

WSR 19-24-009**PREPROPOSAL STATEMENT OF INQUIRY
STUDENT ACHIEVEMENT COUNCIL**

[Filed November 21, 2019, 1:32 p.m.]

Subject of Possible Rule Making: College bound scholarship, chapter 250-84 WAC.

1. Comprehensive technical and administrative changes and corrections to align WAC with RCW and other recent legislative direction, as well as codifying current practice in various operational areas.

2. Align with the Washington college grant RCW and WAC.

Statutes Authorizing the Agency to Adopt Rules on this Subject: Chapters 28B.76, 28B.77, 28B.118 RCW.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: 1. Program WAC requires updates to align with recent legislative changes and to codify existing practice areas where the WAC is no longer accurate, silent or incomplete.

2. To align with Washington college grant RCW and WAC.

Other Federal and State Agencies that Regulate this Subject and the Process Coordinating the Rule with These Agencies: Not applicable.

Process for Developing New Rule: Agency study; and technical corrections and additions aligning program operations with legislative direction and current practice in collaboration with affected partners.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by contacting Sarah Weiss, Student Achievement Council, 917 Lakeridge Way, P.O. Box 43430, Olympia, WA 98504-3430, phone 360-753-7630, email sarahwe@wsac.wa.gov, website www.wsac.wa.gov.

November 20, 2019

Sarah R. Weiss

Associate Director

College Access and Support

WSR 19-24-010**PREPROPOSAL STATEMENT OF INQUIRY
STUDENT ACHIEVEMENT COUNCIL**

[Filed November 21, 2019, 1:34 p.m.]

Subject of Possible Rule Making: Passport to college promise program, chapter 250-83 WAC.

1. Changing the program name to passport to careers program.

2. Comprehensive technical and administrative changes and corrections to align WAC with RCW and other recent legislative direction, as well as codifying current practice in various operational areas.

Statutes Authorizing the Agency to Adopt Rules on this Subject: Chapters 28B.76, 28B.77, 28B.117 RCW.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: 1. Program WAC requires updates to align with recent legislative changes to and codify

existing practice areas where the WAC is no longer accurate, silent or incomplete.

2. Program expansion to include apprenticeships, unaccompanied homeless youth, tribal foster youth, unaccompanied refugee minors and foster youth impacted by the interstate compact for the placement of children requires additional updates.

Other Federal and State Agencies that Regulate this Subject and the Process Coordinating the Rule with These Agencies: Not applicable.

Process for Developing New Rule: Agency study; and technical corrections and additions aligning program operations with legislative direction and current practice. Both in collaboration with affected partners.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by contacting Carla Idohl-Corwin, Student Achievement Council, 917 Lakeridge Way, P.O. Box 43430, Olympia, WA 98504-3430, phone 360-753-7847, email carlai@wsac.wa.gov, website www.wsac.wa.gov.

November 20, 2019

Carla Idohl-Corwin

Senior Associate Director

Need Based Programs and Operations

WSR 19-24-012**PREPROPOSAL STATEMENT OF INQUIRY
CORRECTIONS OMBUDS, OFFICE OF THE**

[Filed November 21, 2019, 2:26 p.m.]

Subject of Possible Rule Making: The office of corrections ombuds (OCO) confidentiality and investigation procedures.

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 43.06C.040, 43.06C.060.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: OCO may initiate an investigation upon receipt of a complaint related to the health, safety, welfare and rights of inmates. These rules will establish the procedures through which OCO may decline to investigate any complaint. Further, all correspondence and communication with OCO is confidential. These rules will establish OCO's confidentiality procedures for all information maintained by the office.

Other Federal and State Agencies that Regulate this Subject and the Process Coordinating the Rule with These Agencies: Department of corrections (DOC) will have an interest and we will coordinate with DOC through meetings with our liaison, Jeremy Barclay.

Process for Developing New Rule: OCO welcomes the public to take part in developing the rules. Anyone interested should contact Joanna Carns at the address identified below. At a later date, OCO will file a notice of proposed rule making (CR-102) with the office of the code reviser. A copy of the proposal will be sent to anyone who requests a copy.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by contacting Joanna Carns, 2700 Evergreen Park-

way N.W., Olympia, WA 98505, phone 360-764-3168, email
Joanna.carns@gov.wa.gov, website oco.wa.gov.

November 18, 2019

Joanna Carns
Director

WSR 19-24-033

**PREPROPOSAL STATEMENT OF INQUIRY
DEPARTMENT OF
CHILDREN, YOUTH, AND FAMILIES**

[Filed November 25, 2019, 1:05 p.m.]

Subject of Possible Rule Making: Licensed school age child care standards.

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 43.216.055, 43.216.065, and 43.216.250; chapter 43.216 RCW.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: In accordance with RCW 43.216.255, chapter 110-300 WAC, Foundational quality standards for early learning programs, was adopted in 2018 and took effect August 1, 2019. The department must now align school age child care standards with the foundational quality standards in chapter 110-300 WAC, to ensure consistent health and safety standards that promote quality care in all licensed early learning programs.

Other Federal and State Agencies that Regulate this Subject and the Process Coordinating the Rule with These Agencies: The United States Administration for Children and Families, Office of Child Care administers the federal child care development fund (CCDF) and ensures that Washington and all other states receiving CCDF appropriations comply with federal requirements. The department of children, youth, and families (DCYF) submits a CCDF plan every three years to the Office of Child Care that serves as a grant application and describes how DCYF will comply with federal CCDF participation requirements. DCYF engages in any necessary rule making to implement the plan once it is approved. DCYF also collaborates with and seeks approval from the state department of health on rules covering health and environmental standards.

Process for Developing New Rule: Collaborative.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by contacting Tyler Farmer, P.O. Box 40975, Olympia, WA 98504-0975, phone 360-628-2151, email tyler.farmer@dcyf.wa.gov, website www.dcyf.wa.gov, www.dcyf.wa.gov/practice/policy-laws-rules/rule-making/participate/online.

November 25, 2019

Brenda Villarreal
Rules Coordinator

WSR 19-24-047

**PREPROPOSAL STATEMENT OF INQUIRY
DEPARTMENT OF LICENSING**

[Filed November 26, 2019, 11:54 a.m.]

Subject of Possible Rule Making: Chapter 308-420 WAC, camping resorts—Contracts—Resale, etc.

Statutes Authorizing the Agency to Adopt Rules on this Subject: Chapter 34.05 RCW, RCW 34.05.410 and 34.05.482.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: Repeal WAC 308-420-250, 308-420-260, and 308-420-270 as they are duplicative or may have different meaning than the overall agency chapter 308-08 WAC. Update renewal requirements and create an inactive status for salespersons.

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

Process for Developing New Rule: Department staff will discuss any proposed amendments with affected stakeholders. Affected stakeholders will also have an opportunity to submit written comments on the proposed rule during the public comment period and will be able to present oral testimony at the public hearing.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by contacting Dee Sharp, Department of Licensing, Real Estate Program, P.O. Box 48053, Olympia, WA 98502, phone 360-664-6486, TTY 711, email dsharp@dol.wa.gov, website dol.wa.gov.

November 26, 2019

Damon Monroe
Agency Rules Coordinator

WSR 19-24-051

**PREPROPOSAL STATEMENT OF INQUIRY
DEPARTMENT OF LICENSING**

[Filed November 26, 2019, 12:22 p.m.]

Subject of Possible Rule Making: WAC 308-409-020 Application process to license as an appraisal management company, 308-409-050 Fees and charges, 308-409-075, and creating a new chapter concerning standards of practice.

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 18.310.020.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: The proposed amendments will modify existing rules to allow for the collection and transmission of appraisal management company national registry data and fees to the appraisal subcommittee as required by Title XI, and will adopt a new rule pertaining to standards of practice as required by the Uniform Standards of Professional Appraisal Practice of the Appraisal Foundation.

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

Process for Developing New Rule: Department staff will discuss any proposed amendments with affected stakeholders. Affected stakeholders will also have an opportunity to

submit written comments on the proposed rule during the public comment period and will be able to present oral testimony at the public hearing.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by contacting Dee Sharp, Department of Licensing, Real Estate Program, P.O. Box 48053, Olympia, WA 98502, phone 360-664-6501, TTY 711, email dsharp@dol.wa.gov, website dol.wa.gov.

November 26, 2019
Damon Monroe
Rules Coordinator

WSR 19-24-054

PREPROPOSAL STATEMENT OF INQUIRY HEALTH CARE AUTHORITY

[Filed November 26, 2019, 3:18 p.m.]

Subject of Possible Rule Making: WAC 182-531-1675 Gender dysphoria treatment program; and other rules as appropriate.

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 41.05.021, 41.05.160.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: The agency is revising this rule to:

- Remove the list of noncovered services currently in subsection (6)(e) of this rule and clarify that requests will be evaluated for medical necessity.
- Remove barriers and unnecessary administrative processes for the client and provider.
- Streamline the authorization process.

During the course of this review, the agency may identify additional changes that are required in order to improve clarity or update policy.

Other Federal and State Agencies that Regulate this Subject and the Process Coordinating the Rule with These Agencies: Not applicable.

Process for Developing New Rule: The agency welcomes the public to take part in developing this rule. If interested, contact the person identified below to receive an early rule draft to review. After the early review, the agency will send a notice of proposed rule making (CR-102) to everyone receiving this notice and anyone who requests a copy.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by contacting Melinda Froud, Rulemaking Questions, P.O. Box 42716, Olympia, WA 98504-2716, phone 360-725-1408, fax 360-586-9727, telecommunication relay services (TRS) 711, email melinda.froud@hca.wa.gov, website www.hca.wa.gov/about-hca/rulemaking; or Annette Schuffenhauer, CLO - Originator, P.O. Box 45502, Olympia, WA 98504-2716, phone 360-870-6923, fax 360-586-9727, TRS 711, email Annette.Schuffenhauer@hca.wa.gov, website www.hca.wa.gov/about-hca/rulemaking.

November 26, 2019

Wendy Barcus
Rules Coordinator

WSR 19-24-062

PREPROPOSAL STATEMENT OF INQUIRY DEPARTMENT OF LABOR AND INDUSTRIES

[Filed November 27, 2019, 11:24 a.m.]

Subject of Possible Rule Making: Chapter 296-140 WAC, Clean energy labor standards certification.

Statutes Authorizing the Agency to Adopt Rules on this Subject: Sections 18 and 19, chapter 288, Laws of 2019 (E2SSB 5116); RCW 82.08.962 and 82.12.962.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: 2019's Clean Energy Transformation Act amends RCW 82.08.962 and 82.12.962 related to sales and use tax remittances for machinery and equipment used in generating electricity (sections 18 and 19, chapter 288, Laws of 2019, E2SSB 5116). Under the amendments, the sales and use tax remittances are available for certain clean energy projects when certified by the department of labor and industries (L&I) that the developer of the project complied with specific labor standard requirements and the machinery and equipment is installed on or after January 1, 2020, and completed by December 31, 2029. L&I is required to adopt rules to define and set minimum requirements for all labor standards associated with the certification for tax remittance; set requirements for all good faith efforts; and set other requirements to documentation and the certification process.

The proposed rules address:

- Standards for certification for:
 - o Procurement from and contracts with women-owned, minority-owned, and veteran-owned businesses;
 - o Procurement from and contracts with entities that have a history of complying with federal and state wage and hour laws and regulations;
 - o Apprenticeship utilization;
 - o Preferred entry for workers living in the area where the project is being constructed;
 - o Payment of prevailing wages; and
 - o Project labor agreements and community workforce agreements.
- Requirements and processes for related to application, records and documentation, and certification.

This rule will be adopted under new chapter 296-140 WAC, Clean energy labor standards certification.

Other Federal and State Agencies that Regulate this Subject and the Process Coordinating the Rule with These Agencies: Not applicable.

Process for Developing New Rule: L&I will develop the rule language with input from stakeholders. Interested parties may participate in the decision to adopt the amended rules and formulation of the rules before publication by contacting the individual below. The public may also participate, after amendments are proposed by providing written comments

and/or testimony during the public hearing and comment period.

For more information on this rule making, visit L&I's Rulemaking Activity website at <https://www.Lni.wa.gov/rulemaking-activity/> or contact the individual below.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by contacting Beverly Clark, P.O. Box 44400, Olympia, WA 98504-4400, phone 360-902-6272, fax 360-902-5292, email Beverly.Clark@Lni.wa.gov.

November 27, 2019
Joel Sacks
Director

WSR 19-24-073

PREPROPOSAL STATEMENT OF INQUIRY DEPARTMENT OF ECOLOGY

[Order 19-05—Filed December 2, 2019, 9:12 a.m.]

Subject of Possible Rule Making: The Washington state department of ecology is beginning a rule making to revise chapter 173-201A WAC, Water quality standards for surface waters of the state of Washington.

We are proposing to start a salmon spawning habitat protection rule. This rule making will consider revising WAC 173-201A-200(1), aquatic life uses, to provide additional water quality and habitat protection for early life stages of salmonids, including salmon, steelhead, and trout, and their spawning gravels. We will consider two general revisions in this rule making:

(1) Revising the freshwater dissolved oxygen (DO) criteria to better protect early life stages of salmonids in spawning gravel.

(2) Adding fine sediment criteria to provide additional protection for spawning gravel habitat.

To improve water quality, we are considering revising the freshwater DO criteria to add a percent saturation component to address natural water conditions, revising biological-based DO concentrations, and modifying averaging periods for the duration component of the DO criteria. To protect spawning gravel habitat, we will consider developing new criteria that will limit the impacts of fine sediment on incubating salmonid eggs and larvae.

Other sections of chapter 173-201A WAC may be amended, as necessary, to support any revisions to the sections noted above.

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 90.48.035, water pollution control, rule-making authority; and 40 C.F.R. 131.20 Water Quality Standards - State review and revision of water quality standards, requires states and tribes (with primacy for clean water actions) to periodically review and update the water quality standards.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: Salmon and steelhead populations have been declining in Washington state for more than a decade. Salmonids play a pivotal role in the structure and health of our fresh and marine water ecosystems. Chi-

nook salmon, for example, are the primary food for the endangered Southern Resident Orca, and the decline of Chinook is one of the main factors attributed to the decline of this orca population, according to the 2018 Southern Resident Orca Task Force Final Report. Migrating salmon and steelhead bring essential nutrients from the ocean back to rivers, streams, and surrounding habitat. These nutrients are a significant part of the freshwater food web. Salmonids represent one of the most sensitive aquatic life species in Washington and therefore form the basis for protecting all aquatic life uses, as defined in the water quality standards for surface waters of the state of Washington.

a. Salmonids need adequate dissolved oxygen and habitat conditions for spawning. Salmonid eggs and larvae incubate in freshwater gravels in rivers, lakes, and streams, and require specific dissolved oxygen levels to properly grow and develop. We are considering revising the freshwater DO criteria to ensure habitat conditions in gravel are optimal for salmonid spawning.

We also are considering the addition of new criteria to limit the negative impacts of fine sediment and protect the substrate of salmonid spawning gravel habitat. Fine sediments that settle over salmonid spawning gravels can prevent adequate flow of water through the gravels, depriving eggs and larvae of the oxygen they need. Currently, the water quality standards for surface waters of the state of Washington do not specifically address fine sediments. This rule-making process is not associated with the sediment management standards in chapter 173-204 WAC, which are managed by ecology's toxic cleanup program and are set to address toxic contaminants in sediment.

The goal of this rule making is to ensure adequate oxygen levels and habitat conditions are maintained for salmonids at critical early life stages, and to protect aquatic life under varying water conditions.

b. Ecology has received federal, tribal, and public comment on revisions to protect salmonid spawning gravels. In January 2003, we developed a discussion document and literature summary entitled *Evaluating Criteria for the Protection of Aquatic Life in Washington's Surface Water Quality Standards for Fresh Water - Dissolved Oxygen* (Hicks, 2002). This document proposed changes to the DO criteria as part of the 2003 rule making. Public comments questioned these proposed revisions and ecology postponed changes to the DO criteria until we could gather additional information.

In 2006, ecology revised the state's water quality standards for surface waters of the state of Washington. We did not revise the freshwater DO criteria at that time, although much review of the criteria was done prior to finalizing the rule. The Environmental Protection Agency's (EPA) final Clean Water Act approval of the revised Washington standards included consultation with the United States Fish and Wildlife Service (USFWS) and the National Marine Fishery Service under Section 7 (a)(2) of the Endangered Species Act (ESA). That consultation concluded that EPA's approval action was largely beneficial and would not jeopardize the continued existence of any endangered or threatened species. As part of that consultation, conditions were set forth to minimize any adverse effects to ESA-listed species, which

included an evaluation of the DO criteria to protect aquatic life.

In January 2006, EPA, USFWS, NOAA Fisheries, and ecology met to discuss federal agency concerns about the DO criteria in the standard for protection of incubating salmonids. Ecology agreed to further study the relationship between surface water DO concentrations and intragravel dissolved oxygen (IGDO) concentrations. Ecology then established a work group to develop an IGDO study. The goal of the study was to investigate uncertainties that the current 9.5 mg/L water column criterion was sufficiently protective to meet IGDO salmonid requirements. The work group included staff from federal agencies, tribes, and other interested parties. As a result of the work group research and discussion, ecology published Washington State Dissolved Oxygen Standard: A Review and Discussion of Freshwater Intragravel Criteria Development (Brown and Hallock, 2009). Study conclusions include:

- A percent oxygen saturation criterion may be a more meaningful measure of oxygen conditions to protect spawning gravels than increasing the absolute dissolved oxygen criteria because it takes into account the effect of temperature on DO concentration.
- A direct measure of the DO concentration within spawning gravels is not a feasible criteria that can be effectively implemented.

This rule making seeks to resolve these conclusions to appropriately modify the freshwater DO criteria to better protect intragravel habitat by improving the water column DO criteria, incorporate a percent saturation element to the criteria, and protect spawning gravel substrate more directly by limiting fine sediment intrusion.

c. We agreed to address fine sediments in the surface water quality standards. Adding fine sediment criteria aligns with our agreement in the 2018 United States District Court Stipulated Order of Dismissal (order) between Northwest Environmental Advocates (NWEA), EPA, and ecology. In the order, ecology agreed to propose fine sediment criteria to protect salmonid nests, known as redds. We committed to completing proposed language by October 18, 2021.

Other Federal and State Agencies that Regulate this Subject and the Process Coordinating the Rule with These Agencies: We will work with tribes to discuss, and seek input on, rule making activities. Other coordinating federal and state agencies include the Washington state department of fish and wildlife and the United States EPA.

Process for Developing New Rule: Ecology will follow the standard process for the adoption of rules under the Administrative Procedure Act (chapter 34.05 RCW).

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by contacting Marla Koberstein, Department of Ecology, Water Quality Program, P.O. Box 47600, Olympia, WA 98504-7600, phone 360-407-6413, people with speech disability may call TTY at 877-833-6341, people with impaired hearing may call Washington relay service at 711, email swqs@ecy.wa.gov, website www.ecology.wa.gov/Regulations-Permits/Laws-rules-rulemaking/Rulemaking/WAC173-201A-Salmon-spawning-habitat. Sign up to receive email

notices <http://listserv.ecology.wa.gov/scripts/wa-ECOLOGY.exe?SUBED1=ECOLOGY-WATER-QUALITY-INFO&A=1>.

Additional comments: Interested parties can stay informed about the rule making and public involvement opportunities as described above. Ecology will extend an offer for government-to-government consultation with tribal governments during each phase of rule development.

December 2, 2019

Heather Bartlett
Water Quality Program Manager

WSR 19-24-079
WITHDRAWAL OF
PREPROPOSAL STATEMENT OF INQUIRY
DEPARTMENT OF LICENSING

[Filed December 2, 2019, 2:28 p.m.]

The department of licensing, business and professions division, appraisal management company program requests the withdrawal of the preproposal statement of inquiry for WAC 308-409-030 Licensure and renewal, filed with your office as WSR 19-07-069 on March 19, 2019.

Damon Monroe
Rules Coordinator

WSR 19-24-087
PREPROPOSAL STATEMENT OF INQUIRY
DEPARTMENT OF
LABOR AND INDUSTRIES

[Filed December 3, 2019, 11:53 a.m.]

Subject of Possible Rule Making: Chapter 296-21 WAC, Reimbursement policies: Psychiatric services, biofeedback, physical medicine, mental health services.

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 34.05.313, 51.04.020, and 51.04.030.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: Labor and industries' (L&I) rules don't currently allow master's level therapists (MLTs) to treat injured workers. Stakeholders requested L&I change the rules and allow these providers to treat workers for accepted conditions within the providers' scope of practice. L&I decided to initiate a pilot to help determine how MLTs can best be incorporated into the workers' compensation setting.

Under this pilot these current provisions related to treatment by MLTs are waived for pilot participants only. The pilot will begin on January 1, 2020, and the exceptions granted are effective throughout a four-year pilot period or as otherwise specified. L&I may pay qualified providers participating in the project to deliver appropriate behavioral and mental health interventions to workers with an open workers' compensation claim. Pilot program results, including billing patterns, submission of required documentation, and referrals for further services will be considered in developing final rule language, medical coverage decisions, and/or payment

policy. L&I has determined this waiver is in the public interest and necessary to conduct this pilot project.

Other Federal and State Agencies that Regulate this Subject and the Process Coordinating the Rule with These Agencies: L&I is governed by Title 51 RCW, Washington's Industrial Insurance Act. No other state or federal agencies are responsible for interpreting and enforcing the provisions of this act.

Process for Developing New Rule: Pilot rule making.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by contacting Suzy Campbell, Legal Services, P.O. Box 44270, Olympia, WA 98504-4270, phone 360-902-5003, fax 360-902-4960, TTY 360-902-4252, email Suzanne.Campbell@Lni.wa.gov, website www.Lni.wa.gov.

December 3, 2019

Joel Sacks

Director

WSR 19-24-097

PREPROPOSAL STATEMENT OF INQUIRY

DEPARTMENT OF LICENSING

[Filed December 3, 2019, 5:50 p.m.]

Subject of Possible Rule Making: Titles 36, 98, and 308 WAC.

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 43.24.086 Fee policy for professions, occupations, and businesses—Determination by rule.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: The department is required to set fees for each professional, occupational, or business licensing program at a sufficient level to defray the costs of administering that program. Many programs have not had an increase in fees since at least 2008, some dating back to the 1990s. The department is equitably increasing fees across various programs to continue covering the costs to administer these programs as these costs have increased over the years.

Other Federal and State Agencies that Regulate this Subject and the Process Coordinating the Rule with These Agencies: Not applicable.

Process for Developing New Rule: The department will seek input from impacted stakeholders.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by contacting Stephanie Sams, P.O. Box 9020, Olympia, WA 98507-9020, phone 360-664-6567, email ssams@dol.wa.gov, website www.dol.wa.gov.

December 3, 2019

Damon Monroe

Rules Coordinator

