shall successfully complete training which shall include, but is not limited to:
(a) Criminal procedures, to include the legal system, search and seizure, laws of arrest, and constitutional law – 8 hours;
(b) Evidence law – 2 hours;
(c) Criminal investigation – 8 hours;
(d) Effective interviewing and interrogation – 4 hours;
(e) Communication skills – 6 hours;
(f) Criminal law – 4 hours;
(g) Officer safety and basic patrol procedures – 4 hours;
(h) Use of deadly force – 4 hours.

(3) As a precondition of any authorization to carry a firearm during the performance of duties, an authorized agriculture officer shall have successfully qualified in the firearms course which is incorporated by the basic law enforcement academy program of the Washington state criminal justice training commission, or is otherwise approved by the training commission. Such qualification shall be effected annually, or within a period of 12 months preceding the aforementioned firearms authorization.

(4) It shall be the responsibility of the state director of agriculture to effect and ensure personnel compliance herein and to provide necessary records and information upon the request of the training commission’s board on law enforcement training standards and education, to which said director shall be accountable for purposes of such compliance. Additionally, any equivalency process or official recognition of equivalent training or experience in determining an agriculture officer’s compliance herein shall be within the prerogative and authorities of such director. [Statutory Authority: RCW 43.101.080. 84-13-052 (Order 18), § 139-50-030, filed 6/19/84.]

Title 140 WAC
STATE CONVENTION AND TRADE CENTER

Chapters
140-08 Washington state convention and trade center—SEPA guidelines.
140-09 Washington state convention and trade center—SEPA guidelines.

Chapter 140-08 WAC
WASHINGTON STATE CONVENTION AND TRADE CENTER—SEPA GUIDELINES

WAC
140-08-010 through 140-08-110 Repealed.

DISPOSITION OF SECTIONS FORMERLY CODIFIED IN THIS CHAPTER
140-08-010 Purpose. [Statutory Authority: Chapter 43.21C RCW. 83-06-034 (Order 1, Resolution No. 9), § 140-08-010, filed 2/28/83.] Repealed by 85-03-004 (Order 3, Resolution No. 103), filed 1/3/85. Statutory Authority: Chapter 43.21C RCW.

140-08-020 Policies. [Statutory Authority: Chapter 43.21C RCW. 83-06-034 (Order 1, Resolution No. 9), § 140-08-020, filed 2/28/83.] Repealed by 85-03-004 (Order 3, Resolution No. 103), filed 1/3/85. Statutory Authority: Chapter 43.21C RCW.

140-08-030 Adoption by reference. [Statutory Authority: Chapter 43.21C RCW. 83-06-034 (Order 1, Resolution No. 9), § 140-08-030, filed 2/28/83.] Repealed by 85-03-004 (Order 3, Resolution No. 103), filed 1/3/85. Statutory Authority: Chapter 43.21C RCW.

140-08-040 Additional definitions. [Statutory Authority: Chapter 43.21C RCW. 83-06-034 (Order 1, Resolution No. 9), § 140-08-040, filed 2/28/83.] Repealed by 85-03-004 (Order 3, Resolution No. 103), filed 1/3/85. Statutory Authority: Chapter 43.21C RCW.

140-08-050 Designation of official to perform consulted agency responsibilities for the corporation. [Statutory Authority: Chapter 43.21C RCW. 83-06-034 (Order 1, Resolution No. 9), § 140-08-050, filed 2/28/83.] Repealed by 85-03-004 (Order 3, Resolution No. 103), filed 1/3/85. Statutory Authority: Chapter 43.21C RCW.

140-08-060 Designation of responsible official. [Statutory Authority: Chapter 43.21C RCW. 83-06-034 (Order 1, Resolution No. 9), § 140-08-060, filed 2/28/83.] Repealed by 85-03-004 (Order 3, Resolution No. 103), filed 1/3/85. Statutory Authority: Chapter 43.21C RCW.

140-08-070 SEPA public information center. [Statutory Authority: Chapter 43.21C RCW. 83-06-034 (Order 1, Resolution No. 9), § 140-08-070, filed 2/28/83.] Repealed by 85-03-004 (Order 3, Resolution No. 103), filed 1/3/85. Statutory Authority: Chapter 43.21C RCW.

140-08-080 Responsibility of corporation—Public information. [Statutory Authority: Chapter 43.21C RCW. 83-06-034 (Order 1, Resolution No. 9), § 140-08-080, filed 2/28/83.] Repealed by 85-03-004 (Order 3, Resolution No. 103), filed 1/3/85. Statutory Authority: Chapter 43.21C RCW.

140-08-090 Notice/statute of limitations. [Statutory Authority: Chapter 43.21C RCW. 83-06-034 (Order 1, Resolution No. 9), § 140-08-090, filed 2/28/83.] Repealed by 85-03-004 (Order 3, Resolution No. 103), filed 1/3/85. Statutory Authority: Chapter 43.21C RCW.

140-08-100 Severability. [Statutory Authority: Chapter 43.21C RCW. 83-06-034 (Order 1, Resolution No. 9), § 140-08-100, filed 2/28/83.] Repealed by 85-03-004 (Order 3, Resolution No. 103), filed 1/3/85. Statutory Authority: Chapter 43.21C RCW.

140-08-110 Compliance. [Statutory Authority: Chapter 43.21C RCW. 83-06-034 (Order 1, Resolution No. 9), § 140-08-110, filed 2/28/83.] Repealed by 85-03-004 (Order 3, Resolution No. 103), filed 1/3/85. Statutory Authority: Chapter 43.21C RCW.

WAC 140-08-010 through 140-08-110 Repealed. See Disposition Table at beginning of this chapter.

Chapter 140-09 WAC
WASHINGTON STATE CONVENTION AND TRADE CENTER—SEPA GUIDELINES

WAC
140-09-010 Authority.

PART TWO—GENERAL REQUIREMENTS
140-09-020 Purpose of this part and adoption by reference.
140-09-030 Additional definitions.
PART ONE – AUTHORITY

WAC 140-09-010 Authority. These rules are promulgated pursuant to the State Environmental Policy Act (SEPA), RCW 43.21C.120, and is intended to administratively implement that statute, as further authorized by WAC 197-11-904. This chapter contains this corporation’s SEPA procedures and policies. The SEPA rules, chapter 197-11 WAC, must be used in conjunction with this chapter. [Statutory Authority: Chapter 43.21C RCW, 85-03-004 (Order 3, Resolution No. 103), § 140-09-010, filed 1/3/85. Formerly chapter 140-08 WAC.]

PART TWO – GENERAL REQUIREMENTS

WAC 140-09-020 Purpose of this part and adoption by reference. This part contains the basic requirements that apply to the SEPA process. The corporation adopts the following sections of chapter 197-11 of the Washington Administrative Code by reference:

WAC

197-11-040 Definitions.
197-11-050 Lead agency.
PART THREE – CATEGORICAL EXEMPTIONS AND THRESHOLD DETERMINATIONS

WAC 140-09-065 Purpose of this part and adoption by reference. This part contains the rules for deciding whether a proposal has a "probable significant, adverse environmental impact" requiring an environmental impact statement (EIS) to be prepared. This part also contains rules for evaluating the impacts of proposals not requiring an EIS. The corporation adopts the following sections by reference, as supplemented in this part:

WAC

197-11-300 Purpose of this part.
197-11-305 Categorical exemptions.
197-11-310 Threshold determination required.

WAC 140-09-070 Use of exemptions. (1) When the corporation receives an application for a license or, in the case of governmental proposals, when the corporation initiates the proposal, it shall determine whether the license and/or the proposal is exempt. The corporation’s determination that a proposal is exempt shall be final and not subject to administrative review. If a proposal is exempt, none of the procedural requirements of this ordinance apply to the proposal. The corporation shall not require completion of an environmental checklist for an exempt proposal.

(2) In determining whether or not a proposal is exempt, the corporation shall make certain the proposal is properly defined and shall identify the governmental licenses required (WAC 197-11-060). If a proposal includes exempt and nonexempt actions, the corporation shall determine the lead agency, even if the license application that triggers the corporation’s consideration is exempt.

(3) If a proposal includes both exempt and nonexempt actions, the corporation may authorize exempt actions prior to compliance with the procedural requirements of this ordinance, except that:

(a) The corporation shall not give authorization for:

(i) Any nonexempt action;

(ii) Any action that would have adverse environmental impact; or

(iii) Any action that would limit the choice of alternatives;

(b) The corporation may withhold approval of an exempt action that would lead to modification of the physical environment, when such modification would serve no purpose if nonexempt action(s) were not approved; and

(c) The corporation may withhold approval of exempt actions that would lead to substantial financial expenditures by a private applicant when the expenditures would serve no purpose if nonexempt action(s) were not approved. [Statutory Authority: Chapter 43.21C RCW. 85-03-004 (Order 3, Resolution No. 103), § 140-09-080, filed 1/3/85.]

WAC 140-09-080 Environmental checklist. (1) A completed environmental checklist (or a copy), in the form provided in WAC 197-11-960, shall be filed at the same time as an application for a permit, license certificate, or other approval not specifically exempted in this rule; except, a checklist is not needed if the corporation and applicant agree an EIS is required, SEPA compliance has been completed, or SEPA compliance has been
initiated by another agency. The corporation shall use the environmental checklist to determine the lead agency and, if the corporation is the lead agency, for determining the responsible official and for making the threshold determination.

(2) For private proposals, the corporation will require the applicant to complete the environmental checklist, providing assistance as necessary. For corporation proposals, it shall complete the environmental checklist for that proposal.

(3) The corporation may require that it, and not the private applicant, will complete all or part of the environmental checklist for a private proposal, if either of the following occurs:
   (a) The corporation has technical information on a question or questions that is unavailable to the private applicant; or
   (b) The applicant has provided inaccurate information on previous proposals or on proposals currently under consideration. [Statutory Authority: Chapter 43.21C RCW. 85–03–004 (Order 3, Resolution No. 103), § 140–09–090, filed 1/3/85.]

WAC 140–09–100 Mitigated DNS. (1) As provided in this section and in WAC 197–11–350, the responsible official may issue a DNS based on conditions attached on the proposal by the responsible official or on changes to, or clarifications of, the proposal made by the applicant.

(2) An applicant may request in writing early notice of whether a DS is likely under WAC 197–11–350. The request must:
   (a) Follow submission of a permit application and environmental checklist for a nonexempt proposal for which the corporation is lead agency; and
   (b) Precede the corporation's actual threshold determination for the proposal.

(3) The corporation's response shall:
   (a) Be written;
   (b) State whether the corporation currently considers issuance of a DS likely and, if so, indicate the general or specific area(s) of concern that is/are leading the corporation to consider a DS; and
   (c) State that the applicant may change or clarify the proposal to mitigate the indicated impact, revising the environmental checklist and/or permit application as necessary to reflect the change or clarifications.

(4) As much as possible, the corporation should assist the applicant with identification of impacts to the extent necessary to formulate mitigation measures.

(5) When an applicant submits a changed or clarified proposal, along with a revised or amended environmental checklist, the corporation shall base its threshold determination on the changed or clarified proposal.
   (a) If the corporation indicated specific mitigation measures in its response to the request for early notice, and the applicant changed or clarified the proposal to include those specific mitigation measures, the corporation shall issue and circulate a DNS under WAC 197–11–340(2).
   (b) If the corporation indicated areas of concern, but did not indicate specific mitigation measures that would allow it to issue a DNS, the corporation shall make the threshold determination, issuing a DNS or DS as appropriate.

(c) The applicant's proposed mitigation measures (clarifications, changes or conditions) must be in writing and must be specific. For example, proposals to "control noise" or "prevent stormwater runoff" are inadequate, whereas proposals to "muffle machinery to X decibel" or "construct 200-foot stormwater retention pond at Y location" are adequate.

(d) Mitigation measures which justify issuance of a mitigated DNS may be incorporated in the DNS by reference to agency staff reports, studies or other documents.

(6) A mitigated DNS is issued under WAC 197–11–340(2), requiring a fifteen-day comment period and public notice.

(7) Mitigation measures incorporated in the mitigated DNS shall be deemed conditions of approval of the permit decision and may be enforced in the same manner as any term or condition of the permit, or enforced in any manner specifically prescribed by the corporation.

(8) If the corporation's tentative decision on a permit or approval does not include mitigation measures that were incorporated in a mitigated DNS for the proposal, the corporation should evaluate the threshold determination to assure consistency with WAC 197–11–340 (3)(a) (withdrawal of DNS).

(9) The corporation's written response under subsection (2) of this section shall not be construed as a determination of significance. In addition, preliminary discussion of clarifications or changes to a proposal, as opposed to a written request for early notice, shall not bind the corporation to consider the clarifications or changes in its threshold determination. [Statutory Authority: Chapter 43.21C RCW. 85–03–004 (Order 3, Resolution No. 103), § 140–09–100, filed 1/3/85.]

PART FOUR – ENVIRONMENTAL IMPACT STATEMENT (EIS)

WAC 140–09–110 Purpose of this part and adoption by reference. This part contains the rules for preparing environmental impact statements. The corporation adopts the following sections by reference, as supplemented by this part:

WAC
197–11–400 Purpose of EIS.
197–11–402 General requirements.
197–11–405 EIS types.
197–11–406 EIS timing.
197–11–408 Scoping.
197–11–410 Expanded scoping. (Optional)
197–11–425 Style and size.
197–11–430 Format.
197–11–435 Cover letter or memo.
197–11–440 EIS contents.

[1985 WAC Supp—page 307]
WAC 140-09-120 Preparation of EIS—Additional considerations. (1) Preparation of draft and final EISs (DEIS and FEIS) and draft and final supplemental EISs (SEIS) is the responsibility of the corporation under the direction of the responsible official. Before the corporation issues an EIS, the responsible official shall be satisfied that it complies with this ordinance and chapter 197-11 WAC.

(2) The DEIS and FEIS or draft and final SEIS shall be prepared by the corporation staff, the applicant, or by a consultant selected by the corporation or the applicant. If the responsible official requires an EIS for a proposal and determines that someone other than the corporation will prepare the EIS, the responsible official shall notify the applicant immediately after completion of the threshold determination. The responsible official shall also notify the applicant of the corporation's procedure for EIS preparation, including approval of the DEIS and FEIS prior to distribution.

(3) The corporation may require an applicant to provide information the corporation does not possess, including specific investigations. However, the applicant is not required to supply information that is not required under this chapter or information that is being requested from another agency. (This does not apply to information the corporation may request under another rule or statute.) [Statutory Authority: Chapter 43.21C RCW. 85-03-004 (Order 3, Resolution No. 103), § 140-09-110, filed 1/3/85.]

PART FIVE—COMMENTING

WAC 140-09-128 Adoption by reference. This part contains rules for consulting, commenting, and responding on all environmental documents under SEPA, including rules for public notice and hearings. The corporation adopts the following sections by reference, as supplemented in this part:

WAC

197-11-500 Purpose of this part.
197-11-502 Inviting comment.
197-11-504 Availability and cost of environmental documents.
197-11-508 SEPA register.
197-11-535 Public hearings and meetings.
197-11-545 Effect of no comment.
197-11-550 Specificity of comments.

197-11-560 FEIS response to comments.
197-11-570 Consulted agency costs to assist lead agency.

[Statutory Authority: Chapter 43.21C RCW. 85-03-004 (Order 3, Resolution No. 103), § 140-09-128, filed 1/3/85.]

WAC 140-09-130 Public notice. (1) Whenever the corporation issues a DNS under WAC 197-11-340(2) or a DS under WAC 197-11-360(3) the corporation shall give public notice as follows:

(a) If public notice is required for a nonexempt license under a statute other than SEPA, the notice shall state whether a DS or DNS has been issued and when comments are due.

(b) If no public notice is required for the nonexempt license under a statute other than SEPA, the corporation shall give notice of the DNS or DS by at least one of the following:

(i) Posting the property, for site-specific proposals;
(ii) Publishing notice in a newspaper of general circulation in the county, city, or general area where the proposal is located;
(iii) Notifying public or private groups which have expressed interest in a certain proposal or in the type of proposal being considered;
(iv) Notifying the news media;
(v) Placing notices in appropriate regional, neighborhood, ethnic, or trade journals; and/or
(vi) Publishing notice in agency newsletters and/or sending notice to agency mailing lists (either general lists or lists for specific proposals for subject areas).

c) Whenever the corporation issues a DS under WAC 197-11-360(3), the corporation shall state the scoping procedure for the proposal in the DS as required in WAC 197-11-408 and in the public notice.

(2) Whenever the corporation issues a DEIS under WAC 197-11-455(5) or a SEIS under WAC 197-11-620, notice of the availability of those documents shall be given by indicating the availability of the DEIS in any public notice required for a nonexempt license; and at least one of the following:

(a) Posting the property, for site-specific proposals;
(b) Publishing notice in a newspaper of general circulation in the county, city, or general area where the proposal is located;
(c) Notifying public or private groups which have expressed interest in a certain proposal or in the type of proposal being considered;
(d) Notifying the news media;
(e) Placing notices in appropriate regional, neighborhood, ethnic, or trade journals; and/or
(f) Publishing notices in agency newsletters and/or sending notice to agency mailing lists (general lists or specific lists for proposals or subject areas).

(3) Whenever possible, the corporation shall integrate the public notice required under this section with existing notice procedures for the corporation's nonexempt licenses required for the proposal.

(4) The corporation may require an applicant to complete the public notice requirements for the applicant's
also contains procedures for appealing SEPA determinations to agencies or the courts. The corporation adopts by reference. This part contains rules (and policies) for SEPA's substantive authority, such as decisions to mitigate or reject proposals as a result of SEPA. This part is supplemental to those in the existing authorization of the Washington state convention and trade center.

(2) The corporation may attach conditions to a permit or approval for a proposal so long as:

(a) Such conditions are necessary to mitigate specific probable adverse environmental impacts identified in environmental documents prepared pursuant to this ordinance; and
(b) Such conditions are in writing; and
(c) The mitigation measures included in such conditions are reasonable and capable of being accomplished; and
(d) The corporation has considered whether other local, state, or federal mitigation measures applied to the proposal are sufficient to mitigate the identified impacts; and
(e) Such conditions are based on one or more policies in subsection (4) of this section and cited in the license or other decision document.

(3) The corporation may deny a permit or approval for a proposal on the basis of SEPA so long as:

(a) A finding is made that approving the proposal would result in probable significant adverse environmental impacts that are identified in a FEIS or final SEIS prepared pursuant to this ordinance; and
(b) A finding is made that there are no reasonable mitigation measures capable of being accomplished that are sufficient to mitigate the identified impact; and
(c) The denial is based on one or more policies identified in subsection (4) of this section and identified in writing in the decision document.

(4) The corporation designates and adopts by reference the following policies as the basis for the corporation's exercise of authority pursuant to this section:

(a) The corporation shall use all practicable means, consistent with other essential considerations of state policy, to improve and coordinate plans, functions, programs, and resources to the end that the state and its citizens may:
(i) Fulfill the responsibilities of each generation as trustee of the environment for succeeding generations;
(ii) Assure for all people of Washington safe, healthful, productive, and aesthetically and culturally pleasing surroundings;
(iii) Attain the widest range of beneficial uses of the environment without unreasonable degradation, risk to health or safety, or other undesirable and unintended consequences;
(iv) Preserve when feasible important historic, cultural, and natural aspects of our national heritage;
(v) Maintain, wherever possible, an environment which supports diversity and variety of individual choice;

WAC 140-09-160 Substantive authority. (1) The policies and goals set forth in this chapter are supplemental to those in the existing authorization of the Washington state convention and trade center.

(2) The corporation may attach conditions to a permit or approval for a proposal so long as:

(a) Such conditions are necessary to mitigate specific probable adverse environmental impacts identified in environmental documents prepared pursuant to this ordinance; and
(b) Such conditions are in writing; and
(c) The mitigation measures included in such conditions are reasonable and capable of being accomplished; and
(d) The corporation has considered whether other local, state, or federal mitigation measures applied to the proposal are sufficient to mitigate the identified impacts; and
(e) Such conditions are based on one or more policies in subsection (4) of this section and cited in the license or other decision document.

(3) The corporation may deny a permit or approval for a proposal on the basis of SEPA so long as:

(a) A finding is made that approving the proposal would result in probable significant adverse environmental impacts that are identified in a FEIS or final SEIS prepared pursuant to this ordinance; and
(b) A finding is made that there are no reasonable mitigation measures capable of being accomplished that are sufficient to mitigate the identified impact; and
(c) The denial is based on one or more policies identified in subsection (4) of this section and identified in writing in the decision document.

(4) The corporation designates and adopts by reference the following policies as the basis for the corporation's exercise of authority pursuant to this section:

(a) The corporation shall use all practicable means, consistent with other essential considerations of state policy, to improve and coordinate plans, functions, programs, and resources to the end that the state and its citizens may:
(i) Fulfill the responsibilities of each generation as trustee of the environment for succeeding generations;
(ii) Assure for all people of Washington safe, healthful, productive, and aesthetically and culturally pleasing surroundings;
(iii) Attain the widest range of beneficial uses of the environment without unreasonable degradation, risk to health or safety, or other undesirable and unintended consequences;
(iv) Preserve when feasible important historic, cultural, and natural aspects of our national heritage;
(v) Maintain, wherever possible, an environment which supports diversity and variety of individual choice;
(vi) Achieve a balance between population and resource use which will permit high standards of living and a wide sharing of life's amenities; and
(vii) Enhance the quality of renewable resources and support recycling of depletable resources.

(b) The corporation recognizes that each person has a fundamental and inalienable right to a healthful environment and that each person has a responsibility to contribute to the preservation and enhancement of the environment.

(5) To the extent that the appeal provision of RCW 43.21C.060 may be applicable to the corporation, the corporation hereby eliminates any appeal to the legislative authority of the corporation of decisions to grant, condition, or deny a proposal. [Statutory Authority: Chapter 43.21C RCW.

PART EIGHT - DEFINITIONS

WAC 140-09-175 Purpose of this part and adoption by reference. This part contains uniform usage and definitions of terms under SEPA. The corporation adopts the following sections by reference, as supplemented by WAC 140-09-040:

WAC
197-11-700 Definitions.
197-11-702 Act.
197-11-704 Action.
197-11-706 Addendum.
197-11-708 Adoption.
197-11-710 Affected tribe.
197-11-712 Affecting.
197-11-714 Agency.
197-11-716 Applicant.
197-11-718 Built environment.
197-11-720 Categorical exemption.
197-11-722 Consolidated appeal.
197-11-724 Consulted agency.
197-11-726 Cost–benefit analysis.
197-11-728 County/city.
197-11-730 Decision maker.
197-11-732 Department.
197-11-734 Determination of nonsignificance (DNS).
197-11-736 Determination of significance (DS).
197-11-738 EIS.
197-11-740 Environment.
197-11-742 Environmental checklist.
197-11-744 Environmental document.

PART NINE - CATEGORICAL EXEMPTIONS

WAC 140-09-180 Adoption by reference. The corporation adopts by reference the following rules for categorical exemptions, as supplemented in this chapter:

WAC
197-11-800 Categorical exemptions.
197-11-880 Emergencies.
197-11-890 Petitioning DOE to change exemptions.

PART TEN - AGENCY COMPLIANCE

WAC 140-09-185 Purpose of this part and adoption by reference. This part contains rules for agency compliance with SEPA, including rules for charging fees under the SEPA process, listing agencies with environmental expertise, selecting the lead agencies with environmental expertise, selecting the lead agency, and applying these rules to current agency activities. The corporation adopts the following sections by reference, as supplemented by WAC 140-09-050 and 140-09-053 and this part:
197-11-900 Purpose of this part.
197-11-902 Agency SEPA policies.
197-11-916 Application to ongoing actions.
197-11-920 Agencies with environmental expertise.
197-11-922 Lead agency rules.
197-11-924 Determining the lead agency.
197-11-926 Lead agency for governmental proposals.
197-11-928 Lead agency for public and private proposals.
197-11-930 Lead agency for private projects with one agency with jurisdiction.
197-11-932 Lead agency for private projects requiring licenses from more than one agency, when one of the agencies is a county/city.
197-11-934 Lead agency for private projects requiring licenses from a local agency, not a county/city, and one or more state agencies.
197-11-936 Lead agency for private projects requiring licenses from more than one state agency.
197-11-940 Transfer of lead agency status to a state agency.
197-11-942 Agreements on lead agency status.
197-11-944 Agreements on division of lead agency duties.
197-11-946 DOE resolution of lead agency disputes.
197-11-948 Assumption of lead agency status.

WAC 140-09-200 Fees. The corporation may require the following fees for its activities in accordance with the provisions of this chapter:
The corporation may charge any person for copies of any document prepared under this chapter, and for mailing the document, in a manner provided by chapter 42.17 RCW. [Statutory Authority: Chapter 43.21C RCW. 85-03-004 (Order 3, Resolution No. 103), § 140-09-185, filed 1/3/85.]

WAC 140-09-220 Severability. If any provision of this chapter or its application to any person or circumstance is held invalid, the remainder of this chapter, or the application of the provision to other persons or circumstances, shall not be affected. [Statutory Authority: Chapter 43.21C RCW. 85-03-004 (Order 3, Resolution No. 103), § 140-09-220, filed 1/3/85.]

PART ELEVEN - FORMS

WAC 140-09-230 Adoption by reference. The corporation adopts the following forms and sections by reference:

WAC
197-11-960 Environmental checklist.
197-11-965 Adoption notice.
197-11-970 Determination of nonsignificance (DNS).