Chapter 192-42  Title 192 WAC: Employment Security Department

05-048, filed 2/10/95, effective 3/13/95. Statutory Authority: RCW 50.12.010 and 50.12.040.


WAC 192-42-005  Repealed. See Disposition Table at beginning of this chapter.

WAC 192-42-010  Repealed. See Disposition Table at beginning of this chapter.

WAC 192-42-021  Repealed. See Disposition Table at beginning of this chapter.

WAC 192-42-030  Repealed. See Disposition Table at beginning of this chapter.

WAC 192-42-056  Repealed. See Disposition Table at beginning of this chapter.

WAC 192-42-057  Repealed. See Disposition Table at beginning of this chapter.

WAC 192-42-058  Repealed. See Disposition Table at beginning of this chapter.

WAC 192-42-081  Repealed. See Disposition Table at beginning of this chapter.

Title 196 WAC

PROFESSIONAL ENGINEERS AND LAND SURVEYORS, BOARD OF REGISTRATION FOR

Chapters

196-26  Registered professional engineers and land surveyors fees.

Chapter 196-26 WAC

REGISTERED PROFESSIONAL ENGINEERS AND LAND SURVEYORS FEES

WAC 196-26-020  Engineer and land surveyor fees and charges.

WAC 196-26-020 Engineer and land surveyor fees and charges. The following fees and charges shall be assessed by the business and professions division of the department of licensing: Examination charges shall be collected from examination candidates for examinations ordered from the national vendor on their behalf. The charges recovered by the department shall be refunded to the vendor for the costs of purchasing and grading exams.

Title of Fee and/or Charge  Amount

Engineers:

- Professional engineer application, examination, and certificate ($60 exam charge; $40 agency fee)  $100.00
- Structural engineer application, examination, and certificate 175.00
- Professional engineer examination retake ($60 exam charge; $30 agency fee) 160.00
- Structural exam retake 160.00
- Comity 100.00
- Replacement certificate 25.00
- Exam (locally prepared) rescore 50.00
- Renewal (per year) 48.00
- Late renewal penalty 48.00
- Duplicate license 15.00
- Temporary permit 100.00

Engineer in training:

- Application, examination, and certificate ($30 exam charge; $20 agency fee) 50.00
- Examination retake ($30 exam charge; $20 agency fee) 50.00
- Replacement certificate 25.00

Land surveyor:

- Application, examination, and certificate 100.00
- FLS examination retake ($40 exam charge; $0 agency fee) 40.00
- PPLS examination retake 60.00
- Comity 100.00
- Comity exam retake 60.00
- PPLS exam rescore 50.00
- Renewal (per year) 48.00
- Late renewal penalty 48.00

[1996 WAC Supp—page 450]
WAC 197-11-210 SEPA/GMA integration. The purpose of WAC 197-11-210 through 197-11-235 is to:

1. Authorize cities and counties to integrate the requirements of SEPA and the Growth Management Act (GMA) to ensure that environmental analyses under SEPA can occur concurrently with and as an integral part of the planning and decision making under GMA. Nothing in these sections is intended to jeopardize the adequacy or require the revision of any SEPA or GMA processes, analyses or document deadlines specified in GMA.

2. Cities and counties may use the procedures of these rules to satisfy the requirements of SEPA for GMA actions. Other jurisdictions planning under GMA may also use these integration procedures.

WAC 197-11-220 SEPA/GMA definitions. For purposes of SEPA:

1. "Formal SEPA documents" mean:
   a. A nonproject environmental checklist/DNS;
   b. A notice of adoption with or without an addendum;
   c. An addendum;
   d. An EIS; or
   e. An integrated GMA document.

2. "GMA" means the Growth Management Act, chapter 36.70A RCW and those statutes codified in other chapters of the Revised Code of Washington that were enacted or amended as part of chapter 17, Laws of 1990 1st ex. sess. and chapter 32, Laws of 1991 sp. sess.

3. "Proposed GMA action" means a proposal for a GMA action that has been issued for public and interagency comment. It does not include drafts, preliminary drafts, or other materials or processes that have been used to develop GMA documents or elements of GMA documents. Such drafts are not considered a "proposal" as defined in WAC 197-11-784.

4. "GMA action" means policies, plans and regulations adopted or amended under RCW 36.70A.106 or 36.70A.210. Actions do not include preliminary determinations on the scope and content of GMA actions, appeals of GMA actions, actions by the governor or by the growth management hearings boards.

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