08-480	NEW	96-15-002	468-86-160	NEW-W	96-05-032
461-08-300	NEW	96-15-002	461-08-485	NEW-P	96-10-062	468-86-170	NEW-W	96-05-032
461-08-305	NEW-P	96-10-062	461-08-485	NEW	96-15-002	468-86-180	NEW-W	96-05-032
461-08-305	NEW	96-15-002	461-08-490	NEW-P	96-10-062	468-86-190	NEW-W	96-05-032
461-08-310	NEW-P	96-10-062	461-08-490	NEW	96-15-002	468-86-200	NEW-W	96-05-032
461-08-310 461-08-315	NEW-S NEW-P	96-13-064 96-10-062	461-08-495 461-08-495	NEW-P NEW	96-10-062 96-15-002	468-86-210 468-86-220	NEW-W	96-05-032
461-08-315	NEW-P	96-15-002	461-08-500	NEW-P	96-13-002 96-10-062	468-86-230	NEW-W NEW-W	96-05-032 96-05-032
461-08-320	NEW-P	96-10-062	461-08-500	NEW	96-15-002	468-86-240	NEW-W	96-05-032
461-08-320	NEW	96-15-002	461-08-505	NEW-P	96-10-062	468-86-260	NEW-W	96-05-032
461-08-325	NEW-P	96-10-062	461-08-505	NEW	96-15-002	468-105-010	NEW	96-03-107
461-08-325	NEW	96-15-002	461-08-510	NEW-P	96-10-062	468-105-020	NEW	96-03-107
461-08-330	NEW-P	96-10-062	461-08-510	NEW	96-15-002	468-105-030	NEW	96-03-107
461-08-330	NEW	96-15-002	461-08-515	NEW-P	96-10-062	468-105-040	NEW	96-03-107
461-08-335 461-08-335	NEW-P NEW	96-10-062 96-15-002	461-08-515 461-08-520	NEW NEW-P	96-15-002 96-10-062	468-105-050 468-105-060	NEW NEW	96-03-107 96-03-107
461-08-340	NEW-P	96-10-062	461-08-520	NEW-S	96-13-064	468-105-070	NEW	96-03-107
461-08-340	NEW	96-15-002	461-08-525	NEW-P	96-10-062	468-105-080	NEW	96-03-107
461-08-345	NEW-P	96-10-062	461-08-525	NEW	96-15-002	468-200-020	NEW	96-02-067
461-08-345	NEW	96-15-002	461-08-530	NEW-P	96-10-062	468-200-040	NEW	96-02-067
461-08-350	NEW-P	96-10-062	461-08-530	NEW	96-15-002	468-200-060	NEW	96-02-067
461-08-350	NEW	96-15-002	461-08-535	NEW-P	96-10-062	468-200-080	NEW	96-02-067
461-08-355 461-08-355	NEW-P NEW	96-10-062 96-15-002	461-08-535 461-08-540	NEW NEW-P	96-15-002 96-10-062	468-200-100 468-200-110	NEW NEW	96-02-067
461-08-360	NEW-P	96-10-062	461-08-540	NEW	96-15-002	468-200-110	NEW	96-02-067 96-02-067
461-08-360	NEW	96-15-002	461-08-545	NEW-P	96-10-062	468-200-160	NEW	96-02-067
461-08-365	NEW-P	96-10-062	461-08-545	NEW	96-15-002	468-200-180	NEW	96-02-067
461-08-365	NEW	96-15-002	461-08-550	NEW-P	96-10-062	468-200-200	NEW	96-02-067
461-08-370	NEW-P	96-10-062	461-08-550	NEW	96-15-002	468-200-220	NEW	96-02-067
461-08-370	NEW	96-15-002	461-08-555	NEW-P	96-10-062	468-200-230	NEW	96-02-067
461-08-375 461-08-375	NEW-P NEW	96-10-062 96-15-002	461-08-555 461-08-560	NEW NEW-P	96-15-002 96-10-062	468-200-240 468-200-250	NEW NEW	96-02-067 96-02-067
461-08-380	NEW-P	96-10-062	461-08-560	NEW	96-15-002	468-200-260	NEW	96-02-067
461-08-380	NEW	96-15-002	461-08-565	NEW-P	96-10-062	468-200-280	NEW	96-02-067
461-08-385	NEW-P	96-10-062	461-08-565	NEW	96-15-002	468-200-300	NEW	96-02-067
461-08-385	NEW	96-15-002	461-08-570	NEW-P	96-10-062	468-200-320	NEW	96-02-067
461-08-390	NEW-P	96-10-062	461-08-570	NEW	96-15-002	468-200-340	NEW	96-02-067
461-08-390	NEW NEW-P	96-15-002 96-10-062	461-08-575 461-08-575	NEW-P	96-10-062	468-200-350	NEW	96-02-067
461-08-395 461-08-395	NEW-F	96-15-002	461-08-580	NEW NEW-P	96-15-002 96-10-062	468-200-360 468-210-001	NEW RECOD-P	96-02-067
461-08-400	NEW-P	96-10-062	461-08-580	NEW	96-15-002	468-210-010	RECOD-P	96-14-024 96-14-024
461-08-400	NEW	96-15-002	461-08-585	NEW-P	96-10-062	468-210-020	RECOD-P	96-14-024
461-08-405	NEW-P	96-10-062	461-08-585	NEW	96-15-002	468-210-030	RECOD-P	96-14-024
461-08-405	NEW	96-15-002	468-06	PREP	96-09-013	468-210-040	RECOD-P	96-14-024
461-08-410	NEW-P	96-10-062	468-06-030	AMD-P	96-12-036	468-210-050	RECOD-P	96-14-024
461-08-410	NEW	96-15-002	468-06-030	AMD	96-16-004	468-220-010	RECOD-P	96-14-024
461-08-415 461-08-415	NEW-P NEW	96-10-062 96-15-002	468-06-040 468-06-040	AMD-P AMD	96-12-036 96-16-004	468-230-050	RECOD-P	96-14-024
461-08-420	NEW-P	96-10-062	468-06-070	AMD-P	96-12-036	468-240-002 468-240-005	RECOD-P RECOD-P	96-14-024
461-08-420	NEW	96-15-002	468-06-070	AMD-F	96-16-004	468-240-025	RECOD-P	96-14-024 96-14-024
461-08-425	NEW-P	96-10-062	468-06-090	AMD-P	96-12-036	468-240-030	RECOD-P	96-14-024
461-08-425	NEW	96-15-002	468-06-090	AMD	96-16-004	468-240-035	RECOD-P	96-14-024
461-08-430	NEW-P	96-10-062	468-38-120	PREP	96-11-009	468-240-040	RECOD-P	96-14-024
461-08-430	NEW	96-15-002	468-38-120	AMD-P	96-15-018	468-240-045	RECOD-P	96-14-024
461-08-435 461-08-435	NEW-P NEW	96-10-062 96-15-002	468-66 468-66-010	PREP	96-06-022	468-240-050	RECOD-P	96-14-024
461-08-440	NEW-P	96-13-002 96-10-062	468-66-010	AMD-P AMD	96-10-007 96-13-007	468-240-110 468-240-115	RECOD-P	96-14-024
		70 10-00E	. 400 00-010		70-15-007	1 700-240-113	RECOD-P	96-14-024
Table				F 48 1				

WAC #		WSR #	WAC#		WSR #	WAC #		WSR #
			479 104 007	NEW	96-10-051	504-19-560	NEW	96-15-050
468-240-120	RECOD-P	96-14-024	478-124-037 479-12-008	AMD	96-04-015	504-19-580	NEW-P	96-11-115
468-240-125	RECOD-P	96-14-024 96-14-024	479-20-013	AMD	96-04-015	504-19-580	NEW	96-15-050
468-240-130	RECOD-P RECOD-P	96-14-024 96-14-024	479-112-0055	AMD	96-04-015	504-19-600	NEW-P	96-11-115
468-240-135 468-240-140	RECOD-P	96-14-024	480-09-300	AMD	96-02-083	504-19-600	NEW	96-15-050
468-240-150	RECOD-P	96-14-024	480-09-310	AMD	96-02-083	504-19-650	NEW-P	96-11-115
468-240-155	RECOD-P	96-14-024	480-09-330	AMD	96-02-083	504-19-650	NEW	96-15-050
468-240-160	RECOD-P	96-14-024	480-09-340	AMD	96-02-083	504-19-810	NEW-P	96-11-115
468-240-165	RECOD-P	96-14-024	480-09-390	NEW	96-02-083	504-19-810	NEW	96-15-050
468-240-170	RECOD-P	96-14-024	480-09-426	NEW	96-02-083	504-19-830	NEW-P	96-11-115 96-15-050
468-240-175	RECOD-P	96-14-024	480-09-460	AMD	96-02-083	504-19-830 504-19-860	NEW NEW-P	96-13-030
468-240-180	RECOD-P	96-14-024	480-09-465	AMD	96-02-083 96-02-083	504-19-860	NEW-P	96-15-050
468-240-185	RECOD-P	96-14-024	480-09-466 480-09-467	NEW NEW	96-02-083	504-19-900	NEW-P	96-11-115
468-240-190	RECOD-P	96-14-024	480-09-470	AMD	96-02-083	504-19-900	NEW	96-15-050
468-240-195	RECOD-P RECOD-P	96-14-024 96-14-024	480-09-480	AMD	96-02-083	504-19-920	NEW-P	96-11-115
468-240-200	RECOD-P	96-14-024 96-14-024	480-09-750	AMD	96-02-083	504-19-920	NEW	96-15-050
468-240-205 468-240-210	RECOD-P	96-14-024	480-09-751	NEW	96-02-083	504-19-930	NEW-P	96-11-115
468-240-215	RECOD-P	96-14-024	480-75	PREP	96-14-097	504-19-930	NEW	96-15-050
468-240-350	RECOD-P	96-14-024	480-93-010	AMD-P	96-03-148	504-19-940	NEW-P	96-11-115
468-240-360	RECOD-P	96-14-024	480-93-010	AMD	96-13-022	504-19-940	NEW	96-15-050
468-240-380	RECOD-P	96-14-024	480-120-405	PREP	96-14-096	516-12	PREP	96-03-110
468-250-010	RECOD-P	96-14-024	495D-120-085	NEW-P	96-03-060	516-12-400	AMD-P	96-09-009 96-14-006
468-250-020	RECOD-P	96-14-024	495D-120-085	NEW	96-07-049	516-12-400 516-12-440	AMD AMD-P	96-14-000
468-250-030	RECOD-P	96-14-024	504-19-010	NEW-P	96-11-115	516-12-440	AMD-P	96-14-006
468-250-040	RECOD-P	96-14-024	504-19-010	NEW D	96-15-050 96-11-115	516-12-460	AMD-P	96-09-009
468-250-050	RECOD-P	96-14-024	504-19-020 504-19-020	NEW-P NEW	96-15-050	516-12-460	AMD	96-14-006
468-250-060	RECOD-P	96-14-024 96-14-024	504-19-020	NEW-P	96-11-115	516-12-470	AMD-P	96-09-009
468-250-070	RECOD-P RECOD-P	96-14-024 96-14-024	504-19-030	NEW	96-15-050	516-12-470	AMD	96-14-006
468-250-080	RECOD-P	96-14-024 96-14-024	504-19-040	NEW-P	96-11-115	516-13	PREP	96-08-033
468-250-090 468-250-100	RECOD-P	96-14-024	504-19-040	NEW	96-15-050	516-15	PREP	96-08-034
468-250-110	RECOD-P	96-14-024	504-19-050	NEW-P	96-11-115	516-22-005	REP	96-03-103
468-250-110	RECOD-P	96-14-024	504-19-050	NEW	96-15-050	516-22-010	REP	96-03-103
468-250-130	RECOD-P	96-14-024	504-19-080	NEW-P	96-11-115	516-22-015	REP	96-03-103
468-250-140	RECOD-P	96-14-024	504-19-080	NEW	96-15-050	516-22-020	REP REP	96-03-103 96-03-103
468-250-150	RECOD-P	96-14-024	504-19-100	NEW-P	96-11-115	516-22-025 516-22-030	REP	96-03-103
468-250-160	RECOD-P	96-14-024	504-19-100	NEW D	96-15-050 96-11-115	516-22-035	REP	96-03-103
468-250-170	RECOD-P	96-14-024	504-19-200 504-19-200	NEW-P NEW	96-15-050	516-22-040	REP	96-03-103
468-300-010	AMD	96-05-046 96-05-047	504-19-210	NEW-P	96-11-115	516-22-100	REP	96-03-103
468-300-010	AMD PREP	96-03-047 96-11-056	504-19-210	NEW	96-15-050	516-22-120	REP	96-03-103
468-300-020 468-300-020	AMD-P	96-15-010	504-19-220	NEW-P	96-11-115	516-22-124	REP	96-03-103
468-300-040	PREP	96-11-056	504-19-220	NEW	96-15-050	516-22-130	REP	96-03-103
468-300-040	AMD-P	96-15-010	504-19-250	NEW-P	96-11-115	516-22-134	REP	96-03-103
468-300-210	AMD-P	96-09-023	504-19-250	NEW	96-15-050	516-22-138	REP	96-03-103
468-300-210	AMD	96-14-004	504-19-300	NEW-P	96-11-115	516-22-142	REP	96-03-103
468-300-700	AMD	96-05-048	504-19-300	NEW	96-15-050	516-22-146	REP	96-03-103 96-03-103
478-120	AMD-C	96-03-091	504-19-350	NEW-P	96-11-115	516-22-150	REP REP	96-03-103
478-120-010	AMD	96-10-051	504-19-350	NEW	96-15-050 96-11-115	516-22-210 516-23-005	NEW	96-03-103
478-120-020	AMD	96-10-051	504-19-360	NEW-P NEW	96-11-113 96-15-050	516-23-010	NEW	96-03-103
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	PROP	96-08-066	schools for 21st century program	EXRE	96-14-019
	PERM	96-13-086	student retention and retrieval program	EXRE	96-14-019
				LAKE	,01.01,
EXECUTIVE ETHICS BOARD		25 42 225	Revenue, department of	EXRE	96-14-050
Advisory opinions	MISC	96-12-035	gift taxes	EXRE	96-14-051
Ethical standards			liquor sales tax	EXRE	96-14-049
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executive branch	PREP	96-06-019	Transportation, department of	EXRE	96-13-023
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	PREP	96-06-021	State Environmental Policy Act (SEPA)	LAKE	70-13-023
	PROP	96-15-093	DATE TO BOT TOW CONTRICT		
	PROP	96-15-094	FAMILY POLICY COUNCIL	MISC	96-01-091
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Meetings	MISC	96-01-037	THE PROPERTY OF THE PROPERTY O	OF	
	MISC	96-16-033	FINANCIAL INSTITUTIONS, DEPARTMENT	PREP	96-06-085
Organization and operation	<b>EMER</b>	96-03-072	Adjudicative proceedings		96-00-085
Rules coordinator	MISC	96-01-075		PERM	96-11-033
Use of state resources for private benefit	PERM	9 <b>6</b> -01-036	Agency, institutions acting as	DD 0 D	06.07.040
Cot of state 1424-144 1			agent for another	PROP	96-07-040
EXPEDITED REPEAL			Banks		06.14.027
Agriculture, department of			adjudicative hearings	EXRE	96-14-037
butter substitutes	EXRE	96-14-013	satellite facilities	EXRE	96-14-041
egg products	EXRE	96-14-017	securities, sales by bank employees		
executive conflict of interest	EXRE	96-14-072	statement of policy	MISC	96-16-023
frozen dairy product standards	EXRE	96-14-010	semiannual asset charge	PROP	96-01-019
ground beef regulation	EXRE	96-14-011		<b>EMER</b>	96-01-054
milk and milk product marketing	EXRE	96-14-014		PERM	96-04-022
milk and milk product marketing	EXRE	96-14-009	Check cashers and sellers		
milk and milk product standards	EXRE	96-14-015	licenses		
	EXRE	96-14-015	fees	PREP	96-09-095
	EARE	90-14-010	small loan endorsement	<b>EMER</b>	96-02-033
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establishments	CARC	90-14-012	Consumer loan companies		
Ecology, department of	EXRE	96-14-031	licensing, fees, and business		
Lake Washington shoreline region	EARE	90-14-031	practices	PERM	96-04-013
Employment security department			Credit unions		
family independence program			capital and liquidity adequacy,		
employment, training, and		06.14.040		PROP	96-07-039
education	EXRE	96-14-042	analysis common bond of association, definition	PREP	96-09-005
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credit unions				PROP	
examination fund	EXRE	96-14-038		PERM	90-12-038
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standards for facilities	EXRE	96-13-036	interest-bearing trust accounts, use	PREP	96-06-084
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ning and ordering	EXRE		licenses	_	
public documents, copying charge	EXRE		suspension and reinstatement	PREP	96-09-094
state records committee	EXRE		recodification of chapter 308-128 WAC	MISC	96-05-018
	271112	, , , , , , , , , , , , , , , , , , , ,	records and accounts, responsibility	PREP	96-06-084
Health, department of	EXRE	96-14-067		PROP	96-15-129
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rule process			adjudicative hearings	EXRE	96-14-037
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Higher education coordinating board			public records	EXRE	
Pacific Rim language scholarship program	EXRE	96-13-028	Gifts, prizes, and premiums	EXRE	96-14-071
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land development program	EXRE	96-13-021	estate brokers	PREP	96-06-083
Public instruction, superintendent of				PROP	96-15-128
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mian tanana k			[5]		Ind

			,		
Mortgage broker commission			FISH AND WILDLIFE, DEPARTMENT OF		
meetings	MISC	96-06-001	Deleterious exotic species		
Public records, availability	PROP	96-11-145	zebra mussel	PREP	96-02-084
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asjaciomi vo proceedings	PROP	96-07-057	meetings	MISC	96-03-137
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asset backed securities	PREP	96-03-130	seasons	EL (ED	
	PROP	96-07-061	coastal bottomfish	EMEK	96-10-002
	PERM		bottom trawl fishery	EMET	96-16-076
audited financial statements	PREP	96-03-123	catch limits	EMER	
	PREP	96-03-124		EMER	
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	PROP	96-07-058	gear	PROP	96-03-154
	PERM			PERM	
	PERM	96-11-025	crab fishery	EMER	
broker-dealers and salespersons				<b>EMER</b>	
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	PREP	96-03-117		<b>EMER</b>	96-02-065
	PROP	96-07-059		<b>EMER</b>	96-03-055
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	PROP PERM	96-12-019	crawfish		
	PERM	96-15-062 96-15-063	areas and seasons	<b>EMER</b>	
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-11-12	PROP	96-07-055	salmon	<b>EMER</b>	96-15-049
	PERM	96-11-024	Columbia River above Bonneville	E1 /E2	
definitions	PREP	96-03-121	Columbia River below Bonneville	EMER	
	PROP	96-07-084	Columbia River tributaries	EMER EMER	
	PERM	96-11-026	Grays Harbor fishery	PROP	
employee plans	PREP	96-03-119	only intolly	PERM	96-09-104 96-13-035
	PROP	96-07-067	license buy-back program	PROP	96-04-069
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exchange and national market				PROP	96-13-034
system exemption	PROP	96-03-131		PROP	96-14-146
Glinan	PERM	96-11-016	Puget Sound net fishery	PREP	96-04-068
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electionic transmission	PREP	96-03-128		PERM	96-15-101
	PROP	96-07-065		PROP	96-15-137
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rimicinae cross-reference sirces	PROP	96-03-118 96-07-066	volunteer groups	PREP	96-15-005
o	PERM	96-11-029	troll fleet	EMER	96-15-100
offerings	I DIGIVI	90-11-029	Willapa Bay fishery		96-16-051
price variances	PREP	96-03-126	" mapa Day nsirety	PROP	96-09-104
-	PROP	96-07-062	sea cucumbers	PERM	96-13-035
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11:	PERM	96-11-015			96-02-018
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INANCIAL MANAGEMENT, OFFICE OF			areas and seasons shellfish	<b>EMER</b>	96-11-032
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Paydates for 1997	PREP	96-09-031	commercial purchasers and		
	PROP	96-12-037		EL (ED	04 00 040
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	EMER 96-15-036	areas and seasons	PERM 9	96-05-004
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	PROP 96-11-084			96-15-068
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c .tanding	1 KO1 90-11 005	shad	=1.4ED	06.06.053
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- · -	EMER 96-03-053	licenses	PERM	96-05-004
Carbon River classification	PROP 96-05-044	native clams	EMER	96-02-027
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Cowlitz River	EMER 96-06-007	oysters	EMER	96-11-008
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ECHIS RIVE	EMER 96-13-019	areas and seasons	EMER	96-09-049
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White River	EMER 96-03-053	Game reserves Columbia and Snake River game		
Williams Lake	EMER 96-15-120	reserve	PROP	96-06-066
halibut	EMER 96-12-012	AGGGATT	PERM	96-12-046
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big game auction permits	PREP	96-02-029	problem animal removal	PREP	96-02-030
	PROP	96-06-075	•	PROP	96-06-062
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	PERM	96-12-053	Wildlife rehabilitation facilities	PREP	96-02-066
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	EMER	96-01-014			
	EMER	96-01-031	FORENSIC INVESTIGATIONS COUNCIL		
	EMER	96-02-046	Organization and operation	PREP	96-10-018
cougar	PREP	96-02-029		PROP	96-13-063
	PROP	96-06-074	Delegan Parks	PERM	
4	PERM	96-12-052	Rules coordinator	MISC	96-10-017
deer	PREP	96-02-029	EODECT DD A CHICEC A DDELL C DO ADD		
	PREP PROP	96-05-035	FOREST PRACTICES APPEALS BOARD	DDOD	06.00.067
	PERM	96-06-069 96-12-047	Hearings, practice and procedure	PROP PROP	96-09-057
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elk	PREP	96-02-029		PROP	96-09-099
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	PROP	96-14-130	critical wildlife habitat	<b>EMER</b>	96-03-009
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hunting hours and small game seasons	PERM	96-12-044	GAMBLING COMMISSION		
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	PREP	96-10-068	Amusement games	LUMI	30-03-072
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	PROP	96-14-138		PREP	96-15-023
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	PROP	96-14-142	Keno bingo	PROP	96-11-074
moose	PREP	96-02-029		PERM	96-15-064
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	PERM	96-12-050	Card rooms	PERM	96-07-078
	PERM	96-12-054	jackpot poker	DDED	06.07.071
special hunts	PREP	96-02-030	operation	PREP PROP	96-07-071
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1996 season	PREP	96-10-078	program	PROP	96-13-070
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	MISC	70 11 000	establishment	MISC	96-01-073
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	PERM	·	agency established	MISC	96-02-064
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qualification review	PERM		notification of petition to repeal or		
		96-03-068	amend a rule	MISC	96-16 <b>-</b> 066
record-keeping requirements	PROP	96-10-050	Social and health services, department of		
Organization and operation	PROP	* * *	administrative investigations	MISC	96-03-027
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Pull tabs	DD OD	06 10 040	children's services, accountability	MISC	96-03-056
dispensing device standards	PROP	96-10-049	Cimuton 3 Services, and the services		
•	PERM	96-13-069	GRAYS HARBOR COLLEGE		
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Recreational gambling permits	PREP	96-03-085	Meetings	MISC	70-03-000
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Rules coordinator	MISC	96-15-019	eligibility	PROP	96-01-107
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Capitol campus design advisory committee	MISC	96-10-028		PROP	96-15-008
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Expedited repeal			eligibility	PROP	96-02-080
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Olds and oldsand	EXRE			L	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
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state records committee	EXRE		HEALTH CARE POLICY BOARD		
Parking and traffic rules			Certified health plans	DD ED	06 04 050
Parking and darrie rules	EMER	96-01-011	collective negotiation by providers	PREP	96-04-059
state capitol grounds	PREP			PROP	
		96-09-006		PERM	
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