

(4) A worker will not be considered unlikely to return to work if he or she:

- (a) Is on standby from the principal employer;
- (b) Has a definite date of recall with the principal employer within six months; or
- (c) Is unemployed due to a regular seasonal layoff.

(5) A worker who has been determined to be a dislocated worker by the local JTPA authority will be considered to have met the requirements of subsections (2) and (3).

[Statutory Authority: RCW 50.12.010, 50.12.040 and 1991 c 315 § 4. 91-20-012, § 192-32-045, filed 9/20/91, effective 10/21/91.]

WAC 192-32-050 Training related benefits payable only to workers enrolled in approved training. No individual will be eligible to receive timber retraining benefits unless enrolled in and making satisfactory progress in an approved training program. Workers will be considered to be enrolled in training if:

- (1) Preregistered for classes or on a waiting list; and
- (2) Have a commitment from the educational institution for a starting date of training; and
- (3) The starting date is not more than one regular school quarter or term, or equivalent period of time away.

[Statutory Authority: RCW 50.12.010, 50.12.040 and 1991 c 315 § 4. 91-20-012, § 192-32-050, filed 9/20/91, effective 10/21/91.]

WAC 192-32-055 Timeliness of training program submission and commencement. (1) The 60 day training plan submission requirement will be counted from the filing of new or additional claim for unemployment insurance benefits. This means if a worker who is eligible for TRB returns to work, and subsequently becomes involuntarily unemployed, the 60 day period is counted from the most recent claim reopening, even if the period had expired after the original filing of the new claim.

(2) The 90 day training program commencement requirement will be counted from last separation from employment at the time of the filing of new or additional claim for unemployment insurance benefits, whichever is latest. This means if a worker who is eligible for TRB returns to work, and subsequently becomes involuntarily unemployed, the 90 day period is counted from the most recent separation from employment, even if the period has expired after the new claim.

[Statutory Authority: RCW 50.12.010, 50.12.040 and 1991 c 315 § 4. 91-20-012, § 192-32-055, filed 9/20/91, effective 10/21/91.]

WAC 192-32-065 Training program application requirements. Required elements for a training program submission include:

- (1) Name and Social Security account number of applicant;
- (2) Name of educational institution;
- (3) Address of education institution;
- (4) Department of educational institution, if applicable;
- (5) Name of training program;
- (6) Description of training program, including remedial requirements if necessary;

- (7) Duration of training program;
- (8) Occupation(s) trained for;
- (9) Beginning enrollment date or place on waiting list and expected enrollment date;
- (10) Release of information form authorizing education institution to release grades, attendance, and other measures of program progress to the department; and
- (11) Signature of applicant.

[Statutory Authority: RCW 50.12.010, 50.12.040 and 1991 c 315 § 4. 91-20-012, § 192-32-065, filed 9/20/91, effective 10/21/91.]

WAC 192-32-075 Occupation in demand outside labor market. A training program may be approved in an occupation not in demand in the local labor market if:

- (1) The occupation is in demand in another labor market; and,
- (2) The worker is willing and able to relocate to that labor market upon completion of training.

[Statutory Authority: RCW 50.12.010, 50.12.040 and 1991 c 315 § 4. 91-20-012, § 192-32-075, filed 9/20/91, effective 10/21/91.]

WAC 192-32-085 Full-time enrollment. The educational institution providing the training will determine whether the worker is enrolled in training on a full-time basis.

[Statutory Authority: RCW 50.12.010, 50.12.040 and 1991 c 315 § 4. 91-20-012, § 192-32-085, filed 9/20/91, effective 10/21/91.]

WAC 192-32-095 Satisfactory progress. A worker will be determined to be making satisfactory progress in a training program if the educational institution certifies to the department that the worker is making satisfactory progress.

[Statutory Authority: RCW 50.12.010, 50.12.040 and 1991 c 315 § 4. 91-20-012, § 192-32-095, filed 9/20/91, effective 10/21/91.]

WAC 192-32-105 Interstate claims. The additional benefit period for targeted counties applies only to counties within the state of Washington. Individuals filing interstate claims (with Washington as the liable state) may qualify for timber retraining benefits based on employment in the forest products industry.

[Statutory Authority: RCW 50.12.010, 50.12.040 and 1991 c 315 § 4. 91-20-012, § 192-32-105, filed 9/20/91, effective 10/21/91.]

WAC 192-32-115 Out-of-state training. Training programs may be approved at educational institutions outside the state of Washington equivalent to those described in RCW 28B.10.016 and 28C.04.410(3).

[Statutory Authority: RCW 50.12.010, 50.12.040 and 1991 c 315 § 4. 91-20-012, § 192-32-115, filed 9/20/91, effective 10/21/91.]

Title 194 WAC ENERGY OFFICE

**Chapter
194-20 Energy efficiency services account.**

Chapter 194-20 WAC
ENERGY EFFICIENCY SERVICES ACCOUNT

WAC	
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194-20-080	Working capital requirements.

WAC 194-20-010 Purpose. This chapter implements the provisions of section 12 and related sections of chapter 201, Laws of 1991, establishing criteria and procedures for setting a fee schedule, establishing working capital requirements, and receiving funds for the energy efficiency services account.

[Statutory Authority: RCW 43.21F.045(12) and 1991 c 201 § 12. 92-01-120, § 194-20-010, filed 12/19/91, effective 1/19/92.]

WAC 194-20-020 Definitions. (1) "WSEO" means the Washington state energy office.

(2) "Energy partnerships" means the energy efficiency program that emerges from chapter 201, Laws of 1991, the mission of which is the fulfillment of the requirements of that legislation: To achieve cost-effective conservation in state and school district facilities and to pursue development of cost-effective cogeneration in existing and/or new state facilities.

(3) "Life cycle cost analysis (LCCA)" means the method of economic analysis which accounts for the initial cost and the cost of operation of a major facility or its systems over its economic life. (See RCW 39.35.030(7).) Chapter 39.35 RCW requires that an LCCA be prepared prior to construction or alteration of a publicly owned or leased facility having twenty-five thousand square feet or more of usable floor space.

(4) "Energy conservation report (ECR)" means the report in which LCCA's are performed for schools, funded in part by the Washington superintendent of public instruction and reviewed by WSEO. The contents of the report and the submission procedures are outlined in the WSEO publication, "Guidelines for Preparing Energy Conservation Reports."

(5) "School building energy characteristics report (SBEC)" means the conservation report which communicates compliance with the governing energy code, required for smaller projects not affected by WAC 180-27-075.

(6) "Energy efficiency project" means a project which reduces energy consumption or energy cost, or increases the efficient use of energy. It includes activities, measures, and/or equipment designed to achieve these results.

(7) "Cogeneration project" means a project which results in the sequential generation of two or more forms of energy from a common fuel or energy source.

[Statutory Authority: RCW 43.21F.045(12) and 1991 c 201 § 12. 92-01-120, § 194-20-020, filed 12/19/91, effective 1/19/92.]

WAC 194-20-030 Criteria and procedures for setting fees. The WSEO will charge fees sufficient to recover the cost of providing services to state agencies and school districts which undertake energy efficiency or cogeneration projects under the energy partnerships program. Recoverable costs include, but are not limited to all necessary costs of providing services directly to client institutions, of monitoring and implementing utility agreements when utilities elect to offer designated services, and of monitoring agreements with private consultants who provide energy partnerships services. WSEO's fees are based on hourly rates and the billable hours of service providers, and shall include all technical and program costs, and associated administrative costs. Fees are negotiated between WSEO and the institution being served, except for fees to review LCCA's and ECR's.

[Statutory Authority: RCW 43.21F.045(12) and 1991 c 201 § 12. 92-01-120, § 194-20-030, filed 12/19/91, effective 1/19/92.]

WAC 194-20-040 Life cycle cost analysis/energy conservation report fees. Fees for LCCA and ECR reviews will be established to recover WSEO's actual costs in conducting the reviews. Annually, these costs will be evaluated and a revised fee schedule will be published, effective July 1 of the year in which it is issued. WSEO's fee for an LCCA or ECR review will not exceed two thousand dollars or one-tenth of one percent of the project's total design and construction cost, whichever is less, unless mutually agreed by the institution and WSEO. No fee is charged for school building energy characteristics report reviews.

WSEO shall annually evaluate whether energy savings resulting from its review of LCCA's and ECR's justify the costs of performing the reviews. WSEO shall make the results of that report available to the public, on request.

[Statutory Authority: RCW 43.21F.045(12) and 1991 c 201 § 12. 92-01-120, § 194-20-040, filed 12/19/91, effective 1/19/92.]

WAC 194-20-050 Receipt of funds. WSEO requires full payment of its invoices in the form of a check made payable to WSEO or an electronic fund transfer. For LCCA's and ECR's submitted for review, institutions will be invoiced when the review takes place. For all other energy conservation or cogeneration services, institutions will be invoiced on a monthly basis unless other financing arrangements are mutually agreed upon in advance.

[Statutory Authority: RCW 43.21F.045(12) and 1991 c 201 § 12. 92-01-120, § 194-20-050, filed 12/19/91, effective 1/19/92.]

WAC 194-20-060 Net revenue from transactions for conservation. In accordance with RCW 39.35C.120, when an energy efficiency project at a state agency or a school district involves a financial transaction with a utility, Bonneville Power Administration, or other entity, and is funded in whole or part with state funds, fifty percent of all net revenue shall be deposited in the energy efficiency services account (RCW 39.35C.120(4)).

Funds received as a result of the net revenue determination as outlined in RCW 39.35C.120(7) can be used for:

- (1) Funding energy partnerships services; and
- (2) Transfers by the legislature to the state general fund.

Net revenue received under the authority of this section shall be deposited in a single subaccount if those projects have been identified by the superintendent of public instruction as having received state support from the common school construction fund.

[Statutory Authority: RCW 43.21F.045(12) and 1991 c 201 § 12. 92-01-120, § 194-20-060, filed 12/19/91, effective 1/19/92.]

WAC 194-20-070 Net savings and net revenue from transactions for cogeneration. In accordance with RCW 39.35C.120, fifty percent of net savings and eighty percent of net revenue generated at state facilities with new cogeneration projects shall be deposited in the energy efficiency services account, and for institutions of higher education, fifty percent of net savings and fifty percent of net revenue from new cogeneration projects will be deposited in the energy efficiency services account; except that no net revenue will be assessed for cogeneration projects in operation as of July 28, 1991. Funds received as a result of the net revenue determination as outlined in RCW 39.35C.120(7) and from net savings will be placed in the energy efficiency services account and can be used for:

- (1) Funding energy partnerships services; and
- (2) Transfers by the legislature to the state general fund.

[Statutory Authority: RCW 43.21F.045(12) and 1991 c 201 § 12. 92-01-120, § 194-20-070, filed 12/19/91, effective 1/19/92.]

WAC 194-20-080 Working capital requirements. The WSEO establishes an initial goal of building within the energy efficiency services account a working capital account balance equal to four to five months of operating costs.

[Statutory Authority: RCW 43.21F.045(12) and 1991 c 201 § 12. 92-01-120, § 194-20-080, filed 12/19/91, effective 1/19/92.]

Title 196 WAC

PROFESSIONAL ENGINEERS AND LAND SURVEYORS, BOARD OF REGISTRATION FOR

Chapters

196-12	Registered professional engineers.
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Chapter 196-12 WAC

REGISTERED PROFESSIONAL ENGINEERS

WAC

196-12-020	Experience records.
196-12-050	Evaluation of candidates for engineering licenses.

WAC 196-12-020 Experience records. (1) Evaluation of records: The basic requirement for registration as a professional engineer is a specific record of eight years or more of approved experience in engineering work of a professional grade. The provisions of the law are that any experience by college study, as defined below, must be substantiated by an official transcript, the supplying of which is the responsibility of the applicant.

(a) Graduation in an approved engineering college curriculum of four years is equivalent to four years of the required experience.

(b) Satisfactory completion of each year of such an approved engineering curriculum is equivalent to one year of experience.

(c) Graduation in a program in engineering technology approved by the accreditation board for engineering and technology (ABET) is equivalent to three years of required experience. Satisfactory completion of each year of such an approved program is equivalent to three-fourths of one year of experience.

(d) Graduation in a program in engineering technology from a non-ABET approved curricula, however approved by the board, is equivalent to two years of required experience. Satisfactory completion of each year of such a program is equivalent to one-half of one year of experience.

(e) Satisfactory completion of each year of a nonapproved curriculum in engineering may be granted up to a maximum of one-half of one year of experience. Coursework in such a program must be equivalent to that of an approved curriculum to grant maximum experience credit.

(f) Graduation in a curriculum other than engineering will be evaluated by the board.

(g) Postgraduate study in engineering may be given credit up to one year. A postgraduate degree must be obtained to be granted maximum experience credit.

(h) Applicants having engineering degrees from countries other than the United States or Canada may be required to have their transcripts evaluated by a transcript evaluation service approved by the board. This evaluation will be performed at the applicant's expense, and the applicant will be responsible for submitting all the necessary information to the evaluation service. The board shall not take any action on an application until the report from the evaluation service and all other documents are received.

(i) The board may approve engineering degree programs from countries other than the United States and Canada. A listing of said approved programs will be maintained in the board office. Graduation from such an approved program will exempt the applicant from utilizing the transcript evaluation service.