test teams, such teams shall accomplish the practical testing procedures.

(i) A student who fails the state written and/or the practical examination may be retested within two months of the failure. A second failure shall require a repeat of the course.

(j) Rules governing class attendance shall be at the option of the approved EMS medical program director. However, any student missing three sessions (nine hours of instruction) shall be considered to have withdrawn from the course.

(Statutory Authority: RCW 18.73 RCW. 91–06–026 (Order 126), § 246–975–220, filed 2/26/91, effective 3/29/91. Statutory Authority: RCW 43.70.040. 91–02–049 (Order 121), recodified as § 246–975–220, filed 12/27/90, effective 1/31/91. Statutory Authority: RCW 18.73.080. 84–17–036 (Order 2138), § 248–17–214, filed 8/10/84; 82–04–041 (Order 1752), § 248–17–212, filed 1/29/82.)

WAC 246–975–240 Emergency medical technician—Reciprocity and challenges. (1) Reciprocity as a Washington state EMT may be granted to a currently certified EMT from another state or territory if the applicant has proof of completion of the United States Department of Transportation, National Highway Traffic Safety Administration’s course.

(2) An individual certified by the National Registry of Emergency Medical Technicians may be considered for reciprocity only under the following conditions:

(a) The applicant must have completed the United States Department of Transportation, National Highway Traffic Safety Administration’s EMT course (equivalent training for certification is not acceptable);

(b) The category of the national certification must be "EMT–Ambulance";

(c) The candidate must be fully certified – provisional certification is not acceptable;

(d) The former state of the individual must accept the national registry certification or must require both state and national certification.

(3) Certification by reciprocity shall be based on need and shall be for the duration of the former state’s certification but in no case will exceed two year’s duration.

(4) An individual who wishes to challenge the EMT examination must meet the following conditions of eligibility:

(a) There must be proof of need for certification as specified by WAC 246–975–210;

(b) The candidate must show the testing agency proof of equivalent training and/or experience, including the ten–hour required experience required for initial certification.

(5) Reinstatements are recertifications for individuals who have let their certifications lapse before applying for such recertification. Reinstatements may be accomplished in the following manner:

(a) An individual whose expiration of certification is less than one year old may, at the option of the approved EMS medical program director, be allowed to credit prior continuing education and take the practical and written recertification examinations;

(b) An individual whose expiration of certification is more than one year old at the time of application, must retake the basic minimum course as described in WAC 246–975–220.

(Statutory Authority: RCW 18.73 RCW. 91–06–026 (Order 126), § 246–975–250, filed 2/26/91, effective 3/29/91. Statutory Authority: RCW 43.70.040. 91–02–049 (Order 121), recodified as § 246–975–250, filed 12/27/90, effective 1/31/91. Statutory Authority: RCW 18.73.080. 84–17–036 (Order 2138), § 248–17–214, filed 8/10/84; 82–04–041 (Order 1752), § 248–17–212, filed 1/29/82.)

WAC 246–975–250 Emergency medical technician and first responder—Specialized training. (1) For the purpose of this chapter, specialized training shall mean the training of a basic EMT and/or first responder to use a skill, technique and equipment that is not included as part of the standard course curriculum.

(2) In the event a regional or local emergency medical services council wishes to provide specialized training to emergency medical technicians and/or first responders, the following procedures shall apply:

(a) State–approved course curriculum and patient care protocols shall be developed before training may begin.

(b) Training shall be conducted by personnel experienced and qualified in the area of training. The department shall approve the instructors in advance of any training program.

(c) Requests for specialized training shall be submitted to the department on the form "application for training."

(3) On completion of the specialized training, personnel using the equipment shall function under authorized physician control.

(Statutory Authority: RCW 18.73 RCW. 91–06–026 (Order 126), § 246–975–250, filed 2/26/91, effective 3/29/91. Statutory Authority: RCW 43.70.040. 91–02–049 (Order 121), recodified as § 246–975–250, filed 12/27/90, effective 1/31/91. Statutory Authority: RCW 18.73.080. 82–04–041 (Order 1752), § 248–17–214, filed 1/29/82.)

Title 248 WAC
HEALTH, BOARD AND DIVISION OF DEPARTMENT OF SOCIAL AND HEALTH SERVICES

Chapter 248–14 Nursing homes.

Chapter 248–14 WAC NURSING HOMES

WAC 248–14–071 Nursing home fees.

WAC 248–14–071 Nursing home fees. The nursing home license fee shall be one hundred thirty–three dollars per bed per year from July 1, 1991, through June 30, 1992. The fee shall be one hundred thirty–five dollars per bed per year from July 1, 1992, through June 30, 1993.

[1991 WAC Supp—page 1543]
Title 250 WAC
HIGHER EDUCATION COORDINATING BOARD
(Formerly: Postsecondary Education, Council for)

Chapters
250-44 Regulations for the administration of the displaced homemaker program.
250-77 Athletic gender equity tuition and fee waiver.
250-78 Washington award for excellence in education academic grant.

Chapter 250-44 WAC
REGULATIONS FOR THE ADMINISTRATION OF THE DISPLACED HOMEMAKER PROGRAM

WAC
250-44-050 Utilization of available contract funds.
250-44-110 Length of contract periods.
250-44-130 Calendar and closing dates for letters of intent, applications and awards.

WAC 250-44-050 Utilization of available contract funds. (1) Each biennium the executive director shall issue contract application guidelines which shall establish criteria for specific utilization of available contract funds. The guidelines shall set forth:

(a) The maximum contract amount for a multipurpose service center to be provided depending on available funds under the act during the 1991–1993 biennium shall not exceed $4,600 per month.

(b) The maximum contract amount for a contract for a program or programs of service depending on available funds under the act during the 1991–1993 biennium shall not exceed $3,200 per month.

(c) A reservation of funds for contracts to provide state-wide outreach and information services and/or training for service providers.

(2) At least two multipurpose service centers in major population centers will be supported under the displaced homemaker program, provided adequate funds have been appropriated.

(3) Remaining funds will be used for contracts selected to provide geographic dispersion of displaced homemaker multipurpose service centers and programs of service.

WAC 250-44-110 Length of contract periods. Contract periods for contracts awarded under the act shall be in accordance with each application proposal, subject to contract application guidelines issued by the executive director.


(2) Contracts for operation of programs of services during the 1991–1993 biennium may cover operations beginning as early as July 1, 1991, and ending June 30, 1993.

WAC 250-44-130 Calendar and closing dates for letters of intent, applications and awards. (1) Sponsoring organizations wishing to apply for contracts to operate multipurpose service centers, shall submit to the executive director a letter of intent, accompanied by appropriate documentation of nonprofit status in the case of nonpublic applicants, by Monday, March 4, 1991, as specified in the contract application guidelines.

(2) The executive director or the director's designee will screen the letters of intent for multipurpose service centers, prepare a list of all eligible sponsoring organizations which filed letters of intent and distribute the list to all organizations on the list, by Monday, March 11, 1991, or seven days from the filing date for letters of intent as specified in the contract application guidelines.

(3) Applications for contracts for multipurpose service centers may be submitted by sponsoring organizations on the list pursuant to subsection (2) of this section. The closing dates for such applications by Friday, April 5, 1991, as specified in the contract application guidelines.

(4) Sponsoring organizations wishing to apply for contracts to operate programs of service and a state-wide outreach and information services program shall submit a list of all eligible sponsoring organizations which filed letters of intent, and distribute the list to all organizations on the list, by Monday, March 11, 1991.

[Statutory Authority: RCW 28B.10.806 and chapter 28B.04 RCW as amended. 91-14-009, § 250-44-110, filed 6/24/91, effective 7/25/91.]


[1991 WAC Supp—page 1544]