(g) Copy, or request to be copied, any items described in (a) of this subsection, or when the director or his/her designee makes a determination that there is a danger that original records may be destroyed, altered, or removed to deny the originals of any items described in (a) of this subsection, regardless of the source of such items. Originals and copies taken by the director may be held, returned, or forwarded to other regulatory or law enforcement officials as determined necessary by the director;

(b) Analysis and review of any items described in (a) of this subsection;

(i) Assistance, as necessary, from any employee or person subject to RCW 18.44.021;

(j) Meetings and exit reviews with owners, management, officers, or employees of any person subject to RCW 18.44.021;

(k) Meetings and sharing of information with other regulatory or law enforcement agencies;

(l) Preparation and delivery, as deemed necessary, of a report of investigation requiring a response from the recipient.

(3) For purposes of this section and RCW 18.44.420(1), "public" means open to the public as determined by the director.

(4) For purposes of this section and RCW 18.44.420(1), "private" means closed to the public or any person, including attorneys for witnesses, as determined by the director.

[Statutory Authority: RCW 18.44.410. 01-08-055, § 208-6800-030, filed 4/2/01, effective 5/3/01.]

WAC 208-680G-030 Enforcement. The director, or designated person, may conduct the following types of enforcement activity:

(1) Enter orders, including temporary orders to cease and desist, compelling any person to cease and desist from the unlawful practice, and to take such affirmative action as in the judgment of the director will carry out the purposes of this chapter;

(2) Enter charges for violations of chapter 18.44 RCW and chapter 208-680 WAC;

(3) Bring an action, with or without prior administrative proceedings, in the superior court to enjoin the acts or practices and to enforce compliance with chapter 18.44 RCW, or any rule, regulation, or order of the director;

(4) Appoint a receiver or conservator to take over, operate, or liquidate any escrow office;

(5) Hold hearings; or

(6) Make referrals to other regulatory or law enforcement agencies.

[Statutory Authority: RCW 18.44.410. 01-08-055, § 208-680G-030, filed 4/2/01, effective 5/3/01.]

WAC 208-680G-040 Sanctions. The director may impose the following sanctions:

(1) Denial, suspension, or revocation of license for any violation of RCW 18.44.260;

(2) Remove or prohibit from participation in the conduct of the affairs of any licensed escrow agent, any officer, controlling person, director, employee, or licensed escrow officer for any violation of RCW 18.44.260;

(3) Assess a fine of up to one hundred dollars per day for each day's violation of chapter 18.44 RCW, or these rules.

[Statutory Authority: RCW 18.44.410. 01-08-055, § 208-680G-040, filed 4/2/01, effective 5/3/01.]

WAC 208-680G-050 Examination and investigation fees and expense—Authority to retain specialists. (1) The director may retain attorneys, appraisers, independent certified public accountants, or other professionals and specialists as examiners, auditors, or investigators, the cost of which shall be borne by the person who is the subject of the examination, audit, or investigation.

(2) The expense of required travel and services related to an examination or investigation outside this state shall be borne by the person examined or investigated. Such expense includes, but is not limited to, travel, lodging, and per diem expense.

[Statutory Authority: RCW 18.44.410. 01-08-055, § 208-680G-050, filed 4/2/01, effective 5/3/01.]

Title 210 WAC
STATE TREASURER'S OFFICE
(FINANCE COMMITTEE)

Chapters 210-03 Financing contracts.

Chapter 210-03 WAC
FINANCING CONTRACTS

WAC 210-03-010 Authorization.

210-03-020 Definitions.

210-03-030 Filing notice of intent.

210-03-040 Review of notice of intent.

210-03-050 State agency participation.

210-03-060 Other agency participation.

210-03-070 Financing participation deadlines.

210-03-080 Scheduled payments.

[Statutory Authority: RCW 39.94.410. 01-08-055, § 208-680G-030, filed 4/2/01, effective 5/3/01.]

WAC 210-03-010 Authorization. Chapter 39.94 RCW provides for financing of both real and personal property by state agencies and other agencies through the use of financing contracts. The state finance committee must approve all financing contracts issued on behalf of the state of Washington. Transactions may be financed with certificates of participation (COPs). Certificates of participation represent ownership interests, or participation, in the future stream of lease payments. Certificates of participation are issued on behalf of the state pursuant to a lease of financed assets that provide collateral to the lender. The state finance committee has delegated administrative responsibility for the lease/purchase program to the office of the state treasurer. The office of the state treasurer may pool financing requests in the name of the
state of Washington to access municipal securities markets with lower, tax-exempt interest rates.

The office of the state treasurer classifies financing transactions as operating leases (true leases) or financing contracts based upon the criteria established by the Governmental Accounting Standards Board (based upon FASB 13). If any one of the following criteria is met, the lease is considered a financing contract subject to chapter 39.94 RCW:

1. Present value of lease payments > 90% of fair market value.
2. Lease term > 75% of useful life.
3. Lease includes a bargain purchase option.
4. Lease provides for transfer of ownership.

If a lease satisfies any one of the above criteria, it is a financing contract subject to chapter 39.94 RCW.

[Statutory Authority: RCW 39.94.040. 01-11-062, § 210-03-010, filed 5/11/01, effective 6/11/01.]

WAC 210-03-020 Definitions. For purposes of this rule, the following definitions shall apply:

1. "LOCAL" means local option capital asset lending program.
2. "Program" means the administration of financing contracts and is referred to herein as the lease/purchase program, including state agency financing, and the LOCAL program.
3. "COP" means certificates of participation.

[Statutory Authority: RCW 39.94.040. 01-11-062, § 210-03-020, filed 5/11/01, effective 6/11/01.]

WAC 210-03-030 Filing notice of intent. A state agency or other agency may apply to the financing program by submitting a notice of intent on the approved form. State finance committee approved forms are available from the office of the state treasurer.

The signed notice of intent should be mailed to:
Office of the State Treasurer
Debt Management
P.O. Box 40200
Olympia WA 98504-0200

1. For state agency participation, additional forms may be required, including, but not limited to, the following:
   a. Equipment financing forms provided by the office of the state treasurer:
      i. Notice of intent - Notifies the office of the state treasurer of dollar amounts, dates and contact person(s) for upcoming financings.
      ii. Credit form - Information about compliance with IRS regulations to ensure the tax-exempt status of the financing. By signing the credit form, the agency acknowledges it has read, understands and will comply with the IRS regulations.
      iii. Form of reimbursement resolution - Required if the agency is planning to seek reimbursement through the LOCAL program.
      iv. Authorizing resolution or ordinance - Authorizes the financing of the property through the LOCAL program and designates the number of individuals required to execute the financing with the office of the state treasurer.
   b. Real estate financing forms provided by the office of the state treasurer:
      i. Notice of intent - Notifies the office of the state treasurer of dollar amounts, dates and contact person(s) for upcoming financings.
      ii. Credit form - Information about compliance with IRS regulations to ensure the tax-exempt status of the financing. By signing the credit form, the agency acknowledges it has read, understands and will comply with the IRS regulations.
      iii. Form of reimbursement resolution - Required if the agency is planning to seek reimbursement through the LOCAL program.
   c. Certificate of authorizing resolution or ordinance - To certify a true copy of a resolution.
   d. Certificate of authorized agency representatives - Designates the agency representatives authorized to execute the financing and states the number of signatures required.
   e. Financing contract personal property - Local agency - Establishes the contractual obligations of the local agency in the transaction and confirms the intent of the agency to acquire equipment through installment purchase agreements and remit installment payments to the office of the state treasurer.

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(viii) Personal property certificate - Describes the equip-
ment, the vendor(s), and the amount to be financed and direc-
tions for disbursement.

(ix) Opinion of local agency counsel - Legal opinion on
behalf of the local agency verifying its authority to enter into
the contract. It is not the intent of this requirement to solicit a
local counsel opinion on the financing documents.

(x) Tax certificate - Information about compliance with
IRS regulations to ensure the tax-exempt status of the financ-
ing. By signing the tax certificate, the agency acknowledges
it has read, understands and will comply with the IRS regula-
tions.

(xi) Certificate of compliance with agency debt limits.

(b) Real estate financing forms provided by the office of
the state treasurer:

(i) Notice of intent - Notifies the office of the state trea-
surer of upcoming financing dollar amounts, dates and con-
tact person(s).

(ii) Real estate worksheet - Provides information about
the real property to be financed.

(iii) Credit form - Provides the information needed to
analyze the agency’s legal ability to incur the debt (assessment
of debt capacity) and its ability to repay the debt
(assessment of debt affordability).

(iv) Form of reimbursement resolution - Required if
agency is planning to seek reimbursement through the
LOCAL program.

(v) Authorizing resolution or authorizing ordinance -
Authorizes the financing of the property through the LOCAL
program and designates the number of individual(s) required
to execute the financing with the office of the state treasurer.

(vi) Certificate of authorizing resolution or ordinance -
To certify a true copy of a resolution.

(vii) Certificate of authorized agency representatives -
Designates the agency representatives authorized to execute
the financing and states the number of signatures required.

(viii) Financing contract real property - Local agency
Agreement between the local agency and the nominal lessor
that provides for the use of the land and facility in exchange
for lease payments to be made by the agency. The office of
the state treasurer appoints a nominal lessor.

(ix) Site lease - Local agency - Agreement between the
local agency and the nominal lessor that provides for the
lease of the land for a period that usually extends five years
beyond the term of the financing lease. The site lease pro-
vides security for the financing lease.

(x) Opinion of local agency counsel - Legal opinion on
behalf of the local agency verifying its authority to enter into
the contract and that the agency has legally adopted the reso-
lution(s). It is not the intent of this requirement to solicit a
local counsel opinion on the financing documents.

(xi) Tax certificate - Information about compliance with
IRS regulations to ensure the tax-exempt status of the financ-
ing. By signing the tax certificate, the agency acknowledges
it has read, understands and will comply with the IRS regula-
tions.

(xii) Certificate of compliance with agency debt limits.

(c) Information to be provided by the local agency:

(i) Evidence of insurance - A local agency should contact
its insurance agent to obtain a certificate of insurance on the
property to be financed. At a minimum, hazard insurance for
the amount of the financing (or guaranteed replacement) and
a one million dollar liability policy are required. The local
agency may be asked to list the fiscal agent and/or nominal
lessor as additional insureds.

(ii) Title insurance - The agency should provide a copy
of its title insurance policy for real property transactions. A
new title policy may be ordered for the financing.

(iii) Evidence of incumbency of governing body and
elected officials - School districts obtain a certificate from
their ESD identifying the district, names and terms of office
of board members and superintendent; other districts obtain a
certificate from county auditor, identifying the governing
body, with names and terms of office; all districts should
include copy of minutes showing election of current officers,
and, in the case of cities, a certificate of the mayor, identify-
ing the city clerk.

(2) The local government is responsible for completing
all required documentation and providing it to the office of
the state treasurer with original signatures by the cutoff date
to be included in the next financing.

[Statutory Authority: RCW 39.94.040. 01-11-062, § 210-03-030, filed
5/11/01, effective 6/11/01.]

WAC 210-03-040 Review of notice of intent. The
office of the state treasurer staff will review the notice of
intent for completeness, essentiality of equipment/real estate
project, length of finance term, amount of financing, useful
life of equipment and compliance with other financing
requirements and tax laws.

[Statutory Authority: RCW 39.94.040. 01-11-062, § 210-03-040, filed
5/11/01, effective 6/11/01.]

WAC 210-03-050 State agency participation. The
state finance committee must approve all financing contracts.
Agencies should submit a notice of intent to lease/purchase
on the approved form at the time of the financing decision.
The notice of intent to lease/purchase must be used to apply
for financing of both equipment and/or real estate.

(1) All real estate projects must be specifically approved
by the legislature. Authorization must exist in the current
biennium in order to be eligible for financing.

(2) Equipment financing information shall be provided
on approved forms designated by the office of the state trea-
surer and approved by the state finance committee.

(3) Financing requests must meet the minimum amount
and the terms established by the state financing committee.
The office of the state treasurer may alter the finance term
requested by an agency and/or the structure of a transaction in
order to improve the marketability of securities issues or
when it otherwise believes it will be advantageous to do so
for either the agency, the state, or the program.

[Statutory Authority: RCW 39.94.040. 01-11-062, § 210-03-050, filed
5/11/01, effective 6/11/01.]

WAC 210-03-060 Other agency participation. The
LOCAL program is available for personal and real property.
All applicants must receive approval from the office of the
state treasurer to finance through the LOCAL program.
Applicants approved for participation will receive notification by the office of the state treasurer.

(1) The required forms shall be designated by the office of the state treasurer and approved by the state finance committee.

(2) Documents must be completed by the agency and signed by an authorized representative of the agency. Each financing document must have an original signature and be returned to the office of the state treasurer.

(3) After written approval for financing is received, a LOCAL participant may acquire and pay for the property. Approval for financing may be contingent on certain criteria being satisfied.

[Statutory Authority: RCW 39.94.040. 01-11-062, § 210-03-060, filed 5/11/01, effective 6/11/01.]

WAC 210-03-070 Financing participation deadlines. (1) The office of the state treasurer may pool state agency equipment and LOCAL participants' requests for financing of equipment and real estate into regularly scheduled offerings of certificates of participation. Only applications that have completed information on the required forms will be included in the financing.

(2) Real estate projects for state agencies are financed on an individual basis provided there is a minimum of ninety days for document preparation.

[Statutory Authority: RCW 39.94.040. 01-11-062, § 210-03-070, filed 5/11/01, effective 6/11/01.]

WAC 210-03-080 Scheduled payments. The state finance committee may designate a fiscal agent as trustee on behalf of the state. Pursuant to RCW 39.94.030, all payments shall be made according to the terms and scheduled payments dates listed in the financing.

[Statutory Authority: RCW 39.94.040. 01-11-062, § 210-03-080, filed 5/11/01, effective 6/11/01.]

Title 220 WAC
FISH AND WILDLIFE, DEPARTMENT OF (FISHERIES)

220-16 Definitions.
220-20 General provisions.
220-24 Pacific Ocean waters.
220-33 Columbia River—Commercial fisheries below Bonneville Dam.
220-36 Grays Harbor.
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220-44 Coastal waters—Marine fish.
220-47 Puget Sound—Salmon.
220-48 Puget Sound—Fish other than salmon.
220-52 Shellfish.
220-55 Personal-use licenses.
220-56 Personal-use fishery.
220-69 Fish receiving tickets—Weight delivery sheets.
220-77 Aquaculture disease control.
220-88B Coastal spot shrimp.
220-88C Coastal pilchard fishery.
220-95 Commercial fishing gear reduction program.
220-140 Regional fisheries enhancement groups.

Chapter 220-16 WAC
DEFINITIONS

WAC 220-16-260 Puget Sound Crustacean Management Regions. The following areas are defined as Puget Sound Crustacean Management Regions:

(1) Crustacean Management Region IA - (Western San Juan Islands). The portion of Marine Fish-Shelfish Management and Catch Reporting Area 20B west of a line from Point Doughty on Orcas Island to the bell buoy at the international boundary due north of Waldron Island, and the portion of Marine Fish-Shelfish Management and Catch Reporting Area 22A west of the following line: Beginning at Steep Point on Orcas Island to Neck Point on Shaw Island, then southerly following the west coast of Shaw Island to the southernmost point of Shaw Island, then to the western entrance to Fisherman's Bay on Lopez Island, then southerly and easterly following the west coast of Lopez Island to Point Colville.

(2) Crustacean Management Region IB - (Eastern San Juan Islands). The portion of Marine Fish-Shelfish Management and Catch Reporting Areas 20B and 22A to the east of Crustacean Management Region 1A and the portion of Marine Fish-Shelfish Management and Catch Reporting Area 21A north and west of a line from the southern tip of Sinclair Island to Carter Point on Lummi Island.

(3) Crustacean Management Region IC - (Gulf of Georgia/North Puget Sound Bays). All waters of Marine Fish-Shelfish Management and Catch Reporting Areas 20A, 21B, and 22B, and the portion of Marine Fish-Shelfish Management and Catch Reporting Area 21A outside of Crustacean Management Region 1B.


(6) Crustacean Management Region 4 - (Southern Central Puget Sound). All waters of Marine Fish-Shelfish Management and Catch Reporting Areas 26B, and 26C.


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