

DECEMBER 3, 1997

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## CITATION

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## CERTIFICATE

Pursuant to RCW 34.08.040, the publication of rules or other information in this issue of the Washington State Register is hereby certified to be a true and correct copy of such rules or other information, except that headings of public meeting notices have been edited for uniformity of style.

DENNIS W. COOPER
Code Reviser

## STATE MAXIMUM INTEREST RATE

(Computed and filed by the State Treasurer under RCW 19.52.025)
The maximum allowable interest rate applicable for the month of December 1997 pursuant to RCW 19.52 .020 is twelve point zero percent ( $12.00 \%$ ).

## NOTICE: FEDERAL LAW PERMITS FEDERALLY INSURED FINANCIAL INSTITUTIONS IN THE STATE TO CHARGE THE HIGHEST RATE OF INTEREST THAT MAY BE CHARGED BY ANY FINANCIAL INSTITUTION IN THE STATE. THE MAXIMUM ALLOWABLE RATE OF INTEREST SET FORTH ABOVE MAY NOT APPLY TO A PARTICULAR TRANSACTION.

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## STYLE AND FORMAT OF THE WASHINGTON STATE REGISTER

## 1. ARRANGEMENT OF THE REGISTER

The Register is arranged in the following six sections:
(a) PREPROPOSAL-includes the Preproposal Statement of Inquiry that will be used to solicit public comments on a general area of proposed rule making before the agency files a formal notice.
(b) PROPOSED-includes the full text of formal proposals, continuances, supplemental notices, and withdrawals.
(c) PERMANENT-includes the full text of permanently adopted rules.
(d) EMERGENCY-includes the full text of emergency rules and rescissions.
(e) MISCELLANEOUS-includes notice of public meetings of state agencies, rules coordinator notifications, summaries of attorney general opinions, executive orders and emergency declarations of the governor, rules of the state Supreme Court, and other miscellaneous documents filed with the code reviser's office under RCW 34.08 .020 and 42.30.075.
(f) TABLE-includes a cumulative table of the WAC sections that are affected in the current year.
(g) INDEX-includes a combined subject matter and agency index.

Documents are arranged within each section of the Register according to the order in which they are filed in the code reviser's office during the pertinent filing period. The three part number in the heading distinctively identifies each document, and the last part of the number indicates the filing sequence with a section's material.

## 2. PRINTING STYLE_-INDICATION OF NEW OR DELETED MATERIAL

RCW 34.05.395 requires the use of certain marks to indicate amendments to existing agency rules. This style quickly and graphically portrays the current changes to existing rules as follows:
(a) In amendatory sections-
(i) underlined material is new material;
(ii) deleted material is ((lined out betweendeuble parentheses));
(b) Complete new sections are prefaced by the heading NEW SECTION;
(c) The repeal of an entire section is shown by listing its WAC section number and caption under the heading REPEALER.

## 3. MISCELLANEOUS MATERIAL NOT FILED UNDER THE ADMINISTRATIVE PROCEDURE ACT

Material contained in the Register other than rule-making actions taken under the APA (chapter 34.05 RCW) does not necessarily conform to the style and format conventions described above. The headings of these other types of material have been edited for uniformity of style; otherwise the items are shown as nearly as possible in the form submitted to the code reviser's office.

## 4. EFFECTIVE DATE OF RULES

(a) Permanently adopted agency rules normally take effect thirty-one days after the rules and the agency order adopting them are filed with the code reviser's office. This effective date may be delayed or advanced and such an effective date will be noted in the promulgation statement preceding the text of the rule.
(b) Emergency rules take effect upon filing with the code reviser's office unless a later date is provided by the agency. They remain effective for a maximum of one hundred twenty days from the date of filing.
(c) Rules of the state Supreme Court generally contain an effective date clause in the order adopting the rules.

## 5. EDITORIAL CORRECTIONS

Material inserted by the code reviser's office for purposes of clarification or correction or to show the source or history of a document is enclosed in [brackets].

## 1996-1997 <br> DATES FOR REGISTER CLOSING, DISTRIBUTION, AND FIRST AGENCY ACTION

| Issue No. | Closing Dates ${ }^{1}$ |  |  | Distribution Date | First Agency Hearing Date ${ }^{3}$ |
| :---: | :---: | :---: | :---: | :---: | :---: |
|  | Non-OTS \& 30 p. or more | Non-OTS \& 11 to 29 p . | $\begin{gathered} \text { OTS }^{2} \text { or } \\ 10 \mathrm{p.} \text { max. } \\ \text { Non-OTS } \\ \hline \end{gathered}$ |  |  |
| For Inclusion in-- | File no later than 12:00 NOON-. |  |  | Count 20 days from-- | For hearing on or after |
| 96-16 | Jul 10 | Jul 24 | Aug 7 | Aug 21 | Sep 10 |
| 96-17 | Jul 24 | Aug 7 | Aug 21 | Sep 4 | Sep 24 |
| 96-18 | Aug 7 | Aug 21 | Sep 4 | Sep 18 | Oct 8 |
| 96-19 | Aug 21 | Sep 4 | Sep 18 | Oct 2 | Oct 22 |
| 96-20 | Sep 4 | Sep 18 | Oct 2 | Oct 16 | Nov 5 |
| 96-21 | Sep 25 | Oct 9 | Oct 23 | Nov 6 | Nov 26 |
| 96-22 | Oct 9 | Oct 23 | Nov 6 | Nov 20 | Dec 10 |
| 96-23 | Oct 23 | Nov 6 | Nov 20 | Dec 4 | Dec 24 |
| 96-24 | Nov 6 | Nov 20 | Dec 4 | Dec 18, 1996 | Jan 7, 1997 |
| 97-01 | Nov 21 | Dec 5 | Dec 19, 1996 | Jan 2, 1997 | Jan 22 |
| 97-02 | Dec 5 | Dec 19, 1996 | Jan 2, 1997 | Jan 15 | Feb 4 |
| 97-03 | Dec 26, 1996 | Jan 8, 1997 | Jan 22 | Feb 5 | Feb 25 |
| 97-04 | Jan 8 | Jan 22 | Feb 5 | Feb 19 | Mar 11 |
| 97-05 | Jan 22 | Feb 5 | Feb 19 | Mar 5 | Mar 25 |
| 97-06 | Feb 5 | Feb 19 | Mar 5 | Mar 19 | Apr 8 |
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| 97-10 | Apr 9 | Apr 23 | May 7 | May 21 | Jun 10 |
| 97-11 | Apr 23 | May 7 | May 21 | Jun 4. | Jun 24 |
| 97-12 | May 7 | May 21 | Jun 4 | Jun 18 | Jul 8 |
| 97-13 | May 21 | Jun 4 | Jun 18 | Jul 2 | Jul 22 |
| 97-14 | Jun 4 | Jun 18 | Jul 2 | Jul 16 | Aug 5 |
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| 97-16 | Jul 9 | Jul 23 | Aug 6 | Aug 20 | Sep 9 . |
| 97-17 | Jul 23 | Aug 6 | Aug 20 | Sep 3 | Sep 23 |
| 97-18 | Aug 6 | Aug 20 | Sep 3 | Sep 17 | Oct 7 |
| 97-19 | Aug 20 | Sep 3 | Sep 17 | Oct 1 | Oct 21 |
| 97-20 | Sep 3 | Sep 17 | Oct 1 | Oct 15 | Nov 4 |
| 97-21 | Sep 24 | Oct 8 | Oct 22 | Nov 5 | Nov 25 |
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| 97-23 | Oct 22 | Nov 5 | Nov 19 | Dec 3 | Dec 23 |
| 97-24 | Nov 5 | Nov 19 | Dec 3 | Dec 17, 1997 | Jan 6, 1998 |

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## REGULATORY FAIRNESS ACT


#### Abstract

The Regulatory Fairness Act, chapter 19.85 RCW, was enacted in 1982 to minimize the impact of state regulations on small business. Amended in 1994, the act requires a small business economic impact analysis of proposed rules that impose more than a minor cost on twenty percent of the businesses in all industries, or ten percent of the businesses in any one industry. The Regulatory Fairness Act defines industry as businesses within a four digit SIC classification, and for the purpose of this act, small business is defined by RCW 19.85 .020 as "any business entity, including a sole proprietorship, corporation, partnership, or other legal entity, that is owned and operated independently from all other businesses, that has the purpose of making a profit, and that has fifty or fewer employees."


## Small Business Economic Impact Statements (SBEIS)

A small business economic impact statement (SBEIS) must be prepared by state agencies when a proposed rule meets the above criteria. Chapter 19.85 RCW requires the Washington State Business Assistance Center (BAC) to develop guidelines for agencies to use in determining whether the impact of a rule is more than minor and to provide technical assistance to agencies in developing a SBEIS. All permanent rules adopted under the Administrative Procedure Act, chapter 34.05 RCW , must be reviewed to determine if the requirements of the Regulatory Faimess Act apply; if an SBEIS is required it must be completed before permanent rules are filed with the Office of the Code Reviser.

## Mitigation

In addition to completing the economic impact analysis for proposed rules, state agencies must take reasonable, legal, and feasible steps to reduce or mitigate the impact of rules on small businesses when there is a disproportionate impact on small versus large business. State agencies are encouraged to reduce the economic impact of rules on small businesses when possible and when such steps are in keeping with the stated intent of the statute(s) being implemented by proposed rules. Since 1994, small business economic impact statements must contain a list of the mitigation steps taken, or reasonable justification for not taking steps to reduce the impact of rules on small businesses.

## When is an SBEIS Required?

When:
The proposed rule has more than a minor (as defined by the BAC) economic impact on businesses in more than twenty percent of all industries or more than ten percent of any one industry.

## When is an SBEIS Not Required?

When:
The rule is proposed only to comply or conform with a federal law or regulation, and the state has no discretion in how the rule is implemented;
There is less than minor economic impact on business;
The rule REDUCES costs to business (although an SBEIS may be a useful tool for demonstrating this reduced impact);
The rule is adopted as an emergency rule, although an SBEIS may be required when an emergency rule is proposed for adoption as a permanent rule; or

The rule is pure restatement of state statute.

RULEAMAAKING PROCESS
(Not including Expedited Repeal)


WSR 97-23-002
PREPROPOSAL STATEMENT OF INQUIRY
DEPARTMENT OF TRANSPORTATION
[Filed November 6, 1997, 9:18 a.m.]
Subject of Possible Rule Making: Establishes new chapter 468-400 WAC, Bicycle racing.

Statutes Authorizing the Agency to Adopt Rules on this Subject: Chapters 34.05 and 34.08 RCW.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: Establishes new sections WAC 468-400-010 Declaration of purpose, 468-400-020 Definitions, 468-400-030 Bicycle race permit required, and 468-400-040 Bicycle race permit conditions.

Other Federal and State Agencies that Regulate this Subject and the Process Coordinating the Rule with These Agencies: There are no other state agencies that regulate bicycle racing on state highways.

Process for Developing New Rule: Negotiated rule making, requested by the Baddlands Bicycle Club, United States Cycling Federation and in coordination with Washington State Department of Transportation and Washington State Patrol.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by contacting David K. Peach, State Traffic Engineer, Washington State Department of Transportation, P.O. Box 47344, Olympia, WA 98504-7344, phone (360) 705-7280, FAX (360) 705-6826.

November 5, 1997
Gerald E. Smith
Deputy Secretary for Operations

WSR 97-23-009
PREPROPOSAL STATEMENT OF INQURY STATE BOARD FOR

## COMMUNITY AND TECHNICAL COLLEGES

[Filed November 7, 1997, 8:56 a.m.]
Subject of Possible Rule Making: TIAA/CREF qualified plan rules.

Statutes Authorizing the Agency to Adopt Rules on this Subject: Chapter 28B. 50 RCW.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: Rules are necessary to qualify the faculty retirement plan under Section 403(a) of the Internal Revenue Code. The effect would be to allow greater voluntary tax deferrals for many plan participants.

Other Federal and State Agencies that Regulate this Subject and the Process Coordinating the Rule with These Agencies: A new plan document has been filed with the Internal Revenue Service which is the federal agency responsible for regulation of tax-deferred retirement plans.

Process for Developing New Rule: In addition to normal rule-making process, technical work was done by the consulting firm of Watson-Wyatt Worldwide.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication. The Internal Revenue Service "Notice to Interested Parties" has been posted at each college; public notice of rule amendments will be made. Contact person is Larry Lael, SBCTC, 319 Seventh Avenue, P.O. Box 42495,

Olympia, WA 98504-2495, phone (360) 753-3661, FAX (360) 586-6440.

November 5, 1997<br>Claire C. Krueger<br>Executive Assistant Agency Rules Coordinator

WSR 97-23-037<br>PREPROPOSAL STATEMENT OF INQUIRY<br>DEPARTMENT OF SOCIAL AND HEALTH SERVICES<br>(Medical Assistance Administration)<br>(Public Assistance)<br>[Filed November 17, 1997, 2:18 p.m.]

Subject of Possible Rule Making: WAC 388-510-1030 Alien-Deeming.

Statutes Authorizing the Agency to Adopt Rules on this Subject: 8 CFR 213a and 299, RCW 74.08.090, and 74.04.050.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: Proposed amendment will implement 8 CFR 213a and 299. The department will consider the income and resources of an alien's sponsor when determining a sponsored alien's eligibility for medical programs.

Process for Developing New Rule: The department invites the interested public to review and provide input on the draft language of this rule. Draft material and information about how to participate are available by contacting the program manager identified below.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by contacting Joanie Scotson, Program Manager, Medical Assistance Administration, Mailstop 45530, Olympia, WA 98504-5530, phone (360) 753-7462, FAX (360) 753-7315, TTY 1-800-848-5429, e-mail scotsjk@dshs.wa.gov.

November 14, 1997
Merry A. Kogut, Manager
Rules and Policies Assistance Unit

## WSR 97-23-038 <br> PREPROPOSAL STATEMENT OF INQUIRY DEPARTMENT OF SOCIAL AND HEALTH SERVICES <br> (Economic Services Administration) <br> [Filed November 17, 1997, 2:21 p.m.]

Subject of Possible Rule Making: License suspension for those who are delinquent in paying their child support obligations.

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 74.20A.320(10).

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: RCW 74.20A. 320 sets forth the license suspension program. The Department of Social and Health Services has been asked to establish rules regarding license suspension.

Process for Developing New Rule: Agency study; and those persons wishing to participate in developing the new rules are encouraged to contact Nancy Koptur at the Department of Social and Health Services headquarters prior to December 31, 1997, when DCS intends to file the CR-102 and proposed rules.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by contacting Nancy Koptur, Division of Child Support Headquarters, P.O. Box 9162, Mailstop 45860, Olympia, WA 98507-9162, phone (360) 586-3077, FAX (360) 586-3274, TTY/TDD (360) 753-9122, e-mail nkoptur @dshs.wa.gov.

November 14, 1997
Merry A. Kogut, Manager Rules and Policies Assistance Unit

## WSR 97-23-039 <br> PREPROPOSAL STATEMENT OF INQUIRY DEPARTMENT OF SOCIAL AND HEALTH SERVICES <br> (Medical Assistance Administration) (Public Assistance) <br> [Filed November 17, 1997, 2:23 p.m.]

Subject of Possible Rule Making: WAC 388-517-1740 Special low-income Medicare beneficiaries (SLMB)Income and resources.

Statutes Authorizing the Agency to Adopt Rules on this Subject: Section 4732 of the Balanced Budget Act of 1997, RCW 74.08.090, and 74-04-050.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: This proposed amendment is necessary to implement a new federal requirement in the Balanced Budget Act. The amendment will increase the number of people who may be eligible for Medicare costsharing.

Process for Developing New Rule: The department invites the interested public to review and provide input on the draft language of this WAC. Draft material and information about how to participate are available by contacting the program manager identified below.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by contacting Joanie Scotson, Program Manager, Medical Assistance Administration, Mailstop 45530, Olympia, WA 98504-5530, phone (360) 753-7462, FAX (360) 753-7315, TTY 1-800-848-5429, e-mail scotsjk@dshs. wa. gov.

November 14, 1997
Merry A. Kogut, Manager Rules and Policies Assistance Unit

WSR 97-23-077
PREPROPOSAL STATEMENT OF INQUIRY INSURANCE COMMISSIONER'S OFFICE [Insurance Matter R 97-6-Filed November 19, 1997, 10:23 a.m.]
Subject of Possible Rule Making: This rule would clarify the application of certain parts of the Electronic

Authentication Act (chapter 19.34 RCW) to the insurance code and regulations.

Statutes Authorizing the Agency to Adopt Rules on this Subject: The proposed rule would implement the insurance code pursuant to RCW 48.02.060; it would also implement the insurance code in view of the Electronic Authentication Act.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: Various laws and rules currently phrase requirements assuming that all transactions occur using paper documents, and assuming that all transactions will happen face-to-face or over the phone. There are currently requirements that disclosure notices must be delivered or left with the consumer. The proposed rule would clarify or establish how an insurer can comply with delivery requirements, and other similar current laws and rules, where the transaction is accomplished by electronic communications.

Other Federal and State Agencies that Regulate this Subject and the Process Coordinating the Rule with These Agencies: None.

Process for Developing New Rule: Agency study; and solicitation of comments from interested persons.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication. If you are interested in participating in the development of these rules, or have questions regarding digital signatures or the Electronic Authentication Act, please contact George Taylor at e-mail georget@oic.wa.gov or (360) 438-7696 by December 15, 1997. If you have questions about the process of adoption of these rules, contact Kacy Brandeberry at e-mail kacyb@oic.wa.gov or (360) 407-0729.

November 19, 1997
Gregory J. Scully

WSR 97-23-080
PREPROPOSAL STATEMENT OF INQUIRY
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
(Economic Services Administration)
(Public Assistance)
[Filed November 19, 1997, 11:10 a.m.]
Subject of Possible Rule Making: The Department of Social and Health Services rules related to the WorkFirst program. Most of these rules appear in Title 388 WAC and are developed and adopted by the Economic Services Administration (ESA). Current rules may need to be amended or repealed, or the Department of Social and Health Services may need to adopt new rules.

Statutes Authorizing the Agency to Adopt Rules on this Subject: ESA receives statutory authority to adopt rules from many sources, including: RCW 74.04.050, 74.04.055, $74.04 .057,74.08 .090,74.08 \mathrm{~A} .030,74.08 \mathrm{~A} .040,74.08 \mathrm{~A} .220$, 74.04.005, 74.08A.320, 74.13.0903, 74.20A.320, 74.20.040, $74.20 \mathrm{~A} .350,74.20 .360,26.23 .045,26.23 .030,26.23 .120$, $26.21 .016,26.23 .035,70.58 .080,74.20 \mathrm{~A} .055,74.20 \mathrm{~A} .056$, and 26.23 .040 . Specific statutory authority will be provided for each rule filing that follows from this Preproposal Statement of Inquiry.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: The WorkFirst program is legislatively mandated in response to state and federal changes to the delivery of services that used to be called Assistance to Families with Dependent Children (AFDC). New WorkFirst rules went into effect in late 1997. As the program is implemented, further changes may be required. ESA intends to follow the Department of Social and Health Services policy and the Administrative Procedure Act in making those changes.

Other Federal and State Agencies that Regulate this Subject and the Process Coordinating the Rule with These Agencies: Department of Community, Trade and Economic Development, Employment Security Department, the Social Security Administration and other administrations within the Department of Social and Health Services may need to be involved, depending on the particular rule. ESA will include all affected agencies in mailings, invitations to participate in meetings and other development activities, as needed. Whenever possible, announcements of opportunities to collaborate will be published in the Washington State Register.

Process for Developing New Rule: Agency study; and ESA will not make any changes to WorkFirst rules without involving other agencies, stakeholders, advocates and the public as much as possible through meeting invitations and inclusion on mailing lists for public comment. Whenever possible, we will announce these opportunities through publication in the Washington State Register and/or the Internet. Each rule will be developed and adopted as required by the Department of Social and Health Services policy and the Administrative Procedure Act.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by contacting Roxanne Lowe, Project Manager for Welfare Reform Implementation, Economic Services Administration, Lacey Government Center, Olympia, WA 98504-5400, phone (360) 413-3010, e-mail lowerf@dshs.wa.gov, FAX (360) 407-0605, TDY (360) 413-3001.

November 18, 1997
Merry A. Kogut, Manager Rules and Policies Assistance Unit

## WSR 97-23-081

PREPROPOSAL STATEMENT OF INQUIRY DEPARTMENT OF

## SOCIAL AND HEALTH SERVICES

(Aging and Adult Services Administration)
(Public Assistance)
[Filed November 19, 1997, 11:11 a.m.]
Subject of Possible Rule Making: Denial or termination of payment to state contracted in-home individual care providers who have disqualifying criminal histories and/or who do not meet minimum qualifications to provide care for clients in home and community settings and/or who have stipulated findings of fact, conclusions of law, or final orders issued by a disciplining authority, a court of law, or entered into a state registry finding them guilty of abuse, neglect, exploitation, or abandonment of minors or vulnerable adults.

This action may require amendments to chapter 388-15 WAC, and possibly other related sections.

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 74.39A. 050 (7) and (8), 74.08.090, 74.09.520, 43.20A.710 (1)(b), (2), and (3), 42 CFR 1002.210, 42 CFR 431.51 (c)(2).

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: Define individual provider qualifications and grounds for denial of an individual provider contract and/or termination of payment.

Other Federal and State Agencies that Regulate this Subject and the Process Coordinating the Rule with These Agencies: Health Care Financing Administration - submit amendments to State Medicaid Plan. The Department of Social and Health Services - Children's Administration and Health and Rehabilitative Services Administration.

Process for Developing New Rule: AASA will conduct an internal and external review process prior to filing the CR-102, notice of proposed rule making. AASA will prepare initial draft regulations which will be provided to stakeholders for review. Opportunities for discussion and input will be scheduled for stakeholders, consumers, providers, case managers, and other stakeholder agencies and interested parties. Public meetings will be held to seek comments and recommendations on initial draft regulations. Dates, times, and locations of public meetings will be mailed out in advance. Initial draft rules will be mailed to interested parties in advance of each meeting. Comments and recommendations received up to the deadline will be reviewed and considered before and during the process of drafting proposed rules.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by contacting Sue McDonough, Aging and Adult Services Administration, P.O. Box 45600, Olympia, WA 98504-5600, phone (360) 407-0331, TTY (360) 493-2637, FAX (360) 438-8633.

November 18, 1997
Merry A. Kogut, Manager
Rules and Policies Assistance Unit

## WSR 97-23-086 <br> PREPROPOSAL STATEMENT OF INQUIRY OFFICE OF THE STATE TREASURER <br> [Filed November 19, 1997, 11:24 a.m.]

Subject of Possible Rule Making: The proposed rule making establishes the criteria and procedures pursuant to which the state treasurer may grant written approval of certain securities offered for sale through a private placement which use or refer to state agency leases as collateral or security for payment.

Statutes Authorizing the Agency to Adopt Rules on this Subject: Chapter 117, Laws of 1997.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: The state's name in the national public securities market is of significant value in obtaining cost-effective borrowings to support the state's capital programs. Preservation of the state's name in the securities markets and maintaining the integrity of the state's
debt management program are essential in being able to access the capital markets economically. The state experienced the consequences of market confusion when a private party issued securities which fraudulently reflected the state's obligations, and then subsequently defaulted on the payment of such securities. This rule is needed to ensure that the state's name in the securities market is properly protected.

Other Federal and State Agencies that Regulate this Subject and the Process Coordinating the Rule with These Agencies: Not applicable.

Process for Developing New Rule: The Office of the State Treasurer will hold a public meeting to receive comments and input regarding formulation of the rule on Friday, December 12, 1997, at 9:30 a.m. in the State Treasurer's Conference Room in the Legislative Building, Olympia, Washington. Written comments may also be submitted to the agency rules coordinator at the address listed below.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication. Interested parties may be included on the mailing list for notices regarding the rule making by contacting the agency rules coordinator listed herein. Agency rules coordinator Kay L. King, Office of the State Treasurer, Legislative Building, 416 14th Avenue S.W., 2nd Floor, Olympia, WA 98504-0200, (360) 902-9027, FAX (360) 9029044. All interested parties are invited to attend the public meeting at the date and time noted above. Written comments may be addressed to the agency rules coordinator at the address noted above or faxed to the number listed above.

November 19, 1997
Kay L. King
Regulatory Affairs Officer Agency Rules Coordinator

## WSR 97-23-087 <br> PREPROPOSAL STATEMENT OF INQUIRY UTILITIES AND TRANSPORTATION COMMISSION <br> [Filed November 19, 1997, 11:26 a.m.]

Subject of Possible Rule Making: Customer proprietary network information (CPNI) in commercial telecommunications. Possible amendment of commission rule on the topics of privacy protections and implementation of restrictions on use of CPNI. WAC 480-120-139 (5)(a). Docket No. UT971514.

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 80.01.040 and 80.04.160.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: Telecommunications companies have petitioned the commission to review the rule and argue that it disrupts basic operation of their business. The Federal Communications Commission is currently reviewing its interpretation of federal laws governing the use of customer information. Increasing competition in the telecommunications industry may require additional rules on use of customer information in order to protect customers from misuse of information about themselves and from invasion of their privacy and to ensure that proprietary
information is not used in ways that are harmful to competition.

Other Federal and State Agencies that Regulate this Subject and the Process Coordinating the Rule with These Agencies: The Federal Communications Commission has jurisdiction over privacy of customer information and the confidentiality of customer proprietary network information in interstate commerce. Telecommunications Act (47 U.S.C. 222). The Washington Utilities and Transportation Commission (WUTC) retains authority to regulate use of customer proprietary network information in the provision of intrastate telecommunications services. The WUTC is authorized to regulate and impose rules related to the subject of telecommunications. Washington is a state in which the rates, terms and conditions of telecommunications services are regulated at the state level.

Process for Developing New Rule: Agency study; and workshop type meetings with regulated utilities, interested persons and consumer representatives in which information and views are exchanged in an effort to reach consensus on the issues.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication. Interested persons may contact the Secretary, Washington Utilities and Transportation Commission, P.O. Box 47250, Olympia, WA 98504-7250, (360) 753-6451, FAX (360) 586-1150. Such persons may submit comments, as specified below, or may ask to be included in the commission's list of interested persons for the proceeding.

Written Comments: Written comments in response to the CR-101 from persons interested in the subject matter of this proposed rule making may be filed with the Commission Secretary, referencing Docket No. UT-971514, not later than December 15, 1997. All commenters are asked, but not required, to file an original and ten copies of their written comments. The commission also requests, but does not require, that comments be provided on a $31 / 2$ inch IBM formatted high-density disk, in WordPerfect version 5.1, 6.0 or 6.1, labeled with the docket number of this proceeding and the commenter's name and type of software used. The commission may offer additional opportunities to provide written comments. Interested persons may file additional written comments in response to any such invitation. Interested persons may also attend and participate in the workshop described below and in any other workshop that may be scheduled. The commission will provide written notice of any additional preproposal workshops to all commenters and to any other persons specifically asking to receive notice in this rule-making proceeding.

Notice of Workshop: A workshop will be held on December 22, 1997, beginning at 9:30 a.m., in Room 206 of the Commission's Headquarters Office, 1300 South Evergreen Park Drive S.W., Olympia, WA. The commission's teleconference bridge line will be available for this workshop. A limited number of teleconference ports will be available for the Olympia workshop and will be assigned one to an organization, first come first served. Persons wishing to attend via the teleconference bridge line must contact Rebecca Beaton, (360) 664-1287 no later than 5:00 p.m., Thursday, December 18, 1997.

November 19, 1997
Steve McLellan
Secretary


WSR 97-23-012 PROPOSED RULES SUPERINTENDENT OF PUBLIC INSTRUCTION
[Filed November 7, 1997, 10:36 a.m.]

## Original Notice.

Preproposal statement of inquiry was filed as WSR 97-21-013.

Title of Rule: Chapter 392-170 WAC.
Purpose: To update information because of legislation recommendations by the superintendent's State Gifted Advisory Committee.

Statutory Authority for Adoption: Chapter 28A. 185 RCW.

Summary: Same as above.
Name of Agency Personnel Responsible for Drafting: Rick Wilson, Office of Superintendent of Public Instruction, Olympia, 753-2298; Implementation: Gayle Pauley, Office of Superintendent of Public Instruction, Olympia, 753-2858; and Enforcement: Jane Gutting, Office of Superintendent of Public Instruction, Olympia, 753-0793.

Name of Proponent: Superintendent of Public Instruction, governmental.

Rule is not necessitated by federal law, federal or state court decision.

Explanation of Rule, its Purpose, and Anticipated Effects: See Purpose above.

Proposal does not change existing rules.
No small business economic impact statement has been prepared under chapter 19.85 RCW .

RCW 34.05.328 does not apply to this rule adoption.
Hearing Location: Wanamaker Conference Room, 2nd Floor, Old Capitol Building, 600 South Washington Street, Olympia, WA 98504-7200, on January 13, 1998, at 9:00 a.m.

Assistance for Persons with Disabilities: Contact Jim Rich by January 3, 1998, TDD (360) 664-3631, or (360) 753-6733.

Submit Written Comments to: Rules Coordinator, Legal Services, P.O. Box 47200, Olympia, WA 98504-7200, FAX (360) 753-4201.

Date of Intended Adoption: January 14, 1998.
November 7, 1997
Dr. Terry Bergeson Superintendent of Public Instruction

AMENDATORY SECTION (Amending Order 84-20, filed 6/28/84)

WAC 392-170-035 Definition-Highly capable students. As used in this chapter, the term highly capable student shall mean a student who has been assessed to have superior intellectual ability as demonstrated by one or more of the multiple criteria specified in WAC 392-170-040.

These students exhibit high capability in intellectual and/or creative areas, possess an unusual leadership capacity, or excel in specific academic fields, thereby requiring services beyond the basic programs provided by schools. Outstanding abilities are present in students from all cultural groups, across all economic strata, and in all areas of human endeavor.

## NEW SECTION

WAC 392-170-036 Definition-Unique needs. As used in this chapter, the term unique needs shall mean that identified highly capable students generally possess these learning characteristics:
(1) Capacity to learn with unusual depth of understanding, to retain what has been learned, and to transfer learning to new situations;
(2) Capacity and willingness to deal with increasing levels of abstraction and complexity earlier than their chronological peers;
(3) Ability to make unusual connections among ideas and concepts;
(4) Ability to learn very quickly in their area(s) of intellectual strength;
(5) Capacity for intense concentration and/or focus.

## NEW SECTION

WAC 392-170-037 Definition-Program options. Learning opportunities shown by research and practice to be especially effective with highly capable students include, but are not limited to:
(1) Accelerated learning opportunities;
(2) Grouping arrangements that provide intellectual and interest peer group interactions;
(3) Cooperative agreements between K-12 schools and institutions of higher education providing for concurrent enrollment, dual credit, and other advance and/or postsecondary options;
(4) Programs designed to coordinate, combine and/or share resources, people and facilities within a district or building in order to maximize access to and utilization of available resources for supporting students' learning;
(5) Mentorships and career exploration opportunities.

## NEW SECTION

WAC 392-170-038 Definition-Special teacher. A teacher with experience and/or training in the education of highly capable students. Areas of training should include: Identification, program design and delivery, instructional practices, student assessment, and program evaluation.

## NEW SECTION

WAC 392-170-042 Annual notification. Annual public notification of parents and students must be made before any major identification activity. The notice must be published or announced in school publications, newspapers, and/or other media, with circulation adequate to notify parents and students throughout the district.

## NEW SECTION

WAC 392-170-047 Parental permission. Parental permission must be obtained in writing before:
(1) Conducting assessment(s) to determine eligibility for participation in programs for highly capable students.
(2) Providing initial special services and programs to an identified highly capable student.

Parental permission notice shall include:
(a) A full explanation of the procedures for identification and program options.
(b) An explanation of the appeal process.

AMENDATORY SECTION (Amending Order 84-20, filed 6/28/84)

WAC 392-170-050 Screening of nominees. Students nominated for consideration as highly capable students may be screened for eligibility according to district procedures. Such procedures shall be applied equitably and systematically to all nominated students. Equity of access shall be assured for all nominated students. Screening procedures may eliminate students for whom there exists clear, current evidence that the student will not qualify for eligibility under WAC 392-170-055.

## NEW SECTION

WAC 392-170-078 Program services. Education program services for each identified highly capable student shall be the result of the assessed academic need of that student. A variety of appropriate programming services, options, and strategies shall be made available on a continuum from kindergarten through high school graduation.

AMENDATORY SECTION (Amending Order 84-20, filed 6/28/84)

WAC 392-170-080 Educational program for highly capable students. Each student ((seeted)) identified as a highly capable student shall be provided ((An)) educational ((eppertunity)) opportunities which take((s)) into account such students' unique needs and capabilities. Such program shall recognize the limits of the resources provided by the state and the program options available to the district, including programs in adjoining districts and public institutions of higher education. Districts shall keep on file a description of the educational program provided for each student selected.

AMENDATORY SECTION (Amending Order 84-20, filed 6/28/84)

WAC 392-170-090 End of year report. Districts shall submit to the superintendent of public instruction at the close of fiscal year an end of the year report on forms provided by the superintendent of public instruction which includes number of students served by grade level (( $(4))_{2}$ the ethnicity and gender of such students, and program(s) provided for these students.

## WSR 97-23-017 <br> PROPOSED RULES SPOKANE COUNTY AIR POLLUTION CONTROL AUTHORITY

[Filed November 10, 1997, 11:19 a.m.]
Continuance of WSR 97-19-074.
Exempt from preproposal statement of inquiry under RCW 34.05.310(4). Local agencies are not required to meet this.

Title of Rule: Spokane County Air Pollution Control Authority (SCAPCA) Regulation I, Section 6.17, Standards for Municipal Solid Waste Combustors.

Purpose: To implement federal emission guidelines for municipal solid waste combustors.

Hearing Location: Spokane County Public Works Building, Hearing Room Lower Level, West 1026 Broadway, Spokane, WA 99201, on December 4, 1997, at 9 a.m.

Submit Written Comments to: Kelle Vigeland, Spokane County Air Pollution Control Authority, 1101 West College, Room 403, Spokane, WA 99201, FAX (509) 4596828, by December 2, 1997.

Date of Intended Adoption: December 4, 1997.
November 7, 1997
Kelle R. Vigeland Environmental Engineer

## WSR 97-23-021 PROPOSED RULES DEPARTMENT OF ECOLOGY [Order 96-01—Filed November 10, 1997, 4:35 p.m.]

Continuance of WSR 97-20-123.
Preproposal statement of inquiry was filed as WSR 96-12-080.

Title of Rule: WAC 173-400-1 10 General air regulations, new source review.

Purpose: To extend adoption date from November 21, 1997, to December 19, 1997.

Date of Intended Adoption: December 19, 1997.
November 9, 1997
Daniel J. Silver
Deputy Director

## WSR 97-23-026 <br> PROPOSED RULES DEPARTMENT OF ECOLOGY

[Order 97-40—Filed November 14, 1997, 10:43 a.m.]
Original Notice.
Exempt from preproposal statement of inquiry under RCW 34.05.310(4).

Title of Rule: Shoreline Management Act, lakes constituting shorelines of the state.

Purpose: To add Thomas Lake, in Snohomish County, to the list of lakes in WAC 173-20-640.

Other Identifying Information: Location of Thomas Lake is T28N, R5E, sections 32 and 33.

Statutory Authority for Adoption: RCW 90.58.200.
Statute Being Implemented: RCW 90.58 .030 (2)(d).
Summary: The proposed amendment to WAC 173-20640 would add Thomas Lake to the existing list of lakes coming under the purview of the Shoreline Management Act, chapter 90.58 RCW.

Reasons Supporting Proposal: Thomas Lake has been determined to have more than twenty acres of surface area. Ecology is required to periodically review and update the lakes list.

Name of Agency Personnel Responsible for Drafting: Tom Mark, 300 Desmond Drive, Lacey, (360) 407-7285;

Implementation and Enforcement: Ray Hellwig, 3190 160th S.E., Bellevue, (425) 649-7096.

Name of Proponent: Washington State Department of Ecology, governmental.

Rule is not necessitated by federal law, federal or state court decision.

Explanation of Rule, its Purpose, and Anticipated Effects: The proposed rule amendment will add Thomas Lake to the list of lakes designated as "shorelines of the state" pursuant to the Shoreline Management Act, chapter 90.58 RCW . The effect of this will make certain developments and uses in and around Thomas Lake subject to chapter 90.58 RCW and Snohomish County's shoreline regulations. These shoreline regulations are similar, and in addition to, zoning regulations. Some developments and activities in and around Thomas Lake could be required to apply for [a] shoreline permit from Snohomish County.

Proposal Changes the Following Existing Rules: Proposed change would add one line of text to WAC 173 20-640: T28N-R5E $32 / 33$ Thomas Lake $80+$. This is the location by township, range, and sections, and the lake name and approximate surface area.

No small business economic impact statement has been prepared under chapter 19.85 RCW. The proposed WAC amendment is required by RCW 90.58 .030 and 90.58 .200 , and it would impact only one business entity at this time Further, that business does not fall under the definition of a "small business" as provided in RCW 19.85.020(1) by virtue of having more than fifty employees.

Section 201, chapter 403, Laws of 1995, does not apply to this rule adoption. These lake listings are dictated by statute (chapter 90.58 RCW ), as defined in RCW 34.05.328.

Hearing Location: City of Mill Creek Council Chambers, 15728 Mill Creek Boulevard, Mill Creek, WA 98012, on January 7, 1998, at 7:30 p.m.

Assistance for Persons with Disabilities: Contact Felecia Curtis by December 31, 1997, TDD (360) 407-6206, or (360) 407-6199.

Submit Written Comments to: Don Bales, Department of Ecology, S.E.A. Program, P.O. Box 47600, Olympia, WA 98504-7600, FAX (360) 407-6528, by January 16, 1998.

Date of Intended Adoption: February 27, 1998.
November 12, 1997
Daniel J. Silver
Deputy Director
AMENDATORY SECTION (Amending Order DE 76-16, filed $5 / 3 / 76$ )

WAC 173-20-640 Lakes coming under purview of chapter 90.58 RCW-Snohomish County lakes.

|  | Location | Section | Name | Area (Acres) |
| ---: | :--- | :--- | :---: | :---: | Use


| $\left(\left(\frac{(14)}{(4)}\right)\right.$ | T28N-R6E | 1-SE1/4 | Storm Lk. | 78.1 | R |
| :---: | :---: | :---: | :---: | :---: | :---: |
| (15) | T28N-R6E | 2.A | Flowing Lk. | 134.8 | R |
| ((4-5) ) |  |  |  |  |  |
| (16) | T28N-R6E | 2.C/D | Panther Lk. | 46.7 | R |
| ((1+7)) |  | 7-NW1/4 | Blackmans Lk. | 60.1 | R |
| $\left(\left(\frac{(17)}{177))}\right.\right.$ | 128N-R6E | 7-NW1/4 | Blacknans Lk. | 60.1 | R |
| (18) | T28N-R6E | 24-A | Chain Lk. | 22.8 | R |
| ((48)) |  |  |  |  |  |
| (19) | T28N-R7E | 12-J | Woods Lk. | 20.5 | R |
| ((497) $)$ |  |  |  |  |  |
| (20) | T28N-R7E | 16-A | Cochran Lk. | 33.6 | R |
| (( $\left(\begin{array}{l}\text { 20) } \\ \text { (2) }\end{array}\right.$ |  |  |  |  |  |
| (21) | T28N-R8E | 6-G | Chaplain Lk. (Res.) | 443.7 | PS |
| ((124)) |  |  |  |  |  |
| (22) | T28N-R8E | 22-G/H | Kellogg Lk. | 20.2 | R |
| (( (2륵) ) |  |  |  |  |  |
| (23) | T28N-R9E | 20-NE1/4 | Wallace Lk. | 55.3 | R |
| (( $(23)$ ) |  |  |  |  |  |
| (24) | T28N-R10E | 5-G/H | Boulder Lk. | 21.7 | R |
| (( $(247)$ ) |  |  |  |  |  |
| (25) | T28N-R11E | 1-W1/2 | Blanca Lk. | 179.0 | R |
| (( $\left(\frac{25}{25} 7\right)$ ) |  |  |  |  |  |
| (26) | T29N-R7E | 15-NE1/4 | Purdy Creek Ponds | 20.0 | R |
| (( $\left(\begin{array}{l}\text { (26) })\end{array}\right)$ |  |  |  |  |  |
| (27) | T29N-R7E | 27-N/P | Hughes Lk. | 20.2 | R |
| (( $(277)$ ) |  |  |  |  |  |
| (28) | T29N-R7E | 28-E | Roesiger Lk. | 352.2 | R |
| (( $(2 \mathrm{z})$ ) $)$ |  |  |  |  |  |
| (29) | T29N-R8E | 21-D | Echo Lk. | 24.6 | R |
| ((f29) ) |  |  |  |  |  |
| (30) | T29N-R9E | 9-M/N | East Boardman Lk. | 24.7 | R |
| (( $(304)$ ) |  |  |  |  |  |
| (31) | T29N-R9E | 36-J/R | Greider Lks. Upper | 58.4 | R |
| (( $(3+)$ ) |  |  |  |  |  |
| (32) | T29N-R10E | 4 | Copper Lk. | 60.8 | R |
| ((f) ${ }^{(3)}$ ) |  |  |  |  |  |
| (33) | T30N-R6E | 31-C/D | Cassidy Lk. | 124.6 | R |
| ((e3t)) |  |  |  |  |  |
| (34) | T30N-R6E | 36-E1/2 | Bosworth Lk. | 95.4 | R |
| ((e34)) |  |  |  |  |  |
| (35) | T31N-R4E | 18-SE1/4 | Martha Lk. | 58.4 | R |
| ((435) ) |  |  |  |  |  |
| (36) | T31N-R4E | 20-L/P | Howard Lk. | 27.1 | R |
| (( $(36)$ ) |  |  |  |  |  |
| (37) | T31N-R4E | 23-L | Ki Lk. | 97.4 | R |
| ((127) ) |  |  |  |  |  |
| (38) | T3IN-R4E | 33-G | Goodwin Lk. | 546.8 | R |
| ((638)) |  |  |  |  |  |
| (39) | T3IN-R4E | 33-P | Shoecraft Lk. | 136.8 | R |
| ((t-97)) |  |  |  |  |  |
| (40) | T31N-R4E | 34-H | Crabapple Lk. | 36.3 | R |
| ((t40) ) |  |  |  |  |  |
| (41) | T31N-R4E | 35-A/H | Loma Lk. | 21.1 | R |
| ((t-4H)) |  |  |  |  |  |
| (42) | T32N-R4E | 26-K/L | Sunday Lk. | 38.7 | R |
| ((t42) ) |  |  |  |  |  |
| (43) | T32N-R5E | 26-SE1/4 | Armstrong Lk. | 30.7 | R |
| ((t+4) $)$ |  |  |  |  |  |
| (44) | T32N-R5E | 27-F/G | Bryant Lk. | 20.2 | R |
| ((444)) |  |  |  |  |  |
| (45) | T32N-R6E | 26-C | Little Lk. | 23.4 | R |
| ((t-45)) |  |  |  |  |  |
| (46) | T32N-R7E | 19-H/J | Riley Lk. | 30.0 | R |
| ((4-4)) |  |  |  |  |  |
| (47) | T32N-R10E | 28 | Evangeline Lk. | 25.0 |  |

## WSR 97-23-032

PROPOSED RULES DEPARTMENT OF AGRICULTURE [Filed November 14, 1997, 4:00 p.m.]

Continuance of WSR 97-20-077.
Preproposal statement of inquiry was filed as WSR 97-16-066.

Title of Rule: Chapter 16-156 WAC, Organic producer and transition to organic producer certification.

Purpose: The goals of the amendments are to provide sufficient revenue to effectively administer and enforce the Organic Food Products Act, chapter 15.86 RCW.

Statutory Authority for Adoption: RCW 15.86.070.
Statute Being Implemented: Chapter 15.86 RCW.
Summary: The 1997 legislature passed a bill which allows the organic food program to increase fees in excess of the fiscal growth factor. The proposed amendments would increase fees by ten percent for producers with gross sales up to $\$ 750,000$ and increase fees for producers with gross sales over $\$ 750,000$ to $\$ 2,000$ plus one-tenth of one percent ( $0.10 \%$ ) of gross sales.

Reasons Supporting Proposal: The organic food program has doubled in size since 1993 and needs increased revenues to meet current workload demands. The fee increase will allow the program to put more resources into enforcement and providing technical assistance.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Miles McEvoy, Olympia, (360) 902-1924.

Name of Proponent: Organic Food Program, Washington State Department of Agriculture, governmental.

Rule is not necessitated by federal law, federal or state court decision.

Explanation of Rule, its Purpose, and Anticipated Effects: Organic producer and transition to organic producer certification, chapter 16-156 WAC, provides the procedural framework for certifying producers of organic and transition to organic food. The procedural requirements include specifying conditions of inspection, sampling, certification and decertification as well as specifying the application fees for organic certification. Amendments to WAC 16-156-060 are proposed to increase application fees in order to obtain more revenue for program activities. Increased revenue will be used for increased enforcement and technical assistance in the organic food program.

Proposal Changes the Following Existing Rules: The proposal would amend WAC 16-156-060 to increase fees. The proposal raises fees for organic food producer certification by $10 \%$ for producers with less than $\$ 750,000$ in gross sales. It raises fees for producers with gross sales over $\$ 750,000$ to $\$ 2,000$ plus one-tenth of one percent $(0.10 \%)$ of gross sales.

A small business economic impact statement has been prepared under chapter 19.85 RCW . [See WSR 97-20-077.]

A copy of the statement may be obtained by writing to Washington State Department of Agriculture, Organic Food Program, P.O. Box 42560, Olympia, WA 98504-2560, phone (360) 902-1877, or FAX (360) 902-2087.

Section 201, chapter 403, Laws of 1995, does not apply to this rule adoption. The Washington State Department of Agriculture is not a listed agency in section 201.

Hearing Location: Natural Resources Building, Room 259, 1111 Jefferson, Olympia, WA 98504, on November 15, 1997, at 10 a.m.

Assistance for Persons with Disabilities: Contact Julie Carlson by November 5, 1997, TDD (360) 902-1996, or (360) 902-1880.

Submit Written Comments to: Miles McEvoy, P.O. Box 42560, Olympia, WA 98504-2560, FAX (360) 902-2087, by November 15, 1997.

Date of Intended Adoption: November 21, 1997.

November 14, 1997
Julie C. Sandberg
Assistant Director

## WSR 97-23-052 <br> PROPOSED RULES GAMBLING COMMISSION

[Filed November 17, 1997, 4:41 p.m.]
Original Notice.
Preproposal statement of inquiry was filed as WSR $97-$ 20-042 on September 24, 1997.

Title of Rule: Daily records-Bingo, WAC 230-08-080; Bingo prizes-Records of winners, WAC 230-20-102; and Gift certificates-Requirements, WAC 230-20-115.

Purpose: To facilitate recordkeeping and accounting in bingo operations.

Statutory Authority for Adoption: RCW 9.46 .070 (1), (8)-(11), (14), (20).

Summary: WAC $230-08-080$ is changed to specify that daily record for bingo operations should include either a duplicate copy of the prize receipt or the merchandise prize receipt log. WAC $230-20-102$ is changed to allow merchandise prizes valued at $\$ 15.00$ or less to be receipted on a single log sheet. WAC 230-20-115 was amended to address the problem of how to account for bingo gift certificates that are awarded as prizes but not redeemed.

Reasons Supporting Proposal: These changes will facilitate recordkeeping and accounting in bingo.

Name of Agency Personnel Responsible for Drafting: Soojin Kim, Lacey, (360) 438-7654 ext. 310; Implementation: Ben Bishop, Lacey, (360) 438-7654 ext. 302; and Enforcement: Carrie Tellefson, Lacey, (360) 438-7654 ext. 373.

Name of Proponent: Staff, private.
Rule is not necessitated by federal law, federal or state court decision.

Explanation of Rule, its Purpose, and Anticipated Effects: See Purpose and Summary above.

Proposal Changes the Following Existing Rules: In WAC 230-08-080, the change specifies that the daily record for bingo operations should include either a duplicate copy of the prize receipt or the merchandise prize receipt log. The current rule does not offer a choice between the prize receipt and the prize receipt log. In WAC 230-20-102, instead of requiring a prize receipt to be completed for each prize awarded, this rule change allows merchandise prizes valued at $\$ 15.00$ or less to be receipted on a single log sheet. This rule change specifies the information that must be recorded on the log. WAC 230-20-115 was changed to require unredeemed bingo gift certificates that were issued as prizes to be accounted for by decreasing the prize expense account. This is a change in that, under the current rule, when a certificate is not redeemed, the liability account is debited, and the revenue account credited.

No small business economic impact statement has been prepared under chapter 19.85 RCW . Proposal is exempt under RCW 19.85.025(2), therefore, a small business economic impact statement is not required.

RCW 34.05.328 does not apply to this rule adoption. This agency does not choose to make section 201, chapter 403, Laws of 1995, apply to this rule adoption.

Hearing Location: Skamania Lodge, Exit 44, Interstate 84, Stevenson, Washington 98648, (509) 427-7700, on January 9, 1998, at 10:00 a.m.

Assistance for Persons with Disabilities: Contact Susan Green by January 1, 1998, TDD (360) 438-7638, or (360) 438-7654 ext. 302.

Submit Written Comments to: Soojin Kim, Mailstop 42400, Olympia, WA $98504-2400$, FAX (360) 438-8652, by December 31, 1997.

Date of Intended Adoption: January 9, 1998.
November 17, 1997
Soojin Kim
Rules and Policy Coordinator
AMENDATORY SECTION (Amending Order 293, filed 6/18/96, effective 7/19/96)

WAC 230-08-080 Daily records-Bingo. In addition to any other requirement set forth in these rules, licensees for the operation of bingo shall be required to prepare a detailed record covering each bingo session as defined in WAC 230-02-104: Provided, That operators of bingo games conducted at qualified agricultural fairs and other special locations shall be exempt from this rule, but will be required to keep all operator records by location in order to properly report all information as required by WAC 230-08-250. This detailed daily record shall disclose the following information for each separate session conducted during a bingo occasion:
(1) The gross gambling receipts collected for each separate type of sale, of any kind, for bingo games including, but not limited to, regular games, early bird games, blackout games, special games, or pick up games. These gross gambling receipts shall be supported by receipting records required by WAC 230-20-101 and inventory control records required by WAC 230-08-105. Licensees using the combination receipting method shall reconcile the extended value of all disposable cards, packets of cards, and electronically generated cards sold to the amount of sales recorded per the cash register;
(2) The amount paid out or accrued for prizes awarded for each bingo game. Each session record shall contain the following minimum information regarding prizes awarded:
(a) The game number;
(b) The dollar amount or the actual cost of each prize;
(c) A complete description of all noncash prizes;
(d) The consecutive number of the prize receipt issued for each prize;
(e) The duplicate copy of the prize receipt issued for all prizes awarded during the session or the merchandise prize receipt $\log$ as allowed by WAC $230-20-102(4)$;
(f) The check number of all checks used to pay winners of bingo games: Provided, That if the payment must be made by check under the guidelines of WAC 230-20-102 (1)(c), the duplicate copy must be maintained as a part of the session records; and
(g) Full details of prizes accrued.
(3) The net gambling receipts from each bingo session;
(4) The cash on hand at the commencement and the conclusion of each session;
(5) A reconciliation of cash on hand, net gambling receipts, and the bank deposit of net revenue for each session. The bank deposit shall be supported by a validated copy of the bank deposit receipt. Steps taken to reconcile overages and/or shortages that exceed twenty dollars for any session must be documented;
(6) An attendance record indicating the number of people participating and the time the attendance count was made;
(7) All bingo numbers or symbols selected and called during any game that offers a prize exceeding two hundred dollars. The numbers or symbols shall be recorded in the sequence selected. A computer generated "call sheet" may be used in lieu of a manual record if a print-out of results is made;
(8) The winning card or face number(s) for each individual prize awarded that exceeds two hundred dollars: Provided, That if the game is played using disposable bingo cards, the winning card or sheet of cards may be retained in lieu of the card numbers;
(9) A copy of the schedule of the games to be played and prizes available for the session: Provided, That if the record is annotated with the effective dates of each game schedule, it may be maintained separately and updated only when a change occurs. Any changes to the advertised and printed game and prize schedule, that occur during a session, must be noted in the session records and verified by the signature of the gambling manager assigned primary responsibility for supervising the session and another bingo worker on duty during the session;
(10) The gambling manager assigned primary responsibility for supervising the bingo session(s) must review all session records for accuracy, determine that required information is provided, and confirm the required deposit amount(s). After satisfactory completion of this review, the records must be signed by the gambling manager responsible for supervising the session before the gambling manager leaves the premises on the day(s) the session(s) was conducted; and
(11) All records required by this section shall be:
(a) Recorded in a standard format prescribed by the commission;
(b) Recorded during the course of each session; and
(c) Retained for a period of not less than three years.

AMENDATORY SECTION (Amending Order 303, filed 11/21/96, effective 12/22/96)

WAC 230-20-102 Bingo prizes-Record of winners. All payments of prizes for bingo games shall be accounted for and documented in a manner that affords independent verification of the amount paid and the fact of distribution to winners: Provided, That Class A and B bingo licensees, organizations conducting bingo under the provisions of RCW 9.46.0321, and bingo activities conducted at a qualified agricultural fair are exempt from all portions of this rule if the requirements of WAC 230-08-015 are followed. Payment of all prizes shall be documented using the following procedures:

What are the receipting and recordkeeping requirements for bingo prizes?
(1) A prize receipt shall be completed for each prize awarded at bingo games: Provided, That merchandise prizes with a cost or fair market value of fifteen dollars or less may be receipted on a single log sheet as allowed in subsection (4) of this section. The following minimum information shall be recorded for each prize awarded:
(a) The date;
(b) The game number;
(c) The complete name and address of the winner: Provided, That an address of the winner is not required if prizes greater than $\$ 300$ are paid by check or a combination of cash or check and:
(i) Checks are drawn on the licensee's gambling bank account;
(ii) Checks are made payable only to the winner: Provided, That checks for prizes won by players under age eighteen may be made payable to the guardian or immediate family member accompanying the player;
(iii) The game number and prize receipt number are notated on the check;
(iv) Checks used are of a type that provides a duplicate copy. The copies become a part of the daily bingo records and must be maintained as such;
(v) All original checks are returned by the bank to the licensee. Original checks shall be available for inspection upon demand by the commission; and
(vi) Checks drawn on the licensee's gambling account are not cashed or otherwise redeemed by the licensee or on the licensees premises.
(d) The dollar amount of the prize or the licensee's cost of noncash prizes;
(e) A full description of all noncash prizes;
(f) The check number, if any portion of the prize is paid by check; and
(g) The initials of the bingo worker making the payout and the cashier making the payment.
(2) Prize receipts shall be consecutively issued in an ascending order. Prize receipts bearing a number below the highest number issued during a session shall be voided and retained with the daily records.
(3) The original of each prize receipt shall be given to the winner and a duplicate copy shall be retained by the licensee as a part of its records for a period of not less than three years.
(4) Merchandise prizes with a cost or fair market value of fifteen dollars or less may be receipted on a merchandise prize receipt log. A separate merchandise prize receipt log shall be maintained for each session used, and retained as a part of the bingo daily records. At a minimum, the following information must be recorded on the log:
(a) The date and session;
(b) The game number;
(c) The complete name of the winner printed;
(d) The cost of the prize or fair market value of the prize if donated;
(e) A full description of the prize;
(f) The initials of the person distributing the prize; and (g) The criteria for awarding the prizes.

How must prize receipts be printed?
$(((4)))(5)$ Prize receipts shall be printed by a commercial printer and meet the following standards:
(a) Manufactured of two-part, self-duplicating paper that provides for an original and a duplicate copy;
(b) Imprinted with the name of the licensee and a consecutive ascending number that does not repeat in at least 100,000 occurrences: Provided, That Class E and smaller licensees may utilize receipts that are not imprinted with the licensee's name and which the consecutive number does not repeat in at least 1,000 occurrences; and
(c) Provide space for the licensee to record the information required by subsection (1) above.

## What records must a licensee keep for the acquisition of prize receipts?

$(((5)))$ (6) All prize receipts purchased or otherwise obtained must be accounted for by the licensee. Prize receipts purchased or otherwise obtained by the licensee shall be documented on a vendor's invoice. This invoice, or a photo-copy thereof, shall be maintained on the premises and available for inspection by commission staff. The following information shall be documented on the purchase invoice:
(a) Name of the vendor;
(b) Name of the purchasing organization;
(c) Date of purchase;
(d) Number of receipts purchased; and
(e) The beginning and ending receipt number.

For progressive prize type games, how may increases to the prize pool be accrued and accounted for?
$(((6)))(7)$ Increases to the prize pool for progressive prize type games may be accrued and treated as prizes awarded during the current session if the following conditions are met:
(a) Prize receipts will be issued only when the prize is actually awarded;
(b) Full details of accrued prizes outstanding at the end of each calendar quarter, will be furnished on the licensee's activity report;
(c) Once an election is made to accrue prizes for a particular game, all increases to that prize must be accrued;
(d) Prizes must be accrued after the completion of each session in which they are increased;
(e) A reconciliation of the prize fund shall be made on each "Daily summary - Cash control" record;
(f) The amount of prize accrued shall be deposited in the gambling receipts account per WAC 230-12-020;
(g) The balance of the gambling receipts banking account shall not be reduced at any time below the amount of prizes accrued and currently being offered: Provided, That accrued prizes may be transferred to a special bank account, for this purpose, if the balance is maintained at a level equal to or greater than the amount of prizes accrued and currently being offered; and
(h) In the event management elects to discontinue games for which prizes have been accrued, the operator shall amend all activity reports and tax returns previously submitted to reflect the actual prizes awarded.

AMENDATORY SECTION (Amending WSR 97-09-072, filed 4/22/97, effective 7/1/97)

WAC 230-20-115 Gift certificates-Requirements. Gift certificates may be sold or issued as prizes during bingo games and such shall not be deemed sales of bingo cards for purposes of this title if licensees comply with the following restrictions:
(1) If sold, gift certificates shall be paid for in full at the time they are issued;
(2) Gross receipts from the sale of certificates shall be deposited separately into the gambling account no later than five banking days after receipt. The certificate numbers relating to the funds deposited shall be a part of the deposit record;
(3) For gift certificates awarded as prizes, the value of the certificate is recorded as a bingo prize on the daily bingo records for the sessions in which the certificate was issued. The certificate will be supported by a bingo prize receipt;
(4) Gift certificates shall be purchased from a commercial printer or licensed distributor and shall be prenumbered, consecutively issued, and have a predetermined value with the following information imprinted:
(a) The name of the organization issuing the certificate;
(b) The date issued and an expiration date no later than three months from the date issued for awarded certificates; and one year for sold certificates;
(c) The dollar value of the certificate; and
(d) Any conditions or contingencies related to redemption of the certificate;
(5) Gift certificates may only be awarded as prizes on up to four occasions per year, and no prize shall include more than forty dollars U.S. currency in gift certificates;
(6) Certificates shall only be redeemed for bingo cards, food, drink, merchandise, punchboards or pull tabs upon the licensed premises from which it was issued;
(7) Certificates redeemed shall be applied against bingo activity and daily bingo records shall be modified in the cash reconciliation section of the approved record format to document the number and dollar value of certificates redeemed;
(8) A reconciliation of gift certificate inventory to certificates issued shall be performed on a monthly basis and will include the following control features:
(a) Purchase invoices will be retained for gift certificates and they will include the organization name, date of purchase, and beginning and ending certificate numbers;
(b) Redeemed certificates will be maintained with the corresponding daily sales records;
(c) Sold certificates not redeemed ((withim)) the expiration date shall be properly accounted for as a donation; ((and))
(d) Certificates issued as prizes and not redeemed by the expiration date shall be accounted for by decreasing prizes paid expense by the value of the expired certificate and eliminating the corresponding liability. This adjusting entry shall be clearly documented in the licensee's monthly records; and
(e) A certificate log will be maintained and will include the following:
(i) Certificate number;
(ii) Certificate value;
(iii) Date of issue;
(iv) Expiration date;
(v) Date of redemption; and
(vi) If awarded as a prize, the session and date the prize is awarded.

> WSR 97-23-054
> PROPOSED RULES GAMBLING COMMISSION
> [Filed November $17,1997,4: 47$ p.m.]

Original Notice.
Preproposal statement of inquiry was filed as WSR 97-21-100.

Title of Rule: Interest in separate business involving punchboards and pull tabs at a different marketing level prohibited, WAC 230-30-220.

Purpose: This rule is repealed.
Other Identifying Information: This repealer comes under the punchboards and pull tabs section of the WAC.

Statutory Authority for Adoption: RCW 9.46.070(11).
Summary: This rule is repealed to eliminate the prohibition on interest in separate business at a different marketing level.

Reasons Supporting Proposal: Removing this type of prohibition would prevent undue interference with businesses while not jeopardizing public welfare.

Name of Agency Personnel Responsible for Drafting: Soojin Kim, Lacey, (360) 438-7654 ext. 310; Implementation: Ben Bishop, Lacey, (360) 438-7654 ext. 302; and Enforcement: Carrie Tellefson, Lacey, (360) 438-7654 ext. 373.

Name of Proponent: Staff, commercial operators, private.

Rule is not necessitated by federal law, federal or state court decision.

Explanation of Rule, its Purpose, and Anticipated Effects: See Summary and Reasons Supporting Proposal above.

Proposal Changes the Following Existing Rules: WAC $230-30-220$ is repealed. See Summary and Reasons Supporting Proposal above.

No small business economic impact statement has been prepared under chapter 19.85 RCW . Proposal is exempt under RCW 19.85.025(2), therefore, a small business economic impact statement is not required.

RCW 34.05.328 does not apply to this rule adoption. This agency does not choose to make section 201, chapter 403, Laws of 1995, apply to this rule adoption.

Hearing Location: Skamania Lodge, Exit 44, Interstate 84, Stevenson, Washington 98648, (509) 427-7700, on January 9, 1998, at 10:00 a.m.

Assistance for Persons with Disabilities: Contact Susan Green by January 1, 1998, TDD (360) 438-7638, or (360) 438-7654 ext. 302.

Submit Written Comments to: Soojin Kim, Mailstop 42400, Olympia, WA 98504-2400, FAX (360) 438-8652, by December 31, 1997.

Date of Intended Adoption: January 9, 1998.

November 17, 1997
Soojin Kim
Rules and Policy Coordinator

## REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 230-30-220
Interest in separate business involving punchboards and pull tabs at a different marketing level prohibited.

## WSR 97-23-062 PROPOSED RULES DEPARTMENT OF ECOLOGY

[Order 97-06-Filed November 18, 1997, 3:55 p.m.]
Continuance of WSR 97-15-130.
Preproposal statement of inquiry was filed as WSR 97-08-038.

Title of Rule: Revise stream typing rules adopted by reference via chapter 173-202 WAC, Forest practices rules and regulations to protect water quality.

Purpose: Modify forest practices rules defining Type 2 and 3 waters in WAC 222-16-030 (adopted by reference by chapter 173-202 WAC), and define requirements for Forest Practices Board (FPB) manual.

Other Identifying Information: Emergency rule relative to this proposal was adopted by ecology on February 14, 1997 (WSR 97-05-039). Forest Practices Board filed companion emergency proposal (WSR 97-05-033).

Statutory Authority for Adoption: RCW 90.48.420, 76.09.040, [76.09.]050 and chapter 34.05 RCW .

Statute Being Implemented: Chapter 90.48 RCW.
Summary: Amend WAC 173-202-020 to adopt by reference changes in WAC 222-12-090 and 222-16-030.

Reasons Supporting Proposal: Field checks and studies showed many streams were mistyped based on physical characteristics. Streams with fish were classed as not having fish. Proposed rule would update stream typing to reflect current state of knowledge and provide intended protection. Proposal will be coordinated with Forest Practices Board staff to the extent practicable.

Name of Agency Personnel Responsible for Drafting: Doug Rushton, 300 Desmond Drive, Lacey, WA 98503, (360) 407-6180; Implementation and Enforcement: Dick Wallace, 300 Desmond Drive, Lacey, WA 98503, (360) 4076489.

Name of Proponent: Department of Ecology, governmental.

Agency Comments or Recommendations, if any, as to Statutory Language, Implementation, Enforcement, and Fiscal Matters: The proposal based on consensus recommendation from timber, fish, wildlife participants.

Rule is not necessitated by federal law, federal or state court decision.

Explanation of Rule, its Purpose, and Anticipated Effects: Continuance necessary to reschedule hearing and proposed adoption dates.

The proposed rule established presumptions for determining fish use in the absence of field verification. Current knowledge about fish use in streams and habitat is needed in forest practices and related water quality rules so appropriate riparian and aquatic protection is provided. Recent studies have shown the need to upgrade some Type 4 (nonfish bearing) streams to Type 2 or 3 (fish-bearing). The proposed rules are necessary to protect public resources, specifically fish, by ensuring riparian values are being applied to fish-bearing streams and that water quality upstream of fish hatchery intakes is protected. The proposal adds fish use determination protocols to the Forest Practices Board manual.

Timber, fish, and wildlife participants developed this rule and recommended it as a consensus proposal to the Forest Practices Board and ecology as a first step in developing a comprehensive strategy to address fish, water quality, and a functional water typing system. TFW is continuing to develop a more comprehensive proposed rule that will also meet federal water quality requirements.

Proposal Changes the Following Existing Rules: WAC 222-16-030, provides protection of water quality upstream of fish hatcheries; stream gradient percentages changes from "less than $12 \%$ " to " $16 \%$ or less"; stream channel widths change from " 5 ft ." to " 2 ft . or greater in western Washington" and " 3 ft . or greater in eastern Washington"; contributing basin sizes are added to the rule: Fifty acres in western Washington and one hundred seventy-five acres in eastern Washington; and the Department of Natural Resources is given authority to wave presumption of fish use based on three specific criteria.

Ecology coadopts by reference through chapter 173-202 WAC, Washington Forest Practices rules and regulations to protect water quality (specifically WAC 173-202-020).

A small business economic impact statement has been prepared under chapter 19.85 RCW. Please refer to WSR 97-20-107.

A copy of the statement may be obtained by writing to Forest Practices Board Recording Secretary, Department of Natural Resources, Forest Practices Division, P.O. Box 47012, Olympia, WA 98504-7012, phone (360) 902-1413, or FAX (360) 902-1784.

Section 201, chapter 403, Laws of 1995, applies to this rule adoption. Considered to be a significant legislative rule.

Hearing Location: Natural Resources Building, Room 172, 1111 Washington Street S.E., Olympia, WA, on January 26, 1998, at 9:00 a.m.

Assistance for Persons with Disabilities: Contact Forest Practices Board Secretary, (360) 902-1413, by January 15, 1998, TDD (360) 902-1431.

Submit Written Comments to: Doug Rushton, Department of Ecology, P.O. Box 47600, Olympia, WA 985047600, FAX (360) 407-6426, by January 30, 1998.

Date of Intended Adoption: February 2, 1998.
November 9, 1997
Daniel J. Silver
Deputy Director

## WSR 97-23-066 <br> PROPOSED RULES MILITARY DEPARTMENT

(Emergency Management Division)

[Filed November 19, 1997, 8:45 a.m.]

## Original Notice.

Preproposal statement of inquiry was filed as WSR 97-20-118.

Title of Rule: Hazardous chemical emergency planning and community right-to-know reporting.

Purpose: Implement Public Law 99-499, the Superfund Amendments and Reauthorization Act of 1986 (SARA Title III).

Other Identifying Information: Chapter 118-40 WAC.
Statutory Authority for Adoption: Public Law 99-499 and chapter 38.52 RCW .

Summary: The restructuring of the State Emergency Response Commission (SERC) and the revision of chapter 38.52 RCW require the revision of chapter $118-40$ WAC. Proposed revisions affect the reporting requirements and structure of the SERC and the Local Emergency Planning Committees (LEPC).

Reasons Supporting Proposal: The proposed revision of chapter 118-40 WAC was drafted by an interagency work group consisting of representatives from the Washington State Patrol, Departments of Ecology, Health and Transportation, Military Department, and LEPCs. The document was presented to and reviewed by the SERC on June 5, 1997, and September 4, 1997. The chair of the SERC presented the revision to the Emergency Management Council on June 12, 1997.

Name of Agency Personnel Responsible for Drafting: Dan Staber, Program Coordinator, 4317 6th Avenue, Lacey, WA, (360) 923-4573; Implementation and Enforcement: Linda Burton-Ramsey, Director, 4317 6th Avenue, Lacey, WA, (360) 923-4501.

Name of Proponent: Military Department, Emergency Management Division, governmental.

Rule is necessary because of federal law, Public Law 99-499.

Explanation of Rule, its Purpose, and Anticipated Effects: Accurately reflect the restructuring of the SERC and the revision of chapter 38.52 RCW relative to the implementation of Public Law 99-499.

Proposal Changes the Following Existing Rules: The restructuring of the SERC and the revision of chapter 38.52 RCW require the proposed changes to the existing chapter 118-40 WAC.

No small business economic impact statement has been prepared under chapter 19.85 RCW. Chapter 19.85 RCW requires the preparation of an economic impact statement if the adoption of any rule pursuant to RCW 34.05 .320 will impose more than minor costs on more than twenty percent of all industries, or more than ten percent of any one industry. Since the proposed language revisions to chapter 118-40 WAC will not have any economic impact on either small businesses or industry, the preparation of a small business economic impact statement is not required.

RCW 34.05.328 does not apply to this rule adoption. The proposed changes to chapter 118-40 WAC do not constitute "significant legislative rules" as defined in RCW 34.05.328. These changes address administrative reporting
procedures and clarifies the interrelationship of SERC, LEPCs and state agencies. The proposed changes bring chapter $118-40$ WAC into compliance with chapter 38.52 RCW.

Hearing Location: Western: Port of Seattle, Fire Department, 2400 170th Street, Seattle, WA, on January 14, 1998, at 9 a.m. - 11 a.m; and Eastern: Department of Emergency Management, 1121 West Gardner, Spokane, WA, on January 22, 1998, at 9:30 a.m. - 11:30 a.m.

Assistance for Persons with Disabilities: Contact Dan Staber by January 9, 1998, FAX (360) 923-4591, voice (360) 923-4573.

Submit Written Comments to: Daniel Staber, Program Coordinator, EMD, P.O. Box 40955, Olympia, WA 985040955, FAX (360) 923-4591, by January 10, 1998.

Date of Intended Adoption: March 2, 1998.
November 15, 1997
Gregory P. Barlow
Major General
The Adjutant General
AMENDATORY SECTION (Amending Order 88-05, filed 9/12/88)

WAC 118-40-010 Introduction. On October 17, 1986, the Superfund Amendments and Reauthorization Act of 1986 (SARA) was signed into law (P.L. 99-499). One part of the SARA provisions is Title III: "The Emergency Planning and Community Right-to-Know Act of 1986" hereafter referred to as "EPCRA." ((Fitle-H)) EPCRA establishes requirements for federal, state, and local governments, and industry regarding emergency response planning and community right-to-know on hazardous chemicals.

The emergency planning provisions of ((Fitle- H ) ) EPCRA (Sections 301-305) are designed to develop state and local government hazardous chemical emergency preparedness and response capabilities through better coordination and planning, especially at the local level.

Other community right-to-know provisions of ((Fitle III (Seetiens-311,312, and-313)) EPCRA require the owners and/or operators of facilities to provide information about the nature, quantity, and location of reportable chemicals manufactured, processed, stored, or used at their facility sites. The purpose of these provisions is to increase public knowledge of the presence of hazardous chemicals in communities and to better prepare for potential emergencies.

AMENDATORY SECTION (Amending Order 88-05, filed 9/12/88)

WAC 118-40-020 Purpose and scope. It is the purpose of this chapter to implement the provisions of ((Title $\Psi \Psi)$ ) EPCRA in the state of Washington to establish a mechanism for compliance by state and local governmental agencies and industry ( with the-provisions-of Title HI)). This chapter is promulgated under the general policy and rule-making authority of the military department ( ( $\Theta f$ eemmunity-development)) as established by RCW 38.52.030(2); 38.52.050 (1) and (3); and 43.63A.060.

Compliance with the requirements of ((Title $\Psi 4)$ ) EPCRA, as recognized by the United States Environmental Protection Agency, is regarded as compliance with the provisions of this chapter. Where federal regulations are
duplicated or referred to in this chapter, ((Titte \#\#)) EPCRA citations are provided. This chapter is not intended to mandate any new compliance requirements beyond those required by ((Ғitte-\#)) EPCRA.

AMENDATORY SECTION (Amending Order 88-05, filed 9/12/88)

WAC 118-40-030 Definitions. (("SARA" means the Superfund-Amendments and-Reatherization-Aet-of 1986, as ammended.
"CERCLA" menns the-Comprehensive Emergenny Respense, Compensation and-Liability Aet-of 1980, as amended.
"Commission" menns the emergeney-respense-emmissien fer Washingten-state:
"Leeal-emmittee" means the leeal-mergeney-planning eommittee established for eaeh-state-emergeney planning distriet established by the eommiosient:
"Title-\#I" means Titte-II of the Superfund-Amendments and-Reatherization-Aet of 1986; also titled the Emergeney Planning and-Community-Right-to-Knew-Aet of 1986, as amended.
"Administrater" means the administrater of the Envirenmental Proteetion-Ageney (EPA).
"Envirenment" ineludes-water, air, and land-and-the interrelationship-whiehexists-ameng and between-water, air, and land-and-all living things.
"Extremely hazardous-substanees" means a-substance teseribed in-Seetion-302 (世)(2) of Title-II-as now-atitherized er-hereafter amended.
"Facility" means-all-buildings, equipment, struetures, and-other-stationary items-whieh are leated on-aingle-site of-on-e日ntigueus-or adjueent-sites-and-which-are-owned-or operated by the same-persen (or by-any person-which eontrols, is eontrelled by, or under-eommen-centrel-with suth persen). For the purpese-of Seetion 304, Title-III, the term-ineludes meter vehieles, relling stoek and-aireraft, shipping, and pipelines.
"Hazardous-ehemienl" means-any-ehemieal-whieh-is-a physieal hazard or a health hazard as defined by OSHA Hazard-Communieation-Standard (29-CFR-1910.1200). Exeeptions to the definition of "hazardous ehemieal" in-Title \#-and in 29-CFR 1910.1200 shall aloo-apply in this ehapter.
"Health hazard" means a-ehemieal for-whieh there-is statistieally-signifieant-evidenee based-on at least one-study eenduet in aecordanee with established seientifie prineiples that reute-or-chronie-health-effeeto-may eeeur in expesed individuals. The-term-health hazard-ineludes-hemieals whieh-are eareinegens, toxie or highly-toxie agento-which-at on the hentopeietie-system, and-agents-whieh-damage-the lungs, skin, eyes, of mueous membrane.
"Physieal hazard" means a chemieal-for-whieh there-is seientifieally valid-evidenee that it is a eomburtible-liquid, $A$ eempressed-gas, explesive, flammable,-of-erganie-peroxide, an-oxidizer, PYropherie, unstable (reaetive), or-water reaetive.
"Material-Safety-Data-sheet-(MSDS)" means-the-sheet fequired to be developed under Seetion-1910.1200(g) of Title 29-CFR, as that seetion-may be-amended-frem time-te time:
"NRT-1-guidebook" meang-the-Hasardous-Mtaterials Emergency Ptanning-Gtide published-by the National Respense Team, Mareh-1987.
"NRT-1-guidelines" means-the-guidanee-outlined in the Herardots Materials Emergeney Phanning Guide.
"OSHA" mean-Oeeupatienal-Safety and Health-Aet of 1970.
"Person" means any-individual, trust, firm, joint-stoek eompany, corperation (ineluding a-govemment eorperation), partnership, asseciation, state, munieipality, cemmiosien, politieal-subdivisien-of state,-or interstate-bedy.
"Release" means any spill, leaking, pumping, peuring; emitting, emptying, diveharging, injecting, eseaping, leaching, dumping, or dispesing to the envirenment of-any hazardeus-chernieal, extremely hazardeug-substanee, of toxie ehemieal.)) "Administrator" means the administrator of the Environmental Protection Agency (EPA).
"CERCLA" means the Comprehensive Emergency Response, Compensation and Liability Act of 1980, as adopted.
"EMC" means the emergency management council for Washington state. (RCW 38.52.040(1).)
"Environment" includes water, air, and land and the interrelationship which exists among and between water, air, and land and all living things.
"EPCRA" means Emergency Planning and Community Right-to-Know Act of 1986 as adopted, which is synonymous with SARA Title III.
"Extremely hazardous substances" means a substance described in Section 302 (a)(2) of EPCRA as now authorized or hereafter adopted.
"Facility" means all buildings, equipment, structures, and other stationary items which are located on a single site or on contiguous or adjacent sites and which are owned or operated by the same person (or by any person which controls, is controlled by, or under common control with such person). For the purpose of Section 304, EPCRA, the term includes motor vehicles, rolling stock and aircraft, shipping, and pipelines.
"First responder" means fire fighters, law enforcement and emergency medical personnel as defined in chapter 29662 WAC, Part P.
"Hazardous chemical" means any chemical which is a physical hazard or a health hazard as defined by OSHA Hazard Communication Standard (29 CFR 1910.1200). Exceptions to the definition of "hazardous chemical" in EPCRA and in 29 CFR 1910.1200 shall also apply in this chapter.
"Health hazard" means a chemical for which there is statistically significant evidence based on at least one study conducted in accordance with established scientific principles that acute or chronic health effects may occur in exposed individuals. The term health hazard includes chemicals which are carcinogens, toxic or highly toxic agents which act on the hematopoietic system, and agents which damage the lungs, skin, eyes, or mucous membrane.
"LEPC" means the local emergency planning committee established for each state emergency planning district established by the state emergency response commission (P.L. 99-499).
"Material Safety Data Sheet (MSDS)" means the sheet required to be developed under Section $1910.1200(\mathrm{~g})$ of Title 29 CFR, as that section may be adopted from time to time.
"NRT-1 guidebook" means the Hazardous Materials Emergency Planning Guide published by the National Response Team, March 1987.
"NRT-1A guidelines" means the criteria for review of hazardous materials emergency plans.
"OSHA" means Occupational Safety and Health Act of 1970.
"Person" means any individual, trust, firm, joint stock company, corporation (including a government compration), partnership, association, state, municipality, commission, political subdivision of state, or interstate body.
"Physical hazard" means a chemical for which there is scientifically valid evidence that it is a combustible liquid, a compressed gas, explosive, flammable, or organic peroxide, an oxidizer, pyrophoric, unstable (reactive), or water reactive.
"Release" means any spill, leaking,_pumping, pouring, emitting, emptying, discharging, iniecting, escaping, leaching, dumping, or disposing to the environment of any hazardous chemical, extremely hazardous substance, or toxic chemical.
"SARA" means the Superfund Amendments and Reauthorization Act of 1986, as adopted.
"SERC" means the state emergency response commission for Washington state. (RCW 38.52.040(2) and P.L. 99-499.)
"TERC" means tribal emergency response commission.
"Title III" means Title III of the Superfund Amendments and Reauthorization Act of 1986; also titled the Emergency Planning and Community Right-to-Know Act of 1986, as amended.
"Toxic chemical" means a substance described in Section 313(c) of ((Title- $I$ )) EPCRA, as now authorized or hereafter ((amended)) adopted.
"WISHA" means Washington Industrial Safety and Health Act of 1973.

AMENDATORY SECTION (Amending Order 88-05, filed 9/12/88)

WAC 118-40-040 State emergency response commis-sion-Establishment, membership, chairperson. (1) In keeping with the provisions of Section 301(a) of ((Fitle-HI, the-governer ef Washingten-state has ablished a) EPCRA the EMC appoints the state emergency response commission membership composed of a representative from the following ((members-or their designees:
( A ) Direeter of the department of eommunity-developfent.
(b) Direeter of the-department-of eeolegy.
(e) Chief of the-Washington-state-pattel.
(2) The directer of the-department of eommunity develepment-shall be the ehairpersen of the eommission.
(3) The-assistant-director, division-of emergeney management, department-of eommunity development,-shall serve-as alternate-chairperson of the commission in the absenee-of the chaipersen.)) agencies and organizations:
(a) Military department.
(b) Department of ecology.
(c) Washington state patrol.
(d) Department of transportation.
(e) Department of health.
(f) Department of labor and industries.
(g) Local emergency manager.
(h) Washington state association of fire chiefs.
(i) Private industry.
(i) Local emergency planning committee (eastern Washington representative).
(k) Local emergency planning committee (western Washington representative).
(1) Transportation industry.
(2) The chairperson and vice-chairperson for the state emergency response commission members shall be appointed by the emergency management council.
(3) The state emergency response commission shall seek the attendance and active participation of representatives of the following agencies and organizations at all commission meetings:
(a) Tribal Emergency Response Commission(s).
(b) Federal Emergency Management Agency.
(c) Environmental Protection Agency.
(d) U.S. Department of Transportation.
(e) Washington state attorney general.

AMENDATORY SECTION (Amending Order 88-05, filed 9/12/88)

WAC 118-40-050 Commission-Purpose, responsibilities. The purpose of the state emergency response commission is to coordinate hazardous material issues and carry out the mandate of (( 7 itle $\Psi$ H)) EPCRA (P.L. 99-499), as now authorized or hereafter ((amended)) adopted.

The state emergency response commission shall be responsible for the establishment of a state hazardous materials emergency preparedness, response, and community right-to-know program as required by ((Тitle-\#)) EPCRA. Specific duties of the commission include:
(1) (Establishment of a state level hazarfous materials advisery-emmittee.)) Appointment of such ad hoc committees and working groups as required.
(2) Designation of local emergency planning districts.
(3) ((Appeintment of members to loeal eommitites established fer eneh of the leeat emergeney planing distriets designated by the eommission.
(4) Reeeptien)) Receive and record initial appointment of and subsequent revisions to local emergency planning committee membership.
(4) Review and evaluation of local emergency response plans.
(5) ((Delegation-of respensibilities between the depart ment of ecology, the Washington-state patrol, and the department of eemmunity developmentin)) Administer and coordinate responsibilities for representative state emergency response commission members for implementing the ((Title \#\#)) EPCRA program in Washington state.
(6) ((Establishment-of a-single-address, telephone numberand the)) Establish procedures for the receipt of, management and access to all notifications, reports, plans and all other information required by ((Fitle- \#I)) EPCRA.
(7) Coordinate with the Environmental Protection Agency on EPCRA implementation.

AMENDATORY SECTION (Amending Order 88-05, filed 9/12/88)

WAC 118-40-060 Military department ((ef-e日mmt-nity-develepment-Title-II))—EPCRA responsibilities. Specific responsibilities of the military department ((ef) eemmunity-develepment)) include, but are not limited to, the following duties:
(1) Receive and record verbal emergency toxic chemical release reports through the twenty-four-hour duty officer system and make appropriate notifications. Track and maintain records of ((events anntrally)) such notifications.
(2) Develop emergency planning guidance and provide assistance to ((teed-eommittees)) LEPCs in the development of an emergency response plan for their district. ((Advise and assist industry in the planning preeess.))
(3) Coordinate the review of each LEPC emergency plan as it is submitted.
(4) Serve as repository agency for ((the-leet)) LEPC emergency response plans.
(5) Set up community ((fight-te-knew)) EPCRA education and training program ((te-allew-eitizentso-view emergeney respense plans, 女pen-request)) addressing mitigation, emergency preparedness, disaster response, and long-term disaster recovery.
(6) Provide ((staff to eommission and hazardeus material advisery committee)) adequate staff support for the state emergency response commission to develop agendas, prepare minutes, coordinate meeting places, draft policy letters, and carry out other support functions as needed.
(7) Prepare and respond to correspondence for signature by the chairperson of the state emergency response commission.
(8) Receive and coordinate the distribution of correspondence, information, and written reports to offices ((inthe departments of eommunity development and eeolegy and the Washingten-state patrol, and leealeommittees)) of representative state emergency response commission agencies and organizations, TERC's and LEPC's, as well as other ((state)) governmental and nongovernmental agencies when appropriate or as requested.
(9) ((Serve as ehairperson-of the-training subeommittee of the hazardeus materials advisory eommittee.
( 10 ) ) Develop ((ant ) ), apply for and administer training, exercise, and planning grants, as authorized and provided under Section 305 of ((Title-\#)) EPCRA.
$((( \pm 1)))(10)$ Provide nonfirst responder training and maintain ((training)) related records for the state hazardous materials training, exercise, and planning programs as authorized and funded through Section 305 of ((Title- I\#)) EPCRA.
(a) Training may be attended by emergency first responders, including fire fighters, law enforcement, environmental, and emergency medical personnel. Other constituencies to be trained include federal, state, and local governmental employees who may directly or indirectly involve themselves in a hazardous materials incident. Such personnel may include health officials, public works personnel, elected officials, emergency and city managers, and personnel employed by private industry.
(b) Emergency training programs for nonfirst responders shall be designed to improve emergency planning, prepared-
ness, mitigation, response, and recovery capabilities. Such programs shall provide special emphasis with respect to emergencies and responsibilities associated with hazardous materials and EPCRA.

## AMENDATORY SECTION (Amending Order 88-05, filed 9/12/88)

WAC 118-40-070 Department of ecology-((Title H\#)) EPCRA responsibilities. Specific responsibilities of the department of ecology include, but are not limited to, the following duties:
(1) Serve as advisor to the commission on emergency spill response and environmental restoration issues.
(2) Serve as advisor for emergency responder equipment and training needs at the state and local levels.
(3) Serve as advisor for on-scene spill response and environmental needs at the state and local levels.
(4) Serve as advisor to the commission on community right-to-know issues.
(5) ((\#evelep, implement, and-meintain- - Title HI)) As required under subsection 301(a) of EPCRA, coordinate development, implementation, and maintenance of an EPCRA Community Right-to-Know Program which may include, but is not limited to:
(a) Data management of reports and notifications submitted by businesses. Such reports and notifications shall be retained for a minimum of three years.
(b) Technical assistance to businesses regarding compliance with ((Title-\#)) EPCRA.
(c) Accessing and communicating information to the public.
(d) Outreach to businesses and the public about ((Title \#\#)) EPCRA.
(( 6$)$ Serve chaifpersen-of member-of the-emmunity fight-to-know-subeemmittee of the hazardous-materiats advisory eommittee.
(7) Serve as liaisen between the eommission-and the Environmental Protection-Ageney-on-eommunity rightioknowiortes.
(8) Provide-training for hazardeus-substatrees-spilt respense and eleantr:))

AMENDATORY SECTION (Amending Order 88-05, filed 9/12/88)

WAC 118-40-080 Washington state patrol-( (Fitle \#\#) EPCRA responsibilities. Specific responsibilities of the Washington state patrol include, but are not limited to, the following duties:
(1) Serve as advisor to the state emergency response commission on emergency response and coordination of onscene activities on state and interstate highways and other areas where it has been designated incident command agency.
(2) (Serve-ashaifpersen-of the-emergeney-respense stbeemmittee- of the hazardeus-materials-advisery-eommittee.)) Provide first responder training and maintain related records for state hazardous materials training as authorized through Section 305 of EPCRA.
(a) Training may be attended by emergency first responders, including fire fighters, law enforcement, environmental, and emergency medical personnel. Other constituen-
cies to be trained include federal, state, and local governmental employees who may directly or indirectly involve themselves in a hazardous materials incident. Such personnel may include health officials, public works personnel, elected officials, emergency and city managers, and personnel employed by private industry.
(b) Emergency training programs for first responders shall be designed to improve emergency planning, preparedness, mitigation, response, and recovery capabilities. Such programs shall provide special emphasis with respect to emergencies and responsibilities associated with hazardous materials and EPCRA.
(3) Serve as advisor for emergency responder equipment and training needs at the state and local levels.
( ( 4 ) Serve as member of the-truining-subeemmittee-of the hazarders-materiats advisery eommittee.))

AMENDATORY SECTION (Amending Order 88-05, filed 9/12/88)

WAC 118-40-150 Emergency planning districtsDesignation. (1) ((Emergeney planning distriets-shall be bused en the statutery requifement-set ferth-in-RCW 38.52.070-whieh-atutherizes loeal-emergeney-management erganizations.)) The chief elected official of the local emergency planning district shall appoint the local emergency planning committee.
(2) Cities and towns that do not have active emergency management organizations as required by chapter 38.52 RCW are considered part of the county planning district in which they are located for the purposes of ((Fitle-HI)) EPCRA emergency response planning.
(3) ((If the provision-in-WAC 118-40-150(2) is thateeeptable to a jurisdietion, the presiding effieial-or-offieiols-of that jurisdietion may request that the eommiosion-designate that jurisdietion as a Title III-emergeney planning distriet.)) Any town, city or political jurisdiction identified in RCW 38.52 .070 may petition the state emergency response commission to be designated as a local emergency planning district. Prior to the approval of such designation the proposed local emergency planning district must have selected the membership of the proposed local emergency planning committee and be in full compliance with the requirements of EPCRA.
(4) Any local emergency planning district and the respective local emergency planning committee existing prior to the effective date of this rule change shall be recognized.
(5) An existing local emergency planning district may petition the state emergency response commission to dissolve its independent status and either join the jurisdiction of the county in which it is included or join with an adjacent local emergency planning committee.

AMENDATORY SECTION (Amending Order 88-05, filed 9/12/88)

WAC 118-40-160 Local emergency planning com-mittee-Organization, membership. (1) Each local committee shall include, at a minimum, ((representatives)) representation from each of the following groups or types of organizations as specified by Section 301 (c) of ((Title-\#)) EPCRA:
(b) Law enforcement.
(c) Emergency management.
(d) Fire fighting.
(e) First aid.
(f) Health profession.
(g) Local ((envirenffent)) environmental.
(h) Hospital.
(i) Transportation personnel.
(j) Broadcast and print media.
(k) Community groups.
(l) Owners and operators of facilities subject to the requirements of Section 302(b) of ((Ұitle-I)) EPCRA.
(2) Each local emergency planning committee shall appoint a chairperson and establish rules by which the committee shall operate.
(3) Committee rules shall include provisions for public notification of committee activities, public meetings to discuss the emergency plan, public comments, response to such comments by the committee, and distribution of emergency response plans to the general public.
(4) Each local emergency planning committee shall submit annually, to the state emergency response commission, a list of their membership and the organizations they represent.

AMENDATORY SECTION (Amending Order 88-05, filed 9/12/88)

WAC 118-40-170 Local emergency planning com-mittee-Responsibilities. (1) ((Net Hater than-Oeteber 17, 4988,)) Each local emergency planning committee shall complete the preparation of a hazardous materials emergency response plan. In the development of the plan, as specified by Sections 303 (a), (b), (c) and 324 (a), (b), ((Fitle- $\Psi)$ ) EPCRA, committee duties include, but are not limited to:
(a) Forming a local planning team.
(b) Designating a team leader.
(c) Evaluating the resources needed to develop, implement, and exercise the emergency plan.
(d) Identifying existing emergency response equipment and personnel.
(e) Conducting a needs assessment of emergency response equipment and personnel requirements.
(f) Providing oversight for preparation of the plan by the local planning team.
(2) Each local committee shall establish procedures for receiving and processing requests from the general public for information under Section 324 (including Tier II information under Section 312) ((Title- $\Psi$ )) EPCRA. Such procedures shall include the designation of an official to serve as committee coordinator for all information requests.

AMENDATORY SECTION (Amending Order 88-05, filed 9/12/88)

WAC 118-40-180 Hazardous material emergency response plan-Content, guidelines, evaluation process. (1) Each local emergency planning committee shall complete a hazardous materials emergency response plan as required by Section 303 (a), (b), (c), ((Title-II)) EPCRA.
(2) The local emergency planning committee shall transmit three copies of the completed plan to:

## ((Chairpersen))

> | Washington State Emergency Response |
| :--- |
| $\quad$ Commission |
| ((Đepatment-of-Cemmunity-Development |
| 9th-and-Columbia-Buitding,GH-54 |
| Qtympia,-Washington-98504-4154)) |
| Washington Military Department |
| Emergency Management Division |

(3) At a minimum, the plan shall include the requirements of ((Title- \#I)) EPCRA, the standards of the NRT-1 guidelines, and the concepts of the Washington state comprehensive emergency management plan as it is written.
(4) Upon receipt of a local emergency planning committee hazardous material emergency response plan, the state emergency response commission shall:
(a) Send a letter to the local emergency planning committee formally acknowledging the receipt of the plan and informing them of the review process.
(b) Copies of the plan will then be ((sent to the follow ing organizations for review and comment:
(i) The state division of emergeney management, department of eommunity development, to review-it-against required federal eriteria and the-state eomprehensive-emergeney management plan.
(ii) The hazardeus materials advisery-oemmittee's subeommittee for eontingeney planning.
(iii) The-hazardeus materials-advisery-emmittee's subeommittee-for-emergeney respense-
(e) The above-organizations-shall review the plan-and within ninety days submit their eomments and reeommendations, if any, to the state emergeney response-emmiosion-on whether the plan meets the-requiremento-of Title-III, the reeemmendations-of the-NRT-1 gutidelines and the-eoneepts of the-Washington-state eomprehensive-mergeney management plan.

In the event that-there-are-signifieant differenees in the reemmmendations of the eemmittees, the fult- state hazardous materials advisory eommittee-will be asked to resolve the tifferenees and make its recommendation-to the-emergeney respense-emmission-within ferty-five days-of the date-of referral to the-state hazardets-materials advisory eommittee)) reviewed for comment within ninety days of receipt as required by EPCRA.
(d) ((Within-forty-five-days-of the reeeipt of the reeommendations, the-state emergeney respense-eommiosien will review the reeommendations.)) Upon completion of this review the state emergency response commission shall, as appropriate, send a letter to the submitting local emergency planning committee ((stating one of the-follewing altemative evaluations of the leeal eommittee's plan:
(i) The plan has been-reviewed-and is eensidered to meet the requiremento of Title III, the standards of the NRT 1 guidelines, and the concepts-of the-state-emprehensive emergeney-manngement plan-as it is-written.
(ii) The plan has been-reviewed and is eonsidered t $\theta$ meet the-standafds-of the-NRT-1 guidelines, Title- $H$ I requirements and the eomprehensive emergeney management plan eoneept, but suggestions are ineluded-on how it may be impreved at its next revision.
(iii) Serieus-omissiens-are apparent in the plan. Please fote the following suggestions-on the ehanges that afe
needed to meet the-Title-II-requirements, the-guidelines-of the-NRT-1- guidebook and-the coneept-of the-Washington state comprehensive emergeney management plan)) acknowledging receipt and providing reviewer's comments as appropriate in meeting the intent of EPCRA.
(5) The local emergency planning committees shall review and update, as appropriate, their plans annually ( $(\stackrel{\text { and }}{ }$ submit-them)) changes to the plan shall be submitted to the state emergency response commission ((fer review under the proeedures and guidelines-preseribed-in this-seetion)). If there are no changes to the local plan, the local emergency planning committee shall provide written notification to the state emergency response commission within thirty days of the review's completion.

AMENDATORY SECTION (Amending Order 88-05, filed 9/12/88)

WAC 118-40-300 ((Fitłe-HI)) EPCRA—Facilities compliance. The owner or operator of a facility shall meet all of the applicable requirements of ((Тitle-\#I)) EPCRA, or of rules adopted by the administrator to implement ((Title \#\#)) EPCRA, as now authorized or hereafter amended, including the planning, notification, reporting, access, and information availability requirements as specified by Sections 301, 302, 303, 304, 311, 312, 313, and 324 of ((Title- \#\#)) EPCRA.

AMENDATORY SECTION (Amending Order 88-05, filed 9/12/88)

WAC 118-40-400 ((TitHe-HH)) EPCRAEnforcement, penalties. Enforcement of all (( T itle- $\Psi$ I $)$ ) EPCRA provisions and the administration of penalties for violations of the provisions shall be pursuant to Section 325 of ((Titte-H)) EPCRA, as now authorized or hereafter amended.

## REPEALER

The following sections of the Washington Administrative Code are repealed:

WAC 118-40-090

WAC 118-40-100

WAC 118-40-190 Emergency response training.

## WSR 97-23-072 <br> PROPOSED RULES <br> WASHINGTON STATE PATROL <br> [Filed November 19, 1997, 9:18 a.m.]

Supplemental Notice to WSR 97-22-039.
Preproposal statement of inquiry was filed as WSR 97. 19-017.

Title of Rule: Standards for mounting, adjusting, and aiming of lamps.

Purpose: Amend sections to outline what can and cannot be used for motor vehicle aftermarket lighting devices.

Statutory Authority for Adoption: RCW 46.37.005 and 46.37.320.

Summary: Amend chapter 204-72 WAC to prohibit the use of tinted aftermarket lighting devices and prohibit the placement of any aftermarket device in front of a headlamp lens or other lighting device installed on motor vehicles.

Reasons Supporting Proposal: Concern for the safety of the motoring public. To ensure compliance with federal lighting safety requirements.

Name of Agency Personnel Responsible for Drafting and Implementation: Ms. Carol Morton, P.O. Box 42635, (360) 412-8934; and Enforcement: Captain Tim Erickson, P.O. Box 42614, (360) 753-0302.

Name of Proponent: Washington State Patrol, governmental.

Rule is not necessitated by federal law, federal or state court decision.

Explanation of Rule, its Purpose, and Anticipated Effects: The amendments to chapter 204-72 WAC, Standards for mounting, adjusting, and aiming of lamps, will clearly define what aftermarket lighting devices can be used for motor vehicles. No aftermarket device may be placed in front of a headlamp lens or other lighting device installed on motor vehicles pursuant to National Traffic Safety Administration Standard 108.

Proposal does not change existing rules.
No small business economic impact statement has been prepared under chapter 19.85 RCW . There is no impact to small businesses.

RCW 34.05.328 does not apply to this rule adoption.
Hearing Location: Commercial Vehicle Division Conference Room, Ground Floor, General Administration Building, Olympia, Washington 98504, on December 23, 1997, at 10 a.m.

Assistance for Persons with Disabilities: Contact Ms. Kendra Hensley by December 16, 1997, (360) 753-0678.

Submit Written Comments to: Ms. Carol Morton, Washington State Patrol, Equipment and Standards, P.O. Box 42635, Olympia, WA 98504-2635, FAX (360) 493-9090, by December 16, 1997.

Date of Intended Adoption: December 30, 1997.
November 17, 1997 Annette M. Sandberg Chief

AMENDATORY SECTION (Amending Order 80-12-01, filed $12 / 5 / 80$ )

WAC 204-72-030 Mounting requirements, general. (1) Installation and maintenance. Lighting equipment shall be securely mounted on a rigid part of the vehicle to prevent noticeable vibration of the beam and shall be maintained with the proper aim when the vehicle is stationary and in motion. No lighting device shall be mounted so any portion on the vehicle, load, or vehicle equipment interferes with the distribution of light or decreases its intensity within the photometric test angles unless an additional device is installed so the combination of the two meets these requirements. Mounting heights shall be measured from the center
of the lamp or reflector to the level surface upon which the vehicle stands when it is without load.
(2) Mounting of aftermarket devices. Aftermarket lamps, with orientation markings such as "top" shall be mounted in accordance with the markings. Sealed and semisealed optical units shall be installed with the lettering on the lens face right side up. Front and rear reflex reflectors shall be securely mounted on a rigid part of the vehicle with the plane of the lens perpendicular to the roadway and parallel to the rear axle. Side reflex reflectors shall be mounted with the lens face perpendicular to the roadway and parallel to the rear wheels. Aftermarket neon lighting devices are not allowed to be used on a motor vehicle while driving on the public roadways.
(3) Mounting of original equipment devices. Original equipment lamps and reflex reflectors designed for a particular make of vehicle and installed on another vehicle shall be mounted at the same angle as on the vehicle for which they were designed. They need not be mounted at the same height or lateral spacing as on the original vehicle but must comply with the appropriate height and location limitations in this chapter and chapter 46.37 RCW.

AMENDATORY SECTION (Amending WSR 97-12-061, filed 6/3/97, effective 7/4/97)

WAC 204-72-040 Mounting requirements, specific. No aftermarket styling ornament or other feature, such as a grille, plastic or glass covers, slotted, clear or tinted shall be in front of the headlamp lens, or in front of any other lighting devices installed on motor vehicles pursuant to the National Highway Traffic Safety Administration Standard 108, except for headlamp concealment devices meeting the requirements of FMVSS 112.
(1) Clearance, sidemarker, and identification lamps.
(a) Clearance lamps, sidemarker lamps, and combination clearance and sidemarker lamps shall be mounted as specified in FMVSS 108, except for combination clearance and sidemarker lamps on pole trailers which shall be mounted as required by RCW 46.37 .090 (5)(c). On vehicles manufactured prior to May 1, 1980, clearance lamps need not be visible at the inboard angles, and clearance and sidemarker lamps need not comply with the mounting height requirements of FMVSS 108.
(b) Identification lamps shall be mounted as specified in FMVSS 108, except where the cab of a vehicle is not more than 42 inches wide at the front roof line a single identification lamp shall be deemed to comply with the requirements for front identification lamps.
(c) Specialized lamps. Specialized combination lamps designed to be mounted with the base at angles other than 0 , 45 , or 90 degrees from the longitudinal axis of the vehicle shall be installed in accordance with the manufacturer's instructions.
(2) Cornering lamps. Cornering lamps shall be mounted on the front of the vehicle near the side or the side near the front and not lower than 12 inches nor higher than 30 inches.
(3) Deceleration lamps. Deceleration lamps shall be mounted on the rear of the vehicle on or adjacent to the centerline of the vehicle at a height not lower than 20 inches and not higher than 72 inches.
(4) Fog lamps. A fog lamp is a lighting device mounted to provide illumination forward of the vehicle under conditions of rain, snow, dust, or fog. Fog lamps shall be mounted at a height of not less than 12 inches nor more than 30 inches, and so that the inner edge of the lens retaining ring is no closer than 4 inches to the optical center of the front turn signal lamp. The fog lamp(s) may be used only with the low beam headlamps. Fog lamps shall not be used alone in lieu of headlamps.
(5) Headlamps. Headlamps shall be mounted as specified in FMVSS 108 and as follows:
(a) Spacing. Headlamp units installed after November 15, 1975, shall not be closer to the centerline of the vehicle than 12 inches measured from the center of the lens, except on motorcycles and motorized bicycles, and shall be spaced as far apart as practicable. In cases of customized headlamp installation, headlamps shall not be mounted closer together than at the time or original manufacture of the vehicle body.
(b) Height. Headlamps shall be mounted at a height of not less than 24 inches nor more than 54 inches.
( ( (e) Covers. No gritle, plastie or glass eovers, or any other obstrution whieh distorts the eolor or the distribution of light or substantially deerease its-intensity-shall be in frent of the headlamplens, exeept for headlamp eoneentment devies meeting the requirement FMVSS 112.))
(6) Auxiliary passing lamps. A passing lamp is an auxiliary low beam lamp meeting the photometric requirements of SAE Standard J582a. Passing lamps shall be mounted not lower than 24 inches nor higher than 42 inches, and so the inner edge of the lens retaining ring is no closer than 4 inches to the optical center of the front turn signal lamp. The lamp may be used at the driver's discretion with either low or high beam headlamps. Passing lamps shall not be used alone in lieu of headlamps.
(7) Auxiliary driving lamps. A driving lamp is a lighting device mounted to provide illumination forward of the vehicle to supplement the upper beam of a standard headlamp system. Driving lamps shall be mounted on the front not lower than 16 inches nor higher than 42 inches. Driving lamps shall be wired so that the taillights are lighted whenever the driving lamps are lighted. If driving lamps are not wired to operate only with headlamp high beams, then a separate switch and indicator lamp shall be provided to operate the driving lamps. Driving lamps shall not be used alone in lieu of headlamps.
(8) Side turn signal lamps. Side turn signal lamps shall be mounted on the side not lower than 20 inches nor higher than 72 inches. The lamps shall flash with the front and rear turn signal lamps on their respective sides of the vehicle. On vehicles equipped with sequential turn signal lamps, the side turn signal lamps shall flash with the front turn signal lamps. If the side turn signal lamps flash when the hazard warning switch is actuated, all such lamps shall flash with the rear turn signal lamps.
(9) Supplemental signal lamps. Supplemental stop or turn signal lamps shall be single-faced, shall be actuated in the same manner and at the same time as the required stoplamps or turn signal lamps, and shall not be used in lieu of such lamps. Supplemental turn signal lamps and supplemental combination stop-and-turn signal lamps shall be mounted in pairs facing the rear with one lamp near each side of the vehicle, af the same height and equally spaced
from the vehicle centerline. Supplemental stoplamps shall be mounted in pairs as specified above or with not more than two lamps on or adjacent to the centerline of the vehicle. Supplemental stop or turn signal lamps shall be mounted not lower than 35 inches nor higher than 55 inches. Standard stop or turn signal lamps not combined with tail lamps or reflex reflectors may be used respectively as supplemental lamps in which case they shall be mounted at any height not lower than 15 inches nor higher than 72 inches.
(10) Turn signal lamps. Turn signal lamps shall be mounted and operated as follows:
(a) Motor vehicles. Turn signal systems on motor vehicles shall consist of at least two single-faced or doublefaced turn signal lamps on or near the front and at least two single-faced turn signal lamps on the rear. Double-faced turn lamps shall be mounted ahead of the center of the steering wheel or the center of the outside rearview mirror, whichever is rearmost. A truck-tractor or a truck chassis without body or load may be equipped with one doublefaced turn signal lamp on each side in lieu of the four separate lamps otherwise required on a motor vehicle. Front and rear turn signal lamps on motorcycles shall be at least 9 inches apart, except that front turn signals on motorcycles manufactured after January 1, 1973, shall be at least 16 inches apart. Turn signal lamps on other vehicles shall be spaced as far apart as practical. The optical center of the front turn signal lamp shall be at least 4 inches from the inside diameter of the retaining ring of the lower beam headlamp unit, fog lamp unit, or passing lamp unit. Original equipment turn signals that emit two and one-half times the minimum candela requirements may be closer.
(b) Towed vehicles. The rearmost vehicle in a combination of vehicles shall be equipped with at least two singlefaced turn signal lamps on the rear. The signal system on a combination of vehicles towed by a motor vehicle equipped with double-faced front turn signal lamps may be connected so only the double-faced turn signal lamps on the towing vehicle and the signal lamps on the rear of the rearmost vehicle are operative.
(c) Operation. Turn signal lamps visible to approaching or following drivers shall flash in unison, except that a turn signal consisting of two or more units mounted horizontally may flash in sequence from inboard to outboard. The lamps may be either extinguished simultaneously or lighted simultaneously. Turn signal lamps shall flash at a rate of 60 to 120 flashes per minute.
(11) Warning lamps. Required front warning lamps other than school bus warning lamps shall be mounted so the entire projected area of the lens is visible from all eye heights of drivers of other vehicles at angles within 45 degrees left to 45 degrees right of the front of the vehicle. If the light within these required angles is blocked by the vehicle or any substantial object on it, an additional warning lamp shall be displayed within the obstructed angle. Warning lamps may be mounted at any height.

## WSR 97-23-082 <br> PROPOSED RULES DEPARTMENT OF SOCIAL AND HEALTH SERVICES <br> (Health and Rehabilitative Services Administration) (Public Assistance) [Filed November 19, 1997, 11:14 a.m.]

Original Notice.
Exempt from preproposal statement of inquiry under RCW 34.05.310(4).

Title of Rule: WAC 388-15-300 Developmental disabilities case services, 388-15-310 Developmental disabilities home (aid) services, 388-15-320 Developmental center services, and 388-15-330 Sheltered workshops.

Purpose: To repeal WACs that are no longer used for the delivery of services to persons with developmental disabilities. These WACs include terms and language which are no longer current nor applicable to serving persons with developmental disabilities. The type of services addressed in these WACs can be found in chapters 275-25 and 275-27 WAC.

Statutory Authority for Adoption: RCW 74.09.290.
Statute Being Implemented: Section 209, chapter 409, Laws of 1997 (E2SHB 1032).

Summary: To repeal obsolete rules to comply with Governor Locke's Executive Order 97-02 on regulatory improvement.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Chris Coleman, P.O. Box 45310, Olympia, WA 98504-5310, (360) 902-8478.

Name of Proponent: Department of Social and Health Services, governmental.

Rule is not necessitated by federal law, federal or state court decision.

Explanation of Rule, its Purpose, and Anticipated Effects: To repeal WACs that are no longer used for the delivery of services to persons with developmental disabilities. These WACs include terms and language which are no longer current nor applicable to serving persons with developmental disabilities. The type of services addressed in these WACs can be found in chapters 275-25 and 275-27 WAC within the Division of Developmental Disabilities.

Proposal Changes the Following Existing Rules: Repeals the following rules: WAC 388-15-300, 388-15-310, 388-15-320, and 388-15-330.

No small business economic impact statement has been prepared under chapter 19.85 RCW. Does not impact small businesses.

RCW 34.05.328 does not apply to this rule adoption. This repeal action is exempt under RCW 34.05 .328 because it will not change the way the department does business or impact the public.

Hearing Location: Lacey Government Center (behind Toyko Bento Restaurant), 1009 College Street S.E., Room 104-B, Lacey, WA 98503, on December 23, 1997, at 10:00 a.m.

Assistant for persons with disabilities: Contact Paige Wall by December 12, 1997, phone (360) 902-7540, TTY (360) 902-8324, e-mail pwall@dshs.wa.gov.

Submit Written Comments to and Identify WAC Numbers: Paige Wall, Acting Rules Coordinator, Rules and

Policies Assistance Unit, P.O. Box 45850, Olympia, WA 98504-5850, FAX (360) 902-8292, by December 23, 1997.

Date of Intended Adoption: No sooner than December 24, 1997.

November 19, 1997
Merry A. Kogut, Manager
Rules and Policies Assistance Unit

## REPEALER

The following sections of the Washington Administrative Code are repealed:

$$
\begin{array}{ll}
388-15-300 & \text { Developmental disabilities case services. } \\
388-15-310 & \begin{array}{l}
\text { Developmental disabilities home (AID) } \\
\text { services. }
\end{array} \\
388-15-320 & \text { Developmental center services. } \\
388-15-330 & \text { Sheltered workshops. }
\end{array}
$$

## WSR 97-23-083 <br> PROPOSED RULES DEPARTMENT OF SOCIAL AND HEALTH SERVICES

(Public Assistance)
[Filed November 19, 1997, 11:16 a.m.]
Original Notice.
Preproposal statement of inquiry was filed as WSR 97-12-023.

Title of Rule: WAC 388-513-1315 Eligibility determi-nation-Institutional.

Purpose: To change eligibility requirements for institutionalized care under the categorically needy program to comply with 42 CFR 435.1005 . The department will base eligibility on "gross nonexempt" rather than "countable" income. All other language changes are solely to improve readability and to delete redundancies.

Statutory Authority for Adoption: RCW 74.08.090, 74.04.050.

Statute Being Implemented: 42 CFR 435.1005.
Summary: See Purpose above.
Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Joanie Scotson, Medical Assistance Administration, 617 8th S.E., Olympia, WA, (360) 753-7462.

Name of Proponent: Department of Social and Health Services, governmental.

Rule is necessary because of federal law, 42 CFR 435.1005.

Explanation of Rule, its Purpose, and Anticipated Effects: The eligibility criteria is changed for institutionalized care under the categorically needy program. WAC is rewritten to improve clarity.

Proposal Changes the Following Existing Rules: WAC 388-513-1315 is changed to comply with the CFR, and for clarity.

No small business economic impact statement has been prepared under chapter 19.85 RCW . This proposed rule does not have an economic impact on small businesses. It concerns eligibility policy and affects only clients and staff.

RCW 34.05.328 does not apply to this rule adoption. This rule is exempt from the requirements of RCW 34.05.-

328 (5)(b)(vii) because it relates solely to medical assistance eligibility.

Hearing Location: Lacey Government Center (behind Tokyo Bento Restaurant), 1009 College Street S.E., Room 104-B, Lacey, WA 98503, on December 23, 1997, at 10:00 a.m.

Assistance for Persons with Disabilities: Contact Paige Wall by December 12, 1997, phone (360) 902-7540, TTY (360) 902-8324, e-mail pwall@dshs.wa.gov.

Submit Written Comments to and Identify WAC Numbers: Paige Wall, Acting Rules Coordinator, Rules and Policies Assistance Unit, P.O. Box 45850, Olympia, WA 98504-5850, FAX (360) 902-8292, by December 23, 1997.

Date of Intended Adoption: No sooner than December 24, 1997.

November 19, 1997
Merry A. Kogut, Manager Rules and Policies Assistance Unit

AMENDATORY SECTION (Amending Order 3980, filed 5/10/96, effective 6/10/96)

WAC 388-513-1315 Eligibility determination-Institutional. (1) ((The-department-shatlfint)) A person ((meeting the-requirements-of WAC 388-513-1320)) is eligible for institutional care under the categorically needy program, if the person:
(a) ((Is-SSI-related-with eotntable)) Has achieved institutional status as described under WAC 388-513-1320; and
(b) Has gross nonexempt income:
(i) ((Equalto-or less)) For an SSI-related person, no greater than three hundred percent of the SSI Federal Benefit Amount ((.The-department shall determine a person's eligibility under the eategerieally needy-program)); ((and)) or
(ii) ((Greater than-three hundred pereent-of SSI federat benefit amount. The department-shall-determine a persen's eligibility under the limited easualty-medieally needy program as determined under WAC 388-513-1395.
(b) Is AFDC related with eountable ineome:
(i) Equetor-less)) For an AFDC or TANF-related person, no greater than the one-person program standard as described under WAC 388-505-0590, 388-508-0805, or 388-509-0960. ((The-department-shatl-determine a perfen's eligibility wnder the entegerieally-needy-program; and
(ii) Greater than the pregram standards-as-described under subseetion ( 1 )(b)(i) of this seetion. The-department shall determine-a persen's eligibility under the limited easualty medieally-needy-program-as-determined-under WAC 388-513-1395-))
(c) ((Dee net have nemexeluded)) Has resources((;)) which are:
(i) Not exempt under WAC 388-513-1360 and 388-5131365, ((greater)) and
(ii) Less than ((timitations)) the standards under WAC 388-513-1310 and 388-513-1395(((2))); and
(d) Is not subject to a period of ineligibility for transferring of resources under WAC 388-513-1365.
(2) ((The-department-shatl-determine-nursing facility residents)) A person is eligible for institutional care ((when the amount of the resourees in exeess of the ameunt in WhA

388-513-1310 plas-eotntable-ineeme-are less than the nursing facility private rate plus reeuring medien- expenses)) under the limited casualty program-medically needy, if the person meets the requirements in WAC 388-513-1395.
(3) ((The department shall-alleeate- elient's-ineeme-and reserrees deseribed under WAC 388-513-1380.
(4) When beth-speuses are institutionalized, the depart-ment-shall determine the-eligibility of each-speuse-individually.
(5) The-department shall-determine-ligibility-for-a persen residing or expeeted-to reside in a Medieaid-approved medieal-faeility-less than the amount of time-needed-to nehieve institutional-status-in-WAC -388-513-1320 as-fer-a meninstitutionalized persen.
(6) The-department-shall-determine-eligibility)) For an AFDC- or TANF-related child under eighteen years of age residing or expected to reside in inpatient chemical dependency treatment or inpatient mental health treatment ( $_{\mathrm{m}}$ teseribe under)) refer to WAC 388-506-0610 (1)(f).
$(((7)))$ (4) For other institutionalized persons twenty years of age or younger, ((the-department-shall-net considef)) the income and resources of the parents are not considered available unless the income and resources are actually contributed.
(( (8) The-department shall-determine-as))
(5) A person is eligible for Medicaid ((0 persen)) who:
(a) Meets institutional status as a psychiatric facility resident; and
(b) Is twenty years of age or younger or is sixty-five years of age or older.
(( $(9)$ The department shall not consider))
(6) A client's income and resources are allocated as described under WAC 388-513-1380.
(7) When both spouses are institutionalized, the department shall determine the eligibility of each spouse individually.
(8) A person's transfer between medical institutions ((as)) is not a change in ((institutionalized)) institutional status ( -
(10) For the effeet of $a$-seeial absenee-frem an institu-tienal-living arfangement, see-WAC-388-88-115)).

## WSR 97-23-084 PROPOSED RULES DEPARTMENT OF <br> SOCIAL AND HEALTH SERVICES <br> (Public Assistance) <br> [Filed November 19, 1997, 11:18 a.m.]

Original Notice.
Exempt from preproposal statement of inquiry under RCW 34.05.310(4).

Title of Rule: WAC 388-512-1275 Continuing certification, 388-529-2960 Scope of care-Qualified Medicare beneficiary (QMB), special low-income Medicare beneficiary and qualified disabled working individual (QDWI), and 388-512-1280 Application following termination.

Purpose: This amendment changes cross references, incorporates the provisions of WAC 388-512-1280 into 388-512-1275, and repeals WAC 388-512-1280. It also amends

WAC 388-529-2960 by changing a reference. This amendment does not change the intent of the rule.

Statutory Authority for Adoption: RCW 74.08.090, 74.04.050.

Statute Being Implemented: RCW 74.08.090, 74.04.050, 74.09.510.

Summary: See Purpose above.
Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Joanie Scotson, Medical Assistance Administration, 617 8th S.E., Olympia, WA, (360) 753-7462.

Name of Proponent: Department of Social and Health Services, governmental.

Rule is not necessitated by federal law, federal or state court decision.

Explanation of Rule, its Purpose, and Anticipated Effects: To change cross references, incorporate the provisions of WAC 388-512-1280 into 388-512-1275, and to repeal WAC 388-512-1280. WAC 388-529-2960 is amended to change a reference. This amendment does not change the intent of the rule.

Proposal Changes the Following Existing Rules: WAC 388-512-1275 is being amended to clarify the language, change references, and incorporate the provisions of WAC 388-512-1280. WAC 388-529-2960 is amended to change a reference. WAC 388-512-1280 is being repealed. Amendments do not change current eligibility requirements.

No small business economic impact statement has been prepared under chapter 19.85 RCW . This proposed rule does not have an economic impact on small businesses. It concerns eligibility policy and affects only clients and staff.

RCW 34.05.328 does not apply to this rule adoption. This rule is exempt from the requirements of RCW 34.05 .328 (5)(b)(vii) because it relates solely to medical assistance eligibility.

Hearing Location: Lacey Government Center (behind Tokyo Bento Restaurant), 1009 College Street S.E., Room 104-B, Lacey, WA 98503, on December 23, 1997, at 10:00 a.m.

Assistance for Persons with Disabilities: Contact Paige Wall by December 12, 1997, phone (360) 902-7540, TTY (360) 902-8324, e-mail pwall@dshs.wa.gov.

Submit Written Comments to and Identify WAC Numbers: Paige Wall, Acting Rules Coordinator, Rules and Policies Assistance Unit, P.O. Box 45850, Olympia, WA 98504-5850, FAX (360) 902-8292, by December 23, 1997.

Date of Intended Adoption: No sooner than December 24, 1997.

November 19, 1997
Merry A. Kogut, Manager Rules and Policies Assistance Unit

AMENDATORY SECTION (Amending Order 3732, filed 5/3/94, effective 6/3/94)

WAC 388-512-1275 Continuing certification. (1) A grandfathered client who continues to meet requirements (( $\boldsymbol{\theta} \mathrm{f}$ WHAC-388-512-1215, 388-512-1245,-388-512-1260, 388-512 1265 and 388-512-1270 may-bereertified for-medieat ensiotanee)) under this chapter is eligible for medical assistance.
(2) When a grandfathered client ((whe)) does not ((eentintreto)) meet the requirements ((in-subseetion-(1)-of
this-seetion-shall-beterminated. See-WAC 388-512-1280))
under this chapter, the department shall:
(a) Terminate the client's medical assistance; and
(b) Redetermine the client's eligibility under chapter 388-511 WAC.

## REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 388-512-1280 Application following termination.

AMENDATORY SECTION (Amending Order 3732, filed 5/3/94, effective 6/3/94)

WAC 388-529-2960 Scope of care—Qualified Medicare beneficiary (QMB), special low-income Medicare beneficiary and qualified disabled working individual (QDWI). Refer to chapter 388-517 WAC ((388-517+700)) for scope of care concerning QMB, SLMB, and QDWI clients.

## WSR 97-23-085 <br> PROPOSED RULES DEPARTMENT OF SOCIAL AND HEALTH SERVICES <br> (Economic Services Administration) <br> (Public Assistance) <br> [Filed November 19, 1997, 11:20 a.m.]

Original Notice.
Exempt from preproposal statement of inquiry under RCW 34.05.310(4).

Title of Rule: WAC 388-310-1300 Community jobs wage subsidy program.

Purpose: This new rule sets eligibility and performance standards for a new legislatively mandated program for certain temporary assistance for needy families (TANF) participants.

Statutory Authority for Adoption: RCW 74.08.090, 74.04.050.

Statute Being Implemented: RCW 74.08A. 320.
Summary: The community jobs wage subsidy program allows participants to get job skills and work experience they need to move into unsubsidized work. While in the program, participants receive a paycheck from the employer that is subsidized with the funds that would otherwise be given to them as a TANF grant.

Reasons Supporting Proposal: Expresses intent of federal and state welfare reform legislation.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Linda Alvarado, Lacey Government Center, Olympia, WA 98506-45855, (360) 4133244.

Name of Proponent: Department of Social and Health Services, governmental.

Rule is not necessitated by federal law, federal or state court decision.

Explanation of Rule, its Purpose, and Anticipated Effects: This new rule sets eligibility and performance
standards for a new legislatively mandated program for certain temporary assistance for needy families (TANF) participants. The community jobs wage subsidy program allows participants to get job skills and work experience they need to move into unsubsidized work. While in the program, participants receive a paycheck from the employer that is subsidized with the funds that would otherwise be given to them as a TANF grant.

Proposal does not change existing rules.
No small business economic impact statement has been prepared under chapter 19.85 RCW. This rule concerns only client eligibility.

RCW 34.05.328 does not apply to this rule adoption. RCW 34.05.328 (5)(b)(vii) exempts the Department of Social and Health Services rules that apply to client medical or financial eligibility.

Hearing Location: Lacey Government Center (behind Tokyo Bento Restaurant), 1009 College Street S.E., Room 104-B, Lacey, WA 98503, on December 23, 1997, at 10:00 a.m.

Assistance for Persons with Disabilities: Contact Paige Wall by December 12, 1997, phone (360) 902-7540, TTY (360) 902-8324, e-mail pwall@dshs.wa.gov.

Submit Written Comments to and Identify WAC Numbers: Paige Wall, Acting Rules Coordinator, Rules and Policies Assistance Unit, P.O. Box 45850, Olympia, WA 98504-5850, FAX (360) 902-8292, by December 23, 1997.

Date of Intended Adoption: No sooner than December 24, 1997.

November 19, 1997<br>Philip A. Wozniak for Jerry Friedman Assistant Secretary<br>Economic Services Administration

## NEW SECTION

WAC 388-310-1300 Community jobs wage subsidy program. The community jobs wage subsidy program is to allow participants to gain skills and experience in a temporary position which helps them move into unsubsidized employment as quickly as possible. In all instances, the term 'department' refers to the department of social and health services (DSHS). The state department of community, trade and economic development (DCTED) administers the community jobs program. DCTED selects community jobs contractors by using a competitive "requests for proposal" (RFP) process. DCTED, based upon the successful proposals, develops contracts specific to each selected community jobs contracts (CJC).
(1) WorkFirst case managers may assign a TANF/SFA participant to a community jobs (CJ) position when:
(a) The participant has an unsuccessful job search; and
(b) The case manager determines the participant needs a supportive work environment to help them become more employable.
(2) The department uses a participant's grant to provide a wage subsidy to the community jobs contractor (CJC).
(3) The CJC's develop and manage the CJ positions, pay the wages and provide support services.
(4) Once hired, the department will authorize the participant's wage subsidy for no longer than nine TANF/SFA payment months in that specific position.
(5) While in a subsidized job, CJC's may not hire participants into a community jobs position to do work related to religious, electoral or partisan political activities.
(6) Community jobs participants are employees of the community jobs contractor(s).
(7) Wages from the community jobs wage subsidy program are fully attributable to diverted public assistance funds. These wages are not "earned income" for purposes of eligibility for the WorkFirst fifty percent-earned income disregard, nor for determining income eligibility for food stamps.
(8) Community jobs participants work an average of twenty hours per week at a wage at least equal to the state or federal minimum wage, whichever is higher. CJ participants are eligible for a twenty percent "work expense" income disregard applied to their gross pay for DSHS purposes when determining TANF/SFA residual grant amounts. In no instance may the wages earned in a community jobs position exceed the participant's authorized TANF/SFA monthly grant amount.
(9) Community jobs participants earn sick leave and annual leave according to the rates designated for part-time employment by their employer - community jobs contractor. If the employer has no guidelines, participants earn sick leave at a rate of four hours each month and vacation leave at a rate of four hours each month. If they exhaust all leave and miss work time, a community jobs participant may make up the missed time. One way to make up missed time is to work extra hours, not to exceed forty hours per week, during the same pay period. There is no cash-out value to the participant for accrued sick and annual leave hours remaining at the end of the community jobs assignment.
(10) If the CJ participant earns less than the amount of the authorized TANF/SFA grant, DSHS sends the participant a supplemental payment. A CJ participant's monthly wages and supplemental payment will equal the participant's authorized TANF/SFA grant amount.
(11) Only those employers who take actions that enable a participant to move into other unsubsidized employment will be considered for additional subsidized employees.
(12) The following categories of employers will be considered for employment sites for participants in the community jobs wage subsidy program:
(a) Federal, state or local governmental agencies, and tribal governments;
(b) Private nonprofit businesses, charities, and educational institutions; and
(c) Businesses operated by tribal organizations.

## WSR 97-23-088

PROPOSED RULES

## APPRENTICESHIP AND TRAINING COUNCIL

[Filed November 19, 1997, 11:34 a.m.]
Original Notice.
Preproposal statement of inquiry was filed as WSR 96-10-035.

Title of Rule: Chapter 296-04A WAC, Washington State Apprenticeship and Training Council requirements and standards for approved apprenticeship.

Purpose: Chapter 296-04A WAC, Washington State Apprenticeship and Training Council Requirements and Standards for Approved Apprenticeship.

Purpose: Implement clear rule writing principles, comply with Executive Order 97-02, clarify procedures and requirements of apprenticeship committees, apprenticeship standards, internal procedures of the Washington State Apprenticeship and Training Council, and establish a procedure to resolve complaints arising out of the conduct of approved training agents, implement the mandate of the Washington Supreme Court in Seattle Building Trades $v$. WSATC and CITC ( 128 W .2 d 887 ), make grammatical changes to reflect gender neutrality and correct code reviser filing errors.

Explanation of Rule, its Purpose, and Anticipated Effects: Proposal Changes the Following Existing Rules: All existing rules are repealed. Many have been reenacted in the same or similar form as noted below. Accomplish reasoned and predictable procedures for the administration of the Washington Apprenticeship Act, chapter 49.04 RCW. The proposal's specific provisions include the following:

Repeal all provisions of chapter 296-04 WAC consistent with clear rule writing reorganization recommendations.

PART A AFFIRMATION OF APPRENTICESHIP VALUES AND OBJECTIVES

WAC 296-04A-001 How is this chapter divided? Explains rule structure.

WAC 296-04A-003 What does this chapter cover? Program approval and compliance.

WAC 296-04A-006 What general definitions apply to this chapter? Replaces WAC 296-04-015. The revision leaves out subsections (3), (4), (7), (10), (11), (13) reference to contextual definitions in other sections as needless duplication. Adds definition of "working day." "Committee program" changed to "apprenticeship program"; "individual agreement" changed to "agreement."

WAC 296-04A-009 What is the purpose of these rules? Replaces WAC 296-04-001 paragraphs 1 and 9.

WAC 296-04A-012 What is the value of an approved apprenticeship program? Replaces WAC 296-04-001 paragraphs $2,3,4,5$, and 6 .

WAC 296-04A-015 Can any Washington state employer use an approved apprentice? Replaces WAC 296-04-001 paragraphs 7 and 8 . Adds definition of "reasonable cost." Training agent (5) provisions reenacted in WAC 296-04A130.

WAC 296-04A-018 How can an employer utilize apprentices outside of a local geographic area? Section on "portability" to reflect approved standards of apprenticeship limitations.

PART B COUNCIL APPROVAL OF APPRENTICESHIP COMMITTEE - PROPOSED STANDARDS AND REVISIONS

WAC 296-04A-025 How does a sponsor begin the application process? Replaces WAC 296-04-005 paragraph 1, 296-04-270 (1)(c)-(g), 296-04-270 (1)(h) and (i), 296-04270 (1)(j) and (k), and 296-04-160 (3) and (4). This section incorporates numerous prior provisions under common heading of how a sponsor begins the application approval process.

WAC 296-04A-028 What needs to be included in proposed apprenticeship standards? Replaces WAC 296-04005 paragraph 1, 296-04-270 (1)(k), 296-04-270 (2)(a)-(d), and 296-04-165. This section incorporates numerous prior provisions dealing with the substance of proposed standards. It adds a new provision on residency clauses relating to equal employment measures. It also adds a twelve month deadline for a sponsor to submit proposed standards after the committee has been approved.

WAC 296-04A-034 Who do I send the proposed standards to? Replaces WAC 296-04-005 paragraph 2.

WAC 296-04A-037 What action will the council take on proposed standards? This provision enacts a process for reviewing proposed standards consistent with August 1996 Washington Supreme Court ruling in SBT v. WSATC and CITC.

WAC 296-04A-040 When are council meetings held? Replaces WAC 296-04-010 and 296-04-040 (1) and (2).

WAC 296-04A-043 Who can attend council meetings? Replaces WAC 296-04-040(1).

WAC 296-04A-046 Who is given notice of council meetings? Replaces WAC 296-04-040 (1), (2) and (4).

WAC 296-04A-049 When do my materials have to be submitted? Replaces WAC 296-04-040 (5) and (6).

WAC 296-04A-052 After the standards have been approved what are the committee's responsibilities? Replaces WAC 296-04-005 paragraphs 3 and 4, 296-04-160 (1) and (2), 296-04-015(17), and 296-04-001 paragraph 8(5).

WAC 296-04A-055 What are the requirements for an on-the-job training program? Verbatim WAC 296-04-280.

WAC 296-04A-060 What are the requirements for a plant program? Verbatim WAC 296-04-05001.

PART C COUNCIL REVIEW OF APPROVED APPRENTICESHIP COMMITTEES, PROGRAMS AND DISPUTES

WAC 296-04A-100 Does the council review an approved program? Replaces WAC 296-04-005 paragraph 4.

WAC 296-04A-110 What happens if the committee and an apprentice cannot resolve a dispute? Replaces WAC 296 -04-005 paragraph 5 and 296-04-295.

WAC 296-04A-120 What is the council's apprenticeship program review and enforcement process? Replaces WAC 296-04-270(3).

WAC 296-04A-130 Is there a way to have the council review complaints about a training agent? New section that reflects Council policy on training agents.

WAC 296-04A-150 When does an apprentice receive a certificate of completion? Verbatim WAC 296-04-270 (3)(f).

PART D DUTIES AND RESPONSIBILITIES OF COUNCIL AND ADMINISTRATIVE PERSONNEL

WAC 296-04A-200 Who are the council officers and what are their duties? Replaces WAC 296-04-045 and 296-04-260.

WAC 296-04A-210 What are the supervisor's responsibilities? Replaces WAC 296-04-060, 296-04-090, 296-04040(7), 296-04-105, and 296-04-042.

WAC 296-04A-230 Rules may be amended. Verbatim WAC 296-04-115.

WAC 296-04A-300 What are the important terms in defining a sponsor or employer's equal employment opportunity obligations? Provides definitions.

WAC 296-04A-30001 What is the purpose of the affirmative action sections? Heading change, otherwise verbatim WAC 296-04-300.

WAC $296-04 \mathrm{~A}-330$ What are the obligations of an apprenticeship program sponsor? Heading change and grammatical error corrected, otherwise verbatim WAC 296-04-330.

WAC 296-04A-340 What are the requirements of an affirmative action plan? Heading change, otherwise verbatim WAC 296-04-340.

WAC 296-04A-350 What obligations or options does a sponsor have in selecting an apprentice? Heading change, otherwise verbatim WAC 296-04-350.

WAC 296-04A-351 What are an employer's affirmative action responsibilities? Heading change, otherwise verbatim WAC 296-04-351.

WAC 296-04A-360 Existing lists of eligibles and public notice. Heading change and grammatical error corrected, otherwise verbatim WAC 296-04-360.

WAC $296-04 \mathrm{~A}-370$ What types of records need to be kept? Heading change, otherwise verbatim WAC 296-04370.

WAC $296-04 \mathrm{~A}-380$ What is the compliance review process? Heading change, otherwise verbatim WAC 296-04380.

WAC 296-04A-390 Noncompliance with federal and state equal opportunity requirements. Verbatim WAC 296-04-390.

WAC $296-04 \mathrm{~A}-400$ How does an apprentice file a complaint? Heading change, otherwise verbatim WAC 296-04-400.

WAC 296-04A-410 Can there be schedule adjustments in compliance review or complaint processing? Heading change, otherwise verbatim WAC 296-04-410.

WAC $296-04 \mathrm{~A}-420$ What are the sanctions for noncompliance? Heading change, otherwise verbatim WAC 296-04420.

WAC 296-04A-430 Can a program be reinstated? Heading change, otherwise verbatim WAC 296-04-430.

WAC 296-04A-440 Adoption of consistent state plans. Heading change and grammatical error corrected, otherwise verbatim WAC 296-04-440.

WAC 296-04A-460 Intimidatory or retaliatory acts. Verbatim WAC 296-04-460.

WAC 296-04A-470 Nondiscrimination. Verbatim WAC 296-04-470.

WAC 296-04A-480 Exemptions to affirmative action plan requirements. Heading change, otherwise verbatim WAC 296-04-480.

Statutory Authority for Adoption: RCW 49.04.010 and 49.04.040.

Statute Being Implemented: Chapters 49.04 and 34.05 RCW.

Summary: See Purpose above.
Reasons Supporting Proposal: See Purpose above.
Name of Agency Personnel Responsible for Drafting: Lynn D.W. Hendrickson, Seattle, Washington, (206) 4647740; Implementation and Enforcement: Ernie LaPalm, Tumwater, Washington, (360) 902-5329.

Name of Proponent: Washington State Apprenticeship and Training Council, governmental.

Rule is necessary because of state court decision, Seattle Building Trades v. WSATC and CITC ( 128 W.2d 887).

Explanation of Rule, its Purpose, and Anticipated Effects: See Purpose above.

Proposal Changes the Following Existing Rules: See Purpose above.

No small business economic impact statement has been prepared under chapter 19.85 RCW. The department has considered whether the proposed rules are subject to the Regulatory Fairness Act, chapter 19.85 RCW and has determined that they do not require a small business economic impact statement because the proposed rules will not place a more than minor impact on business.

RCW 34.05.328 does not apply to this rule adoption. Section 201, chapter 403, Laws of 1995, does not apply to this rule adoption. This agency is not required to comply with section 201.

Hearing Location: Department of Labor and Industries Building, Auditorium, 7273 Linderson Way, Tumwater, WA, on January 14, 1998, at 10:00 a.m.

Assistance for Persons with Disabilities: Contact Apprenticeship Division, Department of Labor and Industries, P.O. Box 44530, Olympia, WA 98504-4530, by January 5, 1998, (360) 902-5322.

Submit Written Comments to: Apprenticeship Program Manager, Department of Labor and Industries, P.O. Box 44530, Olympia, WA 98504-4530, by January 21, 1998.

FAX Comments to: In addition to written comments, the council will accept comments submitted to FAX (360) 902-4248. Comments submitted by FAX must be ten pages or less.

Date of Intended Adoption: February 18, 1998.
November 17, 1997
Melinda Nichols
Chair

## REPEALER

The following sections of the Washington Administrative Code are repealed:

WAC 296-04-001
WAC 296-04-005

WAC 296-04-010
WAC 296-04-015
WAC 296-04-040

WAC 296-04-042
WAC 296-04-045
WAC 296-04-05001
WAC 296-04-060

WAC 296-04-090
WAC 296-04-105
WAC 296-04-115
WAC 296-04-125

Foreword.
Apprenticeship and training agreements-Proposed standards.
Regular meetings.
Definitions.
Council meetings-When held-Notice-Who may attend-Quorum.
Voting.
Supervisor-administrator of council.
Plant program defined.
Officers, appointment, duties-Ex officio members.
Rules of order.
Retroactivity.
Amendment.
Rule change-procedures and forms.

WAC 296-04-160
WAC 296-04-165
WAC 296-04-260
WAC 296-04-270

WAC 296-04-275
WAC 296-04-280
WAC 296-04-295

WAC 296-04-300
WAC 296-04-310
WAC 296-04-330
WAC 296-04-340
WAC 296-04-350
WAC 296-04-351
WAC 296-04-360
WAC 296-04-370
WAC 296-04-380
WAC 296-04-390

WAC 296-04-400
WAC 296-04-410

WAC 296-04-420
WAC 296-04-430
WAC 296-04-440
WAC 296-04-460
WAC 296-04-470
WAC 296-04-480

Apprenticeship committees.
Union waiver.
Merit awards.
Apprenticeship agree-ments-Types-Standards-Registration, review, cancellation, reregistration-Certificate of completion.
Reciprocity. On-the-job training programs.
Complaint review procedure.
Promulgation.
Authority.
Equal opportunity standards. Affirmative action plans. Selection of apprentices. Employer's responsibility. Existing lists of eligibles and public notice. Records. Compliance reviews. Noncompliance with federal and state equal opportunity requirements. Complaint procedure. Adjustments in schedule for compliance review or complaint processing. Sanctions. Reinstatement of program registration. Adoption of consistent state plans. Intimidatory or retaliatory acts. Nondiscrimination. Exemptions.

Chapter 296-04A WAC WASHINGTON STATE APPRENTICESHIP AND TRAINING COUNCIL REQUIREMENTS AND STANDARDS FOR APPROVED APPRENTICESHIP

## PART A

AFFIRMATION OF APPRENTICESHIP VALUES AND OBJECTIVES

## NEW SECTION

WAC 296-04A-001 How is this chapter divided? The first three digits of the WAC (296) are the title. The second three digits are the chapter (04A). The third number group is the section. Sections may be further divided as indicated below.

Title-Chapter-Section
Subsection

296-04A-
(2)

Subdivision
(a)
(b)
(i)
(ii)

Note: The chapter is also divided into "parts" according to subject, to make it easier for you to find the information you need.

## NEW SECTION

WAC 296-04A-003 What does this chapter cover? Chapter 296-04A WAC applies to all applications for stateapproved apprenticeship programs and the ongoing compliance of approved programs with the applicable standards and rules governing apprenticeship in Washington which are set forth in chapter 49.04 RCW .

## NEW SECTION

WAC 296-04A-006 What general definitions apply to this chapter? "Agreement" is a written apprenticeship agreement and/or training agreement that conforms to approved standards of apprenticeship and agreements set forth in RCW 49.04.050 and 49.04.060.
"Apprentice" is an individual registered with the supervisor and enrolled in an apprenticeship program approved pursuant to chapter 49.04 RCW and these rules.
"Apprenticeship committee" is a state or local joint apprenticeship committee approved by the council pursuant to RCW 49.04.040.
"Apprenticeship program" consists of the relationship between an apprentice and an approved apprenticeship committee and the application of the procedures necessary to assist in the fulfillment of an apprenticeship agreement.
"Approved" means approved by the Washington state apprenticeship and training council.
"Approved training agent" means an employer that has signed a written acknowledgement demonstrating willingness to comply with the requirements of apprenticeship established under chapter 49.04 RCW, chapter 296-04A WAC (or its predecessor chapter 296-04 WAC), applicable federal regulations and the specific conditions set forth in the apprenticeship standards that have been approved for a particular sponsor.
"Council" means the Washington state apprenticeship and training council established pursuant to RCW 49.04.010.
"Department" means the department of labor and industries.
"Director" means the director of the department of labor and industries.
"Employer" means a business entity having one or more employees. Also, any person, partnership, or business entity with no employees but having industrial insurance coverage is both an employer and an employee.
"Hours" means clock hours.
"On-the-job training" means the supervised training of an apprentice performing the work processes, identified in the approved standards, on a job-site, shop, plant or other place of business.
"Related/supplemental instruction" shall mean required instruction which is approved by a program sponsor. It shall be taught by a trade competent instructor who shall have
demonstrated said competency by satisfactory employment performance in the occupation for a period of a minimum of three years beyond the customary learning period for this occupation. Instructors shall be approved by the sponsor.
"Secretary" or "supervisor" means the individual appointed by the director and confirmed by the council to act as the supervisor of apprenticeship and to fulfill the duties set forth in RCW 49.04.030.
"Should" or "may" means recommended.
"Sponsor" means any firm, association, committee, or organization operating an apprenticeship and training program through an employer and employee relationship and in whose name the program is registered or is to be registered.
"Standards" are a written agreement setting forth a plan containing all terms and conditions for the qualification, recruitment, selection, employment, and training of apprentices.
"Working day," for submission of materials, complaint prócedures and appeals, means a calendar day, except Saturdays, Sundays, and legal holidays as defined by RCW 1.16.050. To compute the time within which an act is to be completed, exclude the first working day and include the last.

## NEW SECTION

WAC 296-04A-009 What is the purpose of these rules? The Washington Apprenticeship Act, chapter 49.04 RCW, establishes the council and its administrative arm, the apprenticeship section of the department of labor and industries. The intention of the council in promulgating and adopting these rules is to establish a uniform procedure to be followed by state and local apprenticeship and training committees in presenting matters to the council and further to establish standards by which the council can operate to effectuate its statutory obligations. All policies and rules of the council are designed to strengthen and expand apprenticeship, protect apprentices in the state of Washington, as well as to explain related factors established under existing state and federal laws.

## NEW SECTION

WAC 296-04A-012 What is the value of an approved apprenticeship program? The council recognizes the importance of quality apprenticeship programs to meet the growing needs of employers and employees for high quality training. Rapid changes in the state's economy and technological change necessitate skilled workers who meet industry-wide standards in order to compete successfully in the changing marketplace. Employers benefit by knowing that skilled workers, who have graduated from a state recognized apprenticeship program, have been trained to industry-wide standards and not exclusively in response to the needs of an individual employer or group of employers.

The delivery and regulation of apprenticeship programs should be conducted in a manner which avoids needless duplication on the part of the department of labor and industries, community and technical colleges, and vocationaltechnical institutes. It is important that approved apprenticeship programs be structured to maximize an apprentice's
protection by providing a meaningful process in which an apprentice may exercise his or her rights.

The council is aware that the number of apprentices in a trade or group of trades in any geographic area must be sufficient to meet the needs of all employers and not be so large as to create an oversupply of apprentices. Quality apprenticeship training requires reasonably continuous on-the-job training, an oversupply of apprentices in any geographic area is to be avoided, if possible, in an effort to maintain ongoing quality training.

The council further recognizes that the attainment of quality apprenticeship training and the planning of numbers of new apprentices in a trade or group of trades may be accomplished best by the establishment of one joint apprenticeship and training committee serving the entire trade or group of trades in a specified geographic area. A single committee is best able to train to industry-wide standards which will enable workers to move between firms when necessary. A single committee is also best able to determine the number of apprentices needed in an entire trade or group of trades in a specified geographic area.

The council also recognizes the benefit apprentices gain in having the widest possible range of employers and their apprentices represented in the related and supplemental training classes. The intermingling of apprentices representing the widest possible array of firms possible, in related and supplemental training classes, exposes apprentices to the widest possible range of work experiences. This sharing of work experiences increases the quality of training, benefiting both apprentices and employers.

## NEW SECTION

WAC 296-04A-015 Can any Washington state employer use an approved apprentice? The council expects approved apprenticeship programs will be available to meet the training needs of all employers in the state of Washington. These programs must be open to all employers on an equal and nondiscriminatory basis. The need for continued quality training, equal treatment of apprentices, and efficient delivery of training suggest that these training needs are best met through our approved programs. Committees approved by the council shall offer training opportunities on an equal basis to all employers. The training opportunities shall be:
(1) At a reasonable cost, based upon a factor of the operating budget of a committee by the number of enrolled apprentices in a program, that is equivalent to the cost incurred by employers and apprentices currently participating;
(2) Equal in treatment and opportunity for all apprentices;
(3) Apply reasonable working and training conditions to all apprentices uniformly and equally.

An employer shall not be required to sign a collective bargaining agreement in order to participate in an apprenticeship program.

## NEW SECTION

WAC 296-04A-018 How can an employer utilize apprentices outside of a local geographic area? Each set of program standards approved by the council includes the limits of the geographical area covered by those standards. The sponsor has no authority to conduct training outside of the geographical area covered by the sponsor's standards.

If a registered training agent of an apprenticeship program sponsor wishes to work with apprentices outside of the geographical area covered by the standards of their program sponsor, the training agent shall, where there is unemployment of apprentices in the area where the training agent wishes to work, register with and obtain apprentices from the sponsor of the standards covering the geographical area where the work is to be done.

Where there is sufficient employment for local apprentices, as determined by the local joint apprenticeship and training committee, the visiting training agent must register with the local committee in the trade or group of trades from which apprentices are utilized, and obtain an agreement from that sponsor for reciprocity, or supervision of the apprentices for the duration of local employment of the apprentices accompanying the training agent from their originating apprenticeship area.

Related training for an apprentice who is unable to travel back to his or her original area will be provided by mutual agreement between the original and host joint apprenticeship and training committee.

## PART B

COUNCIL APPROVAL OF APPRENTICESHIP COMMITTEES-PROPOSED STANDARDS AND REVISIONS

## NEW SECTION

WAC 296-04A-025 How does a sponsor begin the application process? (1) A proposed sponsor must first create a committee and submit written affidavits to the council requesting recognition of the committee.
(2) All committees must be "joint" in representation between the employer and employee organizations. This section specifically relies upon the contextual definition of "joint" set forth in RCW 49.04.040. "Joint" means equal. For example a joint committee could be composed of an equal number of representatives from:
(a) An organization of employers and a bona fide organization of employees (i.e., labor organization, or other recognized employee committee representatives);
(b) A bona fide employer or group of employers and a employee representatives, only if there is no bona fide employee organization in the plant or trade affected by the agreement. The' sponsor must ensure that the employee representation on the committee is derived from individuals that are known to represent the interests of employees.
(c) An employer or group of employers and a bona fide employee organization, only if there is no bona fide employer organization in the trade affected by the agreement. The sponsor must ensure that the employer representation on the committee is derived from individuals that are known to represent employer interests.
(3) Committees shall be composed of representatives of which fifty percent shall by reason of education and experience be occupationally qualified in the specific occupation specified in the standards for which the committee is responsible. The council shall only recognize standards for a specific occupation or directly related occupations. When multiple related occupations are approved on a single standard, each occupation shall be considered as an individual standard. Unrelated occupations shall be submitted under separate standards.
(4) Apprenticeship committees shall be composed of no less than four members nor shall the committee be composed of more than twelve members. Exceptions may be granted by the council.
(5) It is the council's view that joint apprenticeship and training committees are not state agencies but rather only quasi-public entities performing services jointly for management and labor by assistance to the apprenticeship program.

## NEW SECTION

WAC 296-04A-028 What needs to be included in proposed apprenticeship standards? (1) An approved committee must prepare proposed standards which conform to these rules and to RCW 49.04.050. Failure to submit proposed standards within twelve months following council approval of a committee will require a sponsor to request continued recognition. The supervisor, or department of labor and industries apprenticeship coordinators, are available to give assistance in this task.
(2) The standards must include the composition of and general rules for the committee which will administer the program.
(3) When multiple related occupations are approved on a single standard, each occupation shall be considered as an individual standard. Unrelated occupations shall be submitted under separate standards.
(4) The council may approve apprenticeship programs where the program standards include residency requirements for recruitment and indenture of apprentices only where the purpose of the residency requirement is to promote compliance with affirmative action goals and timetables.
(5) Committee programs, plant programs, and on-the-job training programs must contain the provisions required by RCW 49.04.050 and, in addition, shall contain:
(a) Provision for nondiscrimination in the selection of apprentices in substantially the following form: Each sponsor of an apprenticeship program shall include in its standards the following equal opportunity pledge: "The recruitment, selection, employment and training of apprentices during their apprenticeship shall be without discrimination because of race, color, religion, national origin, or sex. The sponsor will take affirmative action to provide equal opportunity in apprenticeship and will operate the apprenticeship program as required by the rules of the Washington state apprenticeship and training council and Title 29 CFR Part 30."
(b) Provision that there shall be no discrimination on the basis of race, color, creed, sex, or national origin after selection during all phases of employment during apprenticeship.
(c) Provision that adequate records of the selection process must be kept for a period of at least five years and will be made available to the council or its designated representative on request. Such records must include a brief summary of any interviews and the conclusions reached on each of the specific factors which are part of the total judgment concerning each applicant.
(d) Provision for local committee rules and regulations consistent with these rules and the applicable apprenticeship agreement.
(6) Any proposed standards for apprenticeship must be consistent with any standards for apprenticeship already approved by the council for the industry, craft or trade in question to the end that there is general state-wide uniformity of such standards in each industry, trade or craft.
(7) Proposed standards shall be considered consistent if they are equal to or exceed the average number of hours and do not exceed the maximum number of hours for such trade, craft, or occupation within this state. In addition, the course content and delivery method are similar to the extent that they are designed to achieve the same levels of skills as existing standards within the state for that industry, trade, or craft.
(8) Shall contain a statement of the progressively increasing scale of wages based on specified percentages of a specific wage which shall be submitted to the council and updated no less than annually.
(9) A sample apprenticeship agreement which the council approves is available on request from the supervisor.

## NEW SECTION

WAC $296-04 \mathrm{~A}-034$ Who do I send the proposed standards to? The standards must be received by the supervisor at least forty-five days before a regularly scheduled council meeting. All proposed standards submitted for council consideration should be sent to: Supervisor of Apprenticeship, Department of Labor and Industries, P.O. Box 44530, Olympia, Washington 98504-4530.

## NEW SECTION

WAC 296-04A-037 What action will the council take on proposed standards? (1) Following the submission of a proposed standard or substantive revised standard, the supervisor will conduct an administrative review of the submission.
(2) No later than thirty days prior to a quarterly council meeting a copy of the proposed agenda and a blank copy of a notice of contest or objection shall be sent to all interested individuals or entities. These are the people who are on the council's mailing list for all regular and special meetings.
(3) Those individuals, associations or other similarly situated entities which meet the definition of "competitor" must send written notice of their desire to contest or object to the consideration of a proposed standard.
(4) The written notice must be received by the supervisor at the Department of Labor and Industries, P.O. Box 44530, Olympia, Washington 98504-4530, no later than five working days prior to a quarterly meeting.
(5) If no timely notice of contest or objection is received, the sponsor of the proposed standard will be notified. The council may choose to consider the proposed standard
at the quarterly meeting or refer the proposed standard to an adjudicative proceeding.
(6) If a timely notice of contest or objection is received, the council will refer the proposed standard to an adjudicative proceeding and the parties will be notified.
(7) The council, at its meetings, will allow changes made for clerical errors and additions of standard approved language deleted from the proposed standard if authorized representatives of all concerned are present and authorized to accept changes. The council will not accept changes at its meetings in the format or language not deemed standard by the council.

## NEW SECTION

WAC 296-04A-040 When are council meetings held? The council meetings are either regular or special meetings.
(1) Regular meetings of the council are held quarterly during each year beginning on the third Thursday of the months of January, April, July and October. The meetings will be held at such locations within the state of Washington which in the opinion of the council will best promote the purposes of the Washington Apprenticeship Act. Committee programs, plant programs, or amendments thereto, may be approved or disapproved only at regular meetings.
(2) Special meetings of the council may be called by the chair or by majority of the council members by delivering personally or by mail written notice to each member of the council and all approved joint apprenticeship and training committees and to each newspaper of general circulation, television or radio station which has on file with us a request to be notified of our special meetings. The meeting notice must contain the date, time and location of the meeting and specify the business to be transacted by the council. Final disposition may not be made of any matter at a special meeting other than specified in the meeting notice.

## NEW SECTION

WAC 296-04A-043 Who can attend council meetings? All meetings of the council shall be open to the general public, and all actions, transaction of official business of the council, collective decision, commitment or promise, and all collective discussion, acquisition and exchange of facts in the course of deliberation prior to any action of the council shall only be made in meetings open to the public consistent with the provisions of the Open Public Meetings Act, chapter 42.30 RCW and the Administrative Procedure Act, chapter 34.05 RCW.

No member of the public will be required as a condition upon attending any council meeting to register their name or give any other information or to fulfill any condition precedent to attendance at council meetings. If a member of the public wishes to receive a copy of the minutes from a council meeting he or she should sign the meeting register and provide an address.

## NEW SECTION

WAC 296-04A-046 Who is given notice of council meetings? (1) Written notice of council meetings will be given to all council members, approved committees and may be given to any persons, organizations, or agencies at the
direction of the council, or any member thereof, and in addition shall be given to any newspaper, news service, television or radio station which has requested to be notified of council meetings.
(2) Special meetings shall be open to the general public to the same extent as the quarterly regular meetings of the council. Notice of special meetings must be delivered personally or by mail at least twenty-four hours before the time specified in the notice of such special meeting, except in the case of rule changes pursuant to chapter 34.05 RCW which must be at least twenty days before the time specified in the notice.

## NEW SECTION

WAC 296-04A-049 When do my materials have to be submitted? The council will not act upon any request which is addressed to the council unless the request is submitted in writing to the supervisor at least forty-five days prior to the date of such quarterly regular meeting, and any request not submitted forty-five days prior to such quarterly meeting will be deferred to the next quarterly regular meeting of the council and the requester will be notified by the supervisor.

Correspondence must be submitted in writing to the supervisor at least fifteen working days before the quarterly meeting at which the council's consideration is requested. However, the supervisor may consider such correspondence submitted less than fifteen working days before the meeting if the council determines the correspondence is crucial to deliberations regarding approval or disapproval of any given apprenticeship agreement. Noncrucial correspondence submitted less than fifteen working days before the quarterly meeting will be considered by the council at the next quarterly meeting.
Exception:

> Requests for committee approval or proposed standards are not considered general correspondence and must be sent forty-five days prior to meeting.

## NEW SECTION

WAC 296-04A-052 After the standards have been approved what are the committee's responsibilities? (1) The committee duties are to administer the day to day operations of the apprenticeship and training program. The program must be operated in accordance with the procedures, policies and standards as approved by the council, including timely documentation of committee functions and actions, as reflected in complete copies of minutes, to be retained by the local committee and available for inspection by department staff at any time. Committees shall function, administrate or relinquish authority only with our consent.
(2) You may accept or reject applicants for apprenticeship, register accepted applicants as apprentices with the supervisor, remove apprentices from the program in accordance with the standards and inform the supervisor of any matters which affect the standing of individuals as apprentices. Persons not registered with the supervisor as apprentices will not be recognized as apprentices by the council.
(3) Committees approved by the council shall offer training opportunities on an equal basis to all employers and apprentices including all rights, appeals, and services available in the existing apprenticeship program. If an
existing committee refuses to provide access to apprenticeship and training opportunities to all employers, the council shall take action as necessary to remove all restrictions to access. Council action may include, but is not limited to, the decertification of the existing committee and recognition of a new committee in order to carry out the intent of chapter 49.04 RCW and the rules adopted under its authority.
(4) A committee shall review its related and supplemental instruction annually for relevancy and currentness. Relevancy shall mean instructional content that is directly required in and applicable to the performance of the work. Relevancy shall not mean academic course content taught by a solely academically qualified instructor except for courses approved by the committee or specified by state law. Currentness means that the instructional content is and remains consistent with the latest trade practices, improvements, and technical advances and on-the-job experiences.
(5) When an "approved training agent" agreement is signed the committee shall furnish the department with a copy and shall notify the department when any agreement is rescinded.
(6) On any correspondence addressed to the council or the supervisor, only the signature of the elected chair and secretary of the committee shall be accepted unless the apprenticeship committee has asked the council to recognize and accept the signature of another person. The correspondence must be signed by a quorum of the members of the apprenticeship committee.
(7) The supervisor and designated staff may be consulted on any matters concerning apprenticeship and training, and they will provide any information concerning apprenticeship training which is available to them.
(8) If a committee has been inactive for twelve or more consecutive months, as evidenced by the lack of training or enrollment and registration of apprentices, the supervisor will request administrative cancellation of the program to be considered at the next regular meeting of the council.

## NEW SECTION

WAC 296-04A-055 What are the requirements for an on-the-job training program? (1) Training programs may be set up in the same manner as apprenticeship programs, with any exceptions authorized by the council provided that no on-the-job training program shall be established or authorized where there is a parallel apprenticeship program in existence. A training program shall be any program which requires less than two thousand hours of employment for completion. All of these rules shall apply to them as to apprenticeship agreements and programs, except that they will be approved by the supervisor subject to the review of the council.
(2) A pattern standard for an on-the-job training program is available from the supervisor on request.

## NEW SECTION

WAC 296-04A-060 What are the requirements for a plant program? For the purpose of these rules a "plant program," over which the council will assume jurisdiction and serve as a joint apprenticeship and training committee, pursuant to the authority of RCW 49.04.040, means: An apprenticeship agreement or agreements with an employer
which conforms in form and substance with the applicable provisions of these rules and chapter 49.04 RCW in an apprenticeable trade, craft or occupation in which a major portion of the work to be performed by the apprentice for such employer is within a geographical area not served by an approved local joint apprenticeship and training committee. The apprenticeship agreement must specify the number of required hours for completion of apprenticeship, which must equal or exceed the average number of hours for such trade, craft or occupation within this state, which in any event shall not be less than 2,000 hours of reasonably continuous employment.

## PART C <br> COUNCIL REVIEW OF APPROVED APPRENTICESHIP COMMITTEES, PROGRAMS AND DISPUTES

## NEW SECTION

WAC 296-04A-100 Does the council review an approved program? Yes. The supervisor or a designee will investigate any alleged discrepancies between the actual and required operation of any program and conduct systematic reviews of the operation of all programs. You will be given written notice of any violations or complaints. The supervisor, upon finding violations, may recommend, to the council, cancellation of any program which is not operated in accordance with its approved standards.

## NEW SECTION

WAC 296-04A-110 What happens if the committee and an apprentice cannot resolve a dispute? The supervisor and the council will act to assist in the resolution of any complaints against a local committee, or other organization that administers an apprenticeship agreement, by any apprentice that has completed a probationary period.
(1) Any controversy or difference that cannot be resolved to the satisfaction of the parties may be submitted by any apprentice who has completed his or her probationary period to the supervisor for resolution. It shall be the responsibility of the committee to notify the apprentice at least twenty days prior to any hearing or meeting the purpose of which is the suspension or cancellation of an apprenticeship agreement. The notice shall be in writing and specify the reason(s) for suspension or cancellation of an agreement.
(a) The apprentice shall request reconsideration of any action that is the basis for the complaint within thirty days of the action. The local committee shall, within thirty days, provide a written notification of its decision on the request for reconsideration to the apprentice and this notification shall be considered the final action of the committee. The apprentice shall submit a written complaint describing the controversy to the supervisor of the apprenticeship division within thirty days of the final action taken on the matter.
(b) The written complaint shall set out the specific matter(s) complained of and the facts, and circumstances relevant to the complaint. Any documents or correspondence relevant to the complaint shall be attached to the complaint. The apprentice shall send a copy of the complaint to the interested local committee or other organization.
(2) Upon receipt of a complaint from an apprentice, the supervisor of the apprenticeship division shall investigate the controversy.
(a) The supervisor shall have thirty working days within which to complete the investigation. During the investigation, the supervisor shall attempt to effect a settlement of the controversy between the parties. If the controversy is not settled during the investigation, the supervisor, at the conclusion of the investigation shall issue a written decision resolving the controversy.
(b) The apprentice and the local committee or other organization shall fully cooperate with the supervisor during the investigation by providing any information or documents requested by the supervisor. The local committee must provide complete copies of all minutes and other documents relevant to the controversy.
(c) The supervisor may, in his or her discretion, delegate the investigation of a complaint by an apprentice to any employee of the apprenticeship division.
(3) If a party is dissatisfied with the decision of the supervisor, the dissatisfied party may request the apprenticeship council to review the decision.
(a) The request shall be made to the council in writing within thirty days of the issuance of the supervisor's decision and shall specify the reasons that the review is requested. The party requesting review shall provide a copy of the request to the other parties to the controversy.
(b) The council shall conduct an informal hearing to consider the request for review of the supervisor's decision. The hearing shall be held in conjunction with the council's regular quarterly meeting unless special circumstances require a hearing at a different time.
(i) At the informal hearing, the council shall review the decision issued by the supervisor and all records of the investigation. The council may also accept testimony or documents from any person, including the supervisor and his or her staff, who has knowledge relating to the controversy.
(ii) Parties at the informal hearing may be represented by counsel and may, at the council's discretion, present argument concerning the controversy. The council shall not apply formal rules of evidence.
(iii) After the informal hearing, the council shall issue a written decision resolving the controversy within thirty days. The decision of the council may be to affirm the decision of the supervisor and in that case the decision of the supervisor becomes the decision of the council. All parties to the informal hearing shall be sent a copy of the council's decision. The chair may sign the decision for the council.
(4) The investigation or review of any controversy under this rule by the supervisor or the council shall not suspend any action taken or decision made by the local committee or other organization pending the issuance of a decision resolving the matter.

## NEW SECTION

WAC 296-04A-120 What is the council's apprenticeship program review and enforcement process? (1) The supervisor and designated staff, in the performance of their field work, shall conduct a systematic review of all plant and committee programs and shall take appropriate action, including recommendation of cancellation, when they find
that any program is not being operated according to these rules and regulations or according to its applicable standards.
(2) When any program is found to be operating in a manner inconsistent with or contrary to these rules and regulations or its established plant or committee program, the supervisor shall notify the offending committee, person, firm or agency of the violation. If the supervisor does not receive notice, within sixty days, of action taken to correct such violations, the supervisor may take necessary action, including recommendation of cancellation of the apprenticeship or training program and agreement to the council.
(3) If the supervisor deems it necessary to recommend cancellation of an apprenticeship or training program, the recommendation shall be in writing to each council member, stating in detail the reasons for the recommendation. A copy of the recommendation shall be mailed to the last known address of each member of the committee administering the program, or to those persons responsible for the program, together with notice that the council will consider the recommendation at its next regularly scheduled meeting more than thirty days subsequent to the date of the recommendation and that all interested persons may present evidence or testimony regarding the recommendation. The council will conduct an adjudicative proceeding to address the supervisor's recommendation. The council shall decide the question before it upon majority vote of the members present and voting and shall notify all interested parties of its decision, together with the reasons for it, in writing.
(4) The cancellation of any program or agreement shall automatically effect a cancellation of any agreement registered thereunder, provided that any organization or firm not responsible for the violations causing the cancellation may request the council for approval of such cancelled agreement or program as a new program.

## NEW SECTION

WAC 296-04A-130 Is there a way to have the council review complaints about a training agent? (1) Any person with personal knowledge of an approved training agent's alleged noncompliance with applicable federal and state apprenticeship rules and standards of apprenticeship may file a written complaint with the supervisor of apprenticeship at the Department of Labor and Industries, P.O. Box 44530, Olympia, Washington 98504-4530.
(a) The written complaint shall set out the specific matter(s) complained of and the facts and circumstances relevant to the complaint. Any documents or correspondence relevant to the complaint shall be attached to the complaint.
(b) Any controversy that involves matters covered by a collective bargaining agreement are not subject to the complaint review procedure established by this rule.
(2) Upon receipt of a complaint the supervisor shall review the complaint and related materials and determine whether an investigation is necessary.
(a) If the supervisor determines that no investigation is necessary, written notice of that decision shall be sent to the complainant, appropriate apprenticeship committee and the approved training agent.
(b) If the supervisor determines that further investigation is necessary, the supervisor shall have thirty working days within which to complete the investigation.
(c) The complainant, training agent, local committee or other organization shall fully cooperate with the supervisor during the investigation by providing any information or documents requested by the supervisor.
(d) The supervisor may, in his or her discretion, delegate the investigation of a complaint to any employee of the apprenticeship division, retaining oversight of the investigation throughout the process.
(3) If the controversy is not resolved during the investigation, the supervisor, at the conclusion of the investigation shall issue a written decision setting forth any corrective action that is necessary to resolve the controversy and ensure compliance with applicable federal and state apprenticeship rules and standards of apprenticeship.
(4) The local committee or training agent shall have thirty days from the issuance of the decision to request review of the decision by the council. The request for review shall be sent to the supervisor at the Department of Labor and Industries, P.O. Box 44530, Olympia, Washington 98504-4530 and must specify the reasons that the review is requested. The supervisor shall send copies of the appeal to local committee, training agent and council and schedule an adjudicative proceeding for the council.
(5) The adjudicative proceeding will review the supervisor's decision and all records of the investigation. The proceeding shall be held in conjunction with the council's regular quarterly meeting unless special circumstances require a hearing at a different time.
(a) The council may also accept testimony or documents from any person, including the supervisor and his or her staff, who has knowledge relating to the controversy.
(b) Parties to the adjudicative proceeding may be represented by counsel and may, at the council's discretion, present argument concerning the controversy. The council need not apply formal rules of evidence.
(6) After the proceeding the council shall issue a final decision within thirty days. All parties shall be sent a copy of the council's decision. The chair may sign the decision for the council.
(7) If council review is not timely sought the local committee or training agent shall have sixty days from the issuance of the decision to complete any corrective action set forth in the supervisor's decision.
(8) The investigation or review of any controversy under this rule by the supervisor or the council shall not suspend any action taken or decision made by the local committee or other organization pending the issuance of a decision resolving the matter.

## NEW SECTION

WAC 296-04A-150 When does an apprentice receive a certificate of completion? Certificates of completion shall be issued at the request of the appropriate committee. An affidavit of the secretary, chair, or authorized official of the committee concerned shall accompany the request, which affidavit shall state that the apprentice has successfully completed the apprenticeship program of that committee, and that he/she has been an active, registered participant of that committee's program for at least six months.

## PART D <br> DUTIES AND RESPONSIBILITIES OF COUNCIL AND ADMINISTRATIVE PERSONNEL

## NEW SECTION

WAC 296-04A-200 Who are the council officers and what are their duties? The officers of the council shall be a chair, vice-chair, and secretary.
(1) Chair and vice-chair:
(a) The chair and vice-chair shall be elected by majority vote of the council members present and voting at the quarterly business meeting held in April in each odd-numbered year. They shall hold office for a term of two years and until their successors are elected, or until their death or resignation.
(b) The chair shall preside over all meetings, conducting them in accordance with Robert's Rules of Order as modified by these rules and regulations. The chair may vote in all matters before the council as a regular member and may participate in discussion of all matters before the council. The chair shall have such other powers and duties as are now or hereafter provided in these rules and regulations and as are usual or necessary to a presiding officer, as provided in Robert's Rules of Order.
(c) The vice-chair shall preside over all council meetings in the absence of the chair and shall have all of the powers and duties of the chair when presiding.
(2) Secretary:
(a) The supervisor shall be the secretary of the council and shall hold the office of secretary during his or her tenure as supervisor.
(b) The secretary shall, with the assistance of a recording secretary, keep minutes of all special and regular meetings. The minutes of all regular and special meetings shall be kept on file in the secretary's office. Copies of minutes of all meetings shall be sent to all regular and ex officio members of the council and will be available to the public upon written request.
(c) The secretary shall have other powers and duties as are provided in these rules and regulations and as are usually or necessarily concomitant with the office of secretary.
(d) All documents submitted for council consideration should be sent to: Supervisor of Apprenticeship, Department of Labor and Industries, P.O. Box 44530, Olympia, Washington 98504-4530.
(3) Two-thirds of the council members entitled to vote shall be considered a quorum. Ex officio members of the council shall have the full right to participate in discussion of any matters before the council. They shall have no vote.
(4) The council may make any action or decision which it takes retroactive to the date of the previous business session.
(5) The council chair shall establish a standing committee to be known as the tie-breaker committee, comprised of an employer representative, an employee representative, and the public member. In case of a tie vote on proposed standards at any meeting of the council, the tie-breaker committee shall meet or confer, review the record, and render a decision on the proposal within thirty days. The supervisor or a designee of the supervisor shall act as
secretary to the committee and furnish all information necessary for a decision.

## NEW SECTION

WAC 296-04A-210 What are the supervisor's responsibilities? The supervisor shall be the secretary of the council and provide the administrative functions listed in RCW 49.04.030. The supervisor should take actions that are in the best interest of the apprentices. The supervisor shall also register all agreements, review programs and their operation, and recommend cancellation of any committee program, or plant program previously registered which is not operated in conformity with its agreement. The supervisor, with the approval of the council, may issue awards for meritorious service to persons who have given at least five years of continuous service to the apprenticeship and training program of this state. All documents concerning apprenticeship or training agreements, their revision or any other matters affecting apprenticeship or training shall be sent to the supervisor. Such documents may be addressed to: Supervisor of Apprenticeship, Department of Labor and Industries, P.O. Box 44530, Olympia, Washington 985044530.

## NEW SECTION

WAC 296-04A-230 Rules may be amended. These rules and regulations may be amended by a two-thirds majority of regular council members. All council members, the supervisor, the committees and any other interested persons shall be promptly notified of any changes in writing. Such amendments shall be promulgated in accordance with the Administrative Procedure Act, chapter 34.05 RCW.

## PART E AFFIRMATIVE ACTION PLAN

## NEW SECTION

WAC 296-04A-300 What are the important terms in defining a sponsor or employer's equal employment opportunity obligations? "CFR" refers to the Code of Federal Regulations.
"Journey-level worker" means an individual who has sufficient skills and knowledge of a trade, craft or occupation either through formal apprenticeship or through practical on-the-job work experience to be recognized by a state or federal registration agency or industry as being fully qualified to perform the work of the trade, craft or occupation. Practical experience shall be equal to, or more than, the term of apprenticeship.

## NEW SECTION

WAC 296-04A-30001 What is the purpose of the affirmative action sections? The following sections are the council's affirmative action plan and they establish the policies and procedures to promote equality of opportunity in apprenticeship programs approved by the council and are adopted in accordance with the provisions of Title 29 CFR Part 30 as amended and promulgated by the United States Department of Labor. These policies and procedures apply to the recruitment and selection of apprentices, and to all
conditions of employment and training during apprenticeship; and the procedures established provide for review of apprenticeship programs, for registering apprenticeship programs, for processing complaints, and for deregistering noncomplying apprenticeship programs. These policies and procedures also provide for continued or withdrawal of recognition of apprenticeship programs. The purpose of the following sections is to promote equality of opportunity in apprenticeship by prohibiting discrimination based on race, color, religion, national origin, or sex in apprenticeship programs, by requiring affirmative action to provide equal opportunity in such apprenticeship programs, and by coordinating these policies and procedures with other equal opportunity programs.

## NEW SECTION

WAC 296-04A-330 What are the obligations of an apprenticeship program sponsor? Each sponsor of an apprenticeship program shall:
(1) Recruit, select, employ and train apprentices during their apprenticeship, without discrimination because of race, color, religion, national origin, or sex; and
(2) Uniformly apply rules and regulations concerning apprentices, including but not limited to, equality of wages, periodic advancement, promotion, assignment of work, job performance, rotation among all work processes of the trade, imposition of penalties or other disciplinary action, and all other aspects of the apprenticeship program administered by the program sponsors; and
(3) Take affirmative action to provide equal opportunity in apprenticeship, including adoption of an affirmative action plan.
(4) Equal opportunity pledge. Each sponsor of an apprenticeship program shall include in its standards the following equal opportunity pledge: "The recruitment, selection, employment, and training of apprentices during their apprenticeship shall be without discrimination because of race, color, religion, national origin, or sex. The sponsor will take affirmative action to provide equal opportunity in apprenticeship and will operate the apprenticeship program as required by the rules of the Washington state apprenticeship and training council and Title 29 CFR Part 30.1
(5) Programs presently registered. Each sponsor of a program registered with the council as of the effective date of these rules shall within ninety days following that effective date take the following action:
(a) Include in the standards of its apprenticeship program the equal opportunity pledge prescribed by subsection (4) of this section; and
(b) Adopt an affirmative action plan; and
(c) Adopt a selection procedure as required by WAC 296-04A-350. A sponsor adopting a selection method under WAC 296-04A-350 (2), (3) or (4), shall prepare and have available for submission upon request, copies of its amended standards, affirmative action plans, and selection procedure. A sponsor adopting a selection method under WAC 296$04 \mathrm{~A}-350(5)$ shall submit to the council copies of its standards, affirmative action plan, and selection procedure.
(6) Sponsors seeking new registration. A sponsor of a program seeking new registration and approval of the council shall submit copies of its proposed standards,
affirmative action plan, selection procedures, and such other information as may be required. The program shall be registered and approved if such standards, affirmative action plan, and selection procedure meet the requirements of these rules.
(7) Programs subject to approved equal employment opportunity programs. A sponsor shall not be required to adopt an affirmative action plan under WAC 296-04A-340, or a selection procedure under WAC 296-04A-350, if it submits to the council satisfactory evidence that it is in compliance with an equal employment opportunity program providing for the selection of apprentices and for affirmative action in apprenticeship including goals and timetables for women and minorities which has been approved as meeting the requirements of Title VII of the Civil Rights Act of 1964 , as amended, (42 U.S.C. 2000 e, et seq.) and its implementing regulations published in Title 29 CFR Chapter XIV, or Executive Order 11246, as amended, and its implementing regulations at Title 41 CFR Chapter 60: Provided, That programs approved, modified or renewed subsequent to the effective date of this amendment will qualify for this exception only if the goals and timetables for minorities and women for the selection of apprentices provided for in such programs are equal to or greater than the goals required under this part.
(8) Program with fewer than five apprentices. A sponsor of a program in which fewer than five apprentices are indentured shall not be required to adopt an affirmative action plan under WAC $296-04 \mathrm{~A}-340$, or a selection procedure under WAC 296-04A-350: Provided, That such program was not adopted to circumvent the requirements of this part.

## NEW SECTION

WAC 296-04A-340 What are the requirements of an affirmative action plan? (1) Adoption of a sponsor's commitment to equal opportunity in recruitment, selection, employment, and training of apprentices shall include the adoption of a written affirmative action plan.
(2) Definition of affirmative action. Affirmative action is not mere passive nondiscrimination. It includes procedures, methods and programs for the identification, positive recruitment, training, and motivation of present and potential minority and female (minority and nonminority) apprentices including the establishment of goals and timetables. It is action which will equalize opportunity in apprenticeship so as to allow full utilization of the work potential of minorities and women. The overall result to be sought is equal opportunity in apprenticeship for all individuals participating in or seeking entrance to the labor force of this state.
(3) Outreach and positive recruitment. An acceptable affirmative action plan must also include adequate provisions for outreach and positive recruitment that would reasonably be expected to increase minority and female participation in apprenticeship by expanding the opportunity of minorities and women to become eligible for apprenticeship selection. In order to achieve these objectives, sponsors shall undertake activities such as those listed below. It is not contemplated that each sponsor necessarily will include all of the listed activities in its affirmative action program. The scope of the affirmative action program will depend on all the circum-
stances including the size and type of the program and its resources. However, the sponsor will be required to undertake a significant number of appropriate activities in order to enable it to meet its obligations under these rules. The affirmative action plan shall set forth the specific steps the sponsor intends to take in the areas listed below. Whenever special circumstances warrant, the council may provide from any funds made available to it for such purpose, such financial or other assistance it deems necessary to implement the requirements of this subsection.
(a) Dissemination of information concerning the nature of apprenticeship, requirements for admission to apprenticeship, availability of apprenticeship opportunities, sources of apprenticeship applications, and the equal opportunity policy of the sponsor. For programs accepting applications only at specified intervals, such information shall be disseminated at least thirty days in advance of the earliest date for application at each interval. For programs customarily receiving applications throughout the year, such information shall be regularly disseminated, but not less than semiannually. Such information shall be given to the council, local schools, employment service offices, women's centers, outreach programs and community organizations which can effectively reach minorities and women and shall be published in newspapers which are circulated in the minority community and among women as well as the general areas in which the program sponsor operates.
(b) Participate in any workshops conducted by employment service agencies for the purpose of familiarizing school, employment service and other appropriate personnel with the apprenticeship system and current opportunities therein.
(c) Cooperation with the local school boards and vocational education systems to develop programs for preparing students to meet the standards and criteria required to qualify for entry into apprenticeship programs.
(d) Internal communication of the sponsor's equal opportunity policy in such a manner as to foster understanding, acceptance, and support among the sponsor's various officers, supervisors, employees, and members and to encourage such persons to take the necessary action to aid the sponsor in meeting its obligations under these rules.
(e) Engaging in such programs as outreach for the positive recruitment and preparation of potential applicants for apprenticeship; where appropriate and feasible, such programs shall provide for pretesting experience and training. If no programs are in existence, the sponsor shall seek to initiate these programs, or, when available, to obtain financial assistance from the council. In initiating and conducting these programs, the sponsor may be required to work with other sponsors and appropriate community organizations. The sponsor shall also initiate programs to prepare women and encourage women to enter traditionally male programs.
(f) To encourage the establishment and utilization of programs of preapprenticeship, preparatory trade training, or others designed to afford related work experience or to prepare candidates for apprenticeship, a sponsor shall make appropriate provision in its affirmative action plan to assure that those who complete such programs are afforded full and equal opportunity for admission into the apprenticeship program.
(g) Utilization of journey-level worker to assist in the implementation of the sponsor's affirmative action program.
(h) Granting advance standing or credit on the basis of previously acquired experience, training, skills, or aptitude for all applicants equally.
(i) Admitting to apprenticeship persons whose age exceeds the maximum age for admission to the program, where such action is necessary to assist the sponsor in achieving its affirmative action obligations.
(j) Appropriate action as to ensure that the recruitment, selection, employment, and training of apprentices during apprenticeship, shall be without discrimination because of race, color, religion, national origin, or sex; such as: General publication of apprenticeship opportunities and advantages in advertisements, industry reports, articles, etc.; use of present minority and female apprentices and journey-level workers as recruiters; career counseling; periodic auditing of affirmative action programs and activities; and development of reasonable procedures between the sponsor and the employers of apprentices to ensure that equal employment opportunity is being granted including reporting systems, onsite reviews, briefing sessions, etc. The affirmative action programs shall set forth the specific steps the sponsors intend to take in the above areas under this subsection (3). Whenever special circumstances warrant, the council may provide such financial or other assistance from funds available to it for that purpose, as it deems necessary to implement the above requirements.
(4) Goals and timetables.
(a) A sponsor adopting a selection method under WAC 296-04A-350 (2) or (3), which determines on the basis of analysis described in (e) of this subsection that it has deficiencies in terms of underutilization of minorities and/or women (minority and nonminority) in the craft or crafts represented by the program shall include in its affirmative action plan percentage goals and timetables for the admission of minority and/or female (minority and nonminority) applicants into the eligibility pool.
(b) A sponsor adopting a selection method under WAC 296-04A-350 (4) or (5), which determines on the basis of the analysis described in (e) of this subsection that it has deficiencies in terms of the underutilization of the minorities and/or women in the craft or crafts represented by the program shall include in its affirmative action plan percentage goals and timetables for the selection of minority and female (minority and nonminority) applicants for the apprenticeship program.
(c) "Underutilization" as used in this subsection refers to the situation where there are fewer minorities and/or women (minority and nonminority) in the particular craft or crafts represented by the program than would reasonably be expected in view of an analysis of the specific factors in (e) of this subsection. Where, on the basis of the analysis, the sponsor determines that it has no deficiencies, no goals and timetables need be established. However, where no goals and timetables are established, the affirmative action plan shall include a detailed explanation why no goals and timetables have been established.
(d) Where the sponsor fails to submit goals and timetables as part of its affirmative action plan or submits goals or timetables which are unacceptable, and the council determines that the sponsor has deficiencies in terms of underutil-
ization of minorities or women (minority and nonminority) within the meaning of this section, the council shall establish goals and timetables applicable to the sponsor for the admission of minority and female (minority and nonminority) applicants into the eligibility pool for selection of apprentices, as appropriate. The sponsor shall make good faith efforts to obtain these goals and timetables in accordance with the requirements of this section.
(e) Analysis to determine if deficiencies exist. The sponsor's determination as to whether goals and timetables shall be established shall be based on an analysis of at least the following factors, which analysis shall be set forth in writing as part of the affirmative action plan.
(i) The percentage of the working age minority and female (minority and nonminority) population in the program sponsor's labor market area;
(ii) The percentage of the minority and female (minority and nonminority) labor force in the program sponsor's labor market area;
(iii) The percentage of the minority and female (minority and nonminority) participation as apprentices in the particular craft as compared with the percentage of minorities and women (minority and nonminority) in the labor force in the program sponsor's labor market area;
(iv) The percentage of minority and female (minority and nonminority) participation as journey-level worker employed by the employer or employers participating in the program as compared with the percentage of minorities and women (minority and nonminority) in the sponsor's labor market area and the extent to which the sponsor should be expected to correct any deficiencies through the achievement of goals and timetables for the selection of apprentices;
(v) The general availability of minorities and women (minority and nonminority) with present or potential capacity for apprenticeship in the program sponsor's labor market area.

In calculating the percentage of minority and female labor force or populations in the program sponsor's labor market in (e)(i) through (v) of this subsection or in calculating any other factors which are included in the analysis set forth in this section, the numerator shall be the number of women or minorities in that particular classification who are in the labor force or population; the denominator shall be the total labor force or population.
(f) Establishment and attainment of goals and timetables. The goals and timetables shall be established on the basis of the sponsor's analysis of its underutilization of minorities and women and its entire affirmative action program. A single goal for minorities and a separate single goal for women is acceptable unless a particular group is employed in a substantially disparate manner in which case separate goals shall be established for such group. Such separate goals would be required, for example, if a specific minority group of women were underutilized even though the sponsor had achieved its standards for women generally. In establishing the goals, the sponsor should consider the results which could be reasonably expected from its good faith efforts to make its overall affirmative action program work. Compliance with these requirements shall be determined by whether the sponsor has met its goals within its timetable, or failing that, whether it has made good faith efforts to meet its goals and timetables. Its "good faith efforts" shall be
judged by whether it is following its affirmative action program and attempting to make it work, including evaluation and changes in its program where necessary to attain the maximum effectiveness toward the attainment of its goals. However, in order to deal fairly with program sponsors, and with women who are entitled to protection under the goals and timetable requirements, during the first twelve months after the effective date of these regulations, the program sponsor would generally be expected to set a goal for women for the entering year class at a rate which is not less than fifty percent of the proportion women are of the workforce in the program sponsor's labor market area and set a percentage goal for women in each class beyond the entering class which is not less than the participation rate of women currently in the preceding class. At the end of the first twelve months after the effective date of these regulations, sponsors are expected to make appropriate adjustments in goal levels.
(g) Data and information. The supervisor shall make available to program sponsors data and information on minority and female (minority and nonminority) labor force characteristics provided by the employment security department or the office of financial management for each standard metropolitan statistical area, and for other special areas as appropriate.

The data to be used in calculating percentages of apprentices and journey-level workers as required by (e)(ii) and (iii) of this subsection shall be derived from records maintained by apprenticeship committees.

## NEW SECTION

WAC 296-04A-350 What obligations or options does a sponsor have in selecting an apprentice? (1) Obligations of sponsors. In addition to development of a written affirmative action plan to ensure that minorities and women have an equal opportunity for selection as apprentices and otherwise ensure the prompt achievement of full and equal opportunity in apprenticeship, each sponsor shall further provide in its affirmative action program that the selection of apprentices shall be made under one of the methods specified in the following subsections (2) through (5) of this section.
(2) Selection methods. The sponsor shall adopt one of the following methods of selecting apprentices:
(a) Selection on basis of rank from pool of eligible applicants. A sponsor may select apprentices from a pool of eligible applicants created in accordance with the requirements of (c) of this subsection on the basis of the rank order of scores of applicants on one or more qualification standards where there is a significant statistical relationship between rank order of scores and performance in the apprenticeship program. In demonstrating such relationship, the sponsor shall follow the procedure set forth in guidelines on employee selection procedures published at 41 CFR Part 60-3.
(b) Requirements. The sponsor adopting this method of selecting apprentices shall meet the requirements of (c) through (g) of this subsection.
(c) Creation of pool of eligibles. A pool of eligibles shall be created from applicants who meet the qualifications of minimum legal working age and the sponsor's minimum
physical requirements; or from applicants who meet qualification standards in addition to minimum legal working age: Provided, That any additional qualification standards conform with the following requirements:
(i) Qualification standards. The qualification standards and the procedures for determining such qualification standards shall be stated in detail and shall provide criteria for the specific factors and attributes to be considered in evaluating applicants for admission to the pool. The score required under each qualification standard for admission to the pool shall also be specified. All qualification standards, and the score required on any standard for admission to the pool, shall be directly related to job performance, as shown by a significant statistical relationship between the score required for admission to the pool, and performance in the apprenticeship program. In demonstrating such relationship, the sponsor shall follow the procedures set forth in 41 CFR Part 60-3. Qualifications shall be considered as separately required so that the failure of an applicant to obtain the specified score under a single qualification standard shall disqualify the applicant from admission to the pool.
(ii) Aptitude tests. Any qualification standard for admission to the pool consisting of aptitude test scores shall be directly related to job performance, as shown by significant statistical relationships between the score on the aptitude tests required for admission to the pool, and performance in the apprenticeship program. In determining such relationship, the sponsor shall follow the procedures set forth in 41 CFR Part 60-3. The requirements of this item (ii) shall also be applicable to aptitude tests utilized by a program sponsor which are administered by a state employment agency, or any other person, agency or organization engaged in the selection or evaluation of personnel. A national test developed and administered by a national joint apprenticeship committee will not be approved by the United States Department of Labor unless such test meets the requirements of this subdivision.
(iii) Educational attainments. All educational attainments or achievements as qualifications for admission to the pool shall be directly related to job performance, as shown by a significant statistical relationship between the score required for admission to the pool and performance in the apprenticeship program. In demonstrating such relationship the sponsor shall meet the requirements of 41 CFR Part 603. School records or a passing grade on the general educational development tests recognized by the state or local public instruction authority shall be evidence of educational achievement. Education requirements shall be applied uniformly to all applicants.
(d) Oral interviews. Oral interviews shall not be used as a qualification standard for admission into an eligibility pool. However, once an applicant is placed in the eligibility pool, and prior to selection for apprenticeship from the pool, he or she may be required to submit to an oral interview. Oral interviews shall be limited to such objective questions as may be required to determine the fitness of applicants to enter the apprenticeship program, but shall not include questions relating to qualifications previously determined in gaining entrance to the eligibility pool. When an oral interview is used, each interviewer shall record the questions and the general nature of the applicant's answers, and shall prepare a summary of any conclusions. Each applicant
rejected from the pool of eligibles on the basis of an oral interview shall be given a written statement of such rejection, the reasons therefor, and the appeal rights available to the applicant.
(e) Notification of applicants. All applicants who meet the requirements for admission shall be notified and placed in the eligibility pool. The program sponsors shall give each rejected applicant who is not selected for the pool or the program notice of his or her rejection, including the reason for the rejection, the requirements for admission to the pool of eligibles, and the appeal rights available to the applicant.
(f) Goals and timetables. The sponsor shall establish, where required by WAC 296-04A-340(4), percentage goals and timetables for the admission of minorities and women (minority and nonminority) into the pool of eligibles in accordance with the provisions of WAC 296-04A-340 (4)(a) through (f).
(g) Compliance. A sponsor shall be deemed to be in compliance with its commitments under (f) of this subsection if it meets its goals or timetables or if it makes a good faith effort to meet these goals and timetables. In the event of the failure of the sponsor to meet its goals and timetables, it shall be given an opportunity to demonstrate that it has made every "good faith effort" to meet its commitments. All the actions for the sponsor shall be reviewed and evaluated in determining whether such good faith efforts have been made.
(3) Random selection from pool of eligible applicants.
(a) Selection. A sponsor may select apprentices from a pool of eligible applicants on a random basis. The method of random selection is subject to approval by the council. Supervision of the random selection process shall be by an impartial person or persons selected by the sponsor, but not associated with the administration of the apprenticeship program. The time and place of the selection, and the number of apprentices to be selected, shall be announced. The place of the selection shall be open to all applicants and the public. The names of apprentices drawn by this method shall be posted immediately following the selection at the program sponsor's place of business.
(b) Requirements. The sponsor adopting this method of selecting apprentices shall meet the requirements of subsection (2) (c) through (e) of this section relating to the creation of a pool of eligibles, oral interviews and notification of applicants.
(c) Goals and timetables. The sponsor shall establish where required by WAC 296-04A-340(4), percentage goals and timetables for the admission of minorities and women (minority and nonminority) into the pool of eligibles in accordance with the provisions of WAC 296-04A-340 (4)(d) through (f).
(d) Compliance. Determinations as to the sponsor's compliance with its obligations under these rules shall be in accordance with the provisions of subsection (2)(g) of this section.
(4) Selection from pool of current employees.
(a) Selection. A sponsor may select apprentices from an eligibility pool of the workers already employed by the program sponsor in a manner prescribed by a collective bargaining agreement where such exists, or by the sponsor's established promotion policy. The sponsor adopting this method of selecting apprentices shall establish goals and timetables for the selection of minority and female apprentic-
es, unless the sponsor concludes, in accordance with the provisions of WAC 296-04A-340 (4)(d) through (f), that it does not have deficiencies in terms of underutilization of minorities and/or women (minority and nonminority) in the apprenticeship of journey-level workers' crafts represented by the program.
(b) Compliance. The determination as to the sponsor's compliance with its obligations under these regulations shall be in accordance with the provisions of subsection (2)(g) of this section.
(5) Alternative selection methods. Selection. The sponsor may select apprentices by means of any other method, including its present selection method: Provided, That the sponsor meets the following requirements:
(a) Selection method and goals and timetables. Within ninety days of the effective date of these rules, the sponsor shall submit to the council, through its supervisor, the revised selection method it proposes to use along with the rest of its written affirmative action program including, where required by WAC $296-04 \mathrm{~A}-340$ (4), its percentage goals and timetables for the selection of minority and/or female (minority and nonminority) applicants for apprenticeship and its written analysis, upon which such goals and timetables, or lack thereof, are based. The establishment of goals and timetables shall be in accordance with the provisions of WAC 296-04A-340 (4)(d) through (f). The sponsor may not implement any such selection method until the council has approved the selection method as meeting the requirements of (b) of this subsection and has approved the remainder of its affirmative action program including its goals and timetables. If the council fails to act upon the selection method and the affirmative action program within thirty days of its submission, the sponsor then may implement the selection method until acted upon by the council.
(b) Qualification standards. Apprentices shall be selected on the basis of objective and specific qualification standards. Examples of such standards are fair aptitude tests, school diplomas or equivalent, occupationally essential health requirements, fair interviews, school grades, and previous work experience. Where interviews are used, adequate records shall be kept including a brief summary of each interview and the conclusions on each of the specific factors, e.g., motivation, ambition, and willingness to accept direction which are part of the total judgment. In applying any such standards, the sponsor shall meet the requirements of 41 CFR Part 60-3.
(6) Compliance. Determination as to the sponsor's compliance with its obligations under these regulations shall be in accordance with the provisions of subsection (2)(g) of this section. Where a sponsor, despite its good faith efforts, fails to meet its goals and timetables within a reasonable period of time, the sponsor may be required to make appropriate changes in its affirmative action program to the extent necessary to obtain maximum effectiveness toward the attainment of its goals. The sponsor may also be required to develop and adopt an alternative selection method, including a method prescribed by the council where it is determined that the failure of the sponsor to meet its goals is attributable in substantial part to the selection method. Where the sponsor's failure to meet its goals is attributable in substantial part to its use of the qualification standard which has adversely affected the opportunities of minorities and/or
women (minority and nonminority) for apprenticeship, the sponsor may be required to demonstrate that such qualification standard is directly related to job performance, in accordance with the provisions of subsection (2)(c)(i) of this section.

## NEW SECTION

WAC 296-04A-351 What are an employer's affirmative action responsibilities? In affirmative action programs under WAC 296-04A-350(5) alternate selection methods where the employer does the selecting, the employer shall sign an agreement assuming responsibility for adherence to the council's affirmative action plan contained in these regulations and 29 CFR Part 30.

## NEW SECTION

WAC 296-04A-360 Existing lists of eligibles and public notice. A sponsor adopting a selection method under WAC 296-04A-350 (2) or (3), and a sponsor adopting a selection method under WAC $296-04 \mathrm{~A}-350(5)$, who determines that there are fewer minorities and/or women (minority and nonminority) on its existing list of eligibles than would be reasonably expected in view of the analysis described in WAC 296-04A-340 (4)(e), shall discard all existing eligibility lists upon adoption of the selection methods required by these rules. New eligibility pools shall be established and lists of eligibility pools shall be posted at the sponsor's place of business. Sponsors shall establish a reasonable period of not less than two weeks for accepting applications for admission to the apprenticeship program. There shall be at least thirty days of public notice in advance of the earliest date for application for admission to the apprenticeship program on affirmative action with respect to dissemination of information. Applicants who have been placed in a pool of eligibles shall be retained on lists of eligibles subject to selection for a period of two years. Applicants may be removed from the list at an earlier date by their request or following their failure to respond to an apprentice job opportunity given by certified mail, return receipt requested. Applicants who have been accepted in the program shall be afforded a reasonable period of time in light of the customs and practices of the industry for reporting for work. All applicants shall be treated equally in determining such period of time. It shall be the responsibility of the applicant to keep the sponsor informed of his or her current mailing address. Upon request, a sponsor may restore to the list of eligibles applicants who have been removed from the list or who have failed to respond to an apprenticeship job opportunity.

## NEW SECTION

WAC 296-04A-370 What type of records need to be kept? (1) Each sponsor shall keep adequate records including a summary of the qualifications of each applicant, the basis for evaluation and for selection or rejection of each applicant, the records pertaining to the interviews of applicants, the original application for each applicant, information relative to the operation of the apprenticeship program, including but not limited to job assignment, promotion, demotion, layoff, or termination, rates of pay, or other forms
of compensation or conditions of work, and separately, hours of training provided, and any other records pertinent to the determination of compliance with these regulations as may be required by the council. The records pertaining to the individual applicants, selected or rejected, shall be maintained in such manner as to permit identification of minority and female (minority and nonminority) participants.
(2) Affirmative action plans. Each sponsor must retain a statement of its affirmative action plan for the prompt achievement of full and equal opportunity in apprenticeship, including all required data and analysis. Sponsors shall review their affirmative action plans annually and update them where necessary, including the goals and timetables.

Documentation necessary to establish a sponsor's good faith effort at implementation of its affirmative action plan also shall be maintained by each sponsor. The documentation shall include:
(a) Who was contacted;
(b) When the contacts were made;
(c) Where the contacts occurred;
(d) How the contacts were made; and
(e) The content of each contact.
(3) Qualification standards. Each sponsor must maintain evidence that its qualification standards have been validated in accordance with the requirements set forth in WAC 296-04A-350(2).
(4) Records of the council. The records of the council shall be kept in the offices of the supervisor, which records shall include registration requirements, individual program standards, registration records, program compliance reviews and investigations, and any other records pertinent to the determination of compliance with these rules, as may be required by the United States Department of Labor, and shall report to the department as may be required.
(5) Maintenance of records. The records required by these rules and any other information relevant to compliance with Title 29 CFR Part 30 shall be maintained for five years and made available upon request to the United States Department of Labor or other authorized representative.

## NEW SECTION

WAC 296-04A-380 What is the compliance review process? (1) Conduct of compliance reviews. The supervisor shall regularly conduct systematic reviews of the apprenticeship programs in order to determine the extent to which sponsors are complying with these rules and will also conduct compliance reviews when circumstances, including a receipt of complaints not referred to a private review body, pursuant to WAC 296-04A-400 (2)(a), so warrant, and take appropriate action regarding programs which are not in compliance with the requirements of these rules. Compliance reviews will consist of comprehensive analysis and evaluations of each aspect of the apprenticeship program, including on-site investigations and audits.
(2) Reregistration. Sponsors seeking reregistration shall be subject to a compliance review as described in subsection (1) of this section by the supervisor as part of the reregistration process.
(3) New registrations. Sponsors seeking new registrations shall be subject to a compliance review as described in
subsection (1) of this section by the supervisor as part of the registration process.
(4) Voluntary compliance. Where the compliance review indicates that the sponsor is not operating in accordance with these rules, the supervisor shall notify the sponsor in writing of the results of the review and make a reasonable effort to secure voluntary compliance on the part of the program sponsor within a reasonable time before undertaking sanctions under WAC 296-04A-420. In the case of sponsors seeking new registrations, the supervisor will provide appropriate recommendations to the sponsor to enable it to achieve compliance for registration purposes.

## NEW SECTION

WAC 296-04A-390 Noncompliance with federal and state equal opportunity requirements. A pattern or practice of noncompliance by a sponsor (or where the sponsor is a joint apprenticeship committee, by one of the parties represented on each committee) with federal or state laws or regulations requiring equal opportunity may be grounds for the imposition of sanctions, if the noncompliance is related to the equal employment opportunity of apprentices and/or graduates of such an apprenticeship program under these rules. The sponsor shall take affirmative steps to assist and cooperate with employers and unions in fulfilling their equal employment opportunity obligations.

## NEW SECTION

WAC 296-04A-400 How does an apprentice file a complaint? (1) Filing.
(a) Any apprentice or applicant for apprenticeship who believes that he or she has been discriminated against on the basis of race, color, religion, national origin, or sex with regard to apprenticeship or that the equal opportunity standards with respect to his or her selection have not been followed in the operation of an apprenticeship program may, personally or through an authorized representative, file a complaint with the council, or, at the apprentice's or applicant's election, with a private review body established pursuant to (c) of this subsection. The complaint shall be in writing and shall be signed by the complainant. It must include the name, address, and telephone number of the person allegedly discriminated against, the program sponsor involved, and a brief description of the circumstances of the failure to apply the equal opportunity standards provided for in these rules.
(b) The complaint must be filed not later than one hundred eighty days from the date of the alleged discrimination or specified failure to follow the equal opportunity standards; and, in the case of complaints filed directly with review bodies designated by program sponsors to review such complaints, any referral of such complaint by the complainant to the council must occur within the time limitation stated above or thirty days from the final decision of such review body, whichever is later. The time may be extended by the council for good cause shown.
(c) Sponsors are encouraged to establish fair, speedy, and effective procedures for a review body to consider complaints of failure to follow the equal opportunity standards. A private review body established by the program sponsor for this purpose should number three or more
responsible persons from the community serving in this capacity without compensation. Members of the review body should not be directly associated with the administration of an apprenticeship program. Sponsors may join together in establishing a review body to serve the needs of programs within the community.
(2) Processing of complaints.
(a) When the sponsor has designated a review body for reviewing complaints, the council, unless the complainant has indicated otherwise or unless the council has determined that the review body will not effectively enforce the equal opportunity standards, the supervisor, upon receiving a complaint, shall refer the complaint to the review body.
(b) The supervisor shall, within thirty days following the referral of the complaint to the review body, obtain the reports from the complainant and the review body as to the disposition of the complaint. If the complaint has been satisfactorily adjusted and there is no other indication of failure to apply equal opportunity standards, the case shall be closed and the parties appropriately informed.
(c) When a complaint has not been resolved by the review body within ninety days or where, despite satisfactory resolution of the particular complaint by the review body, there is evidence that equal opportunity practices of the apprenticeship program are not in accordance with these rules, the council may conduct such compliance review as found necessary, and will take all necessary steps to resolve the complaint.
(3) Where no review body exists, the council may conduct such compliance review as found necessary in order to determine the facts of the complaint, and obtain such other information relating to compliance with these regulations as the circumstances warrant.
(4) Sponsors shall provide written notice of the above complaint procedure to all applicants for apprenticeship and all apprentices.

## NEW SECTION

WAC 296-04A-410 Can there be schedule adjustments in compliance review or complaint processing? Yes. If in the judgment of the council, a particular situation warrants and requires special processing, and either expedited or extended determination, it shall take the steps necessary to permit such determination, if it finds that no person or party affected by such determination will be prejudiced by such special processing.

## NEW SECTION

WAC 296-04A-420 What are the sanctions for noncompliance? (1) Where the supervisor, as a result of a compliance review or other reason, determines that there is reasonable cause to believe that an apprenticeship program is not operating in accordance with these rules and voluntary corrective action has not been taken by the program sponsor, the council shall institute proceedings to deregister the program or it shall refer the matter to the equal employment opportunity commission or to the attorney general with recommendations for the institution of a court action under Title VII of the Civil Rights Act of 1964, as amended, or to the attorney general for other court action as authorized by law.
(2) The deregistration proceedings shall be conducted according to the following procedures:
(a) The council shall notify the sponsor, in writing, that a determination of reasonable cause has been made under subsection (1) of this section and that the apprenticeship program may be deregistered unless, within fifteen days of the receipt of the notice, the sponsor requests a hearing. The notification shall specify the facts on which the determination is based.
(b) If within fifteen days of the receipt of the notice provided for in (a) of this subsection, the sponsor mails a request for hearing, the supervisor shall convene an appropriate hearing.
(c) The council shall make a final decision on the basis of the record before it, which shall consist of the compliance review file and other evidence presented. In its discretion, the council may allow the sponsor a reasonable time to achieve voluntary corrective action. If the council's decision is that the apprenticeship program is not operating in accordance with these rules, the apprenticeship program may be deregistered. In each case in which deregistration is ordered, the council shall make public notice of the order and shall notify the sponsor and the complainant, if any.

## NEW SECTION

WAC 296-04A-430 Can a program be reinstated? Yes. Any apprenticeship program deregistered pursuant to these rules may be reinstated upon presentation of adequate evidence to the council that the apprenticeship program is operating in accordance with these rules.

## NEW SECTION

WAC 296-04A-440 Adoption of consistent state plans. All apprenticeship programs registered with the council shall comply with the requirements of WAC 296-04A-300 through $296-04 \mathrm{~A}-480$ within ninety days after the effective date of these rules.
(1) The United States Department of Labor shall have authority to conduct compliance reviews to determine whether the Washington state affirmative action plan or any state apprenticeship program registered with the council is being administered or operated in accordance with the provisions of Title 29 CFR Part 30.
(2) It shall be the responsibility of the council to take the necessary action to bring a noncomplying program into compliance with these rules. In the event the council fails to fulfill this responsibility, the secretary of the United States Department of Labor may withdraw the recognition for federal purposes of any or all state apprenticeship programs, in accordance with the procedures for deregistration of programs registered by the department, or refer the matter to the attorney general of the United States with a recommendation for the institution by the attorney general of a court action under Title 7 of the Civil Rights Act of 1964.
(3) The council shall notify the United States Department of Labor of any state apprenticeship program disapproved and deregistered by it.
(4) Any state apprenticeship program disapproved and deregistered by the council for noncompliance with the requirements of these rules or Title 29 CFR Part 30 may, within fifteen days of the receipt of the notice of disapproval
and deregistration, appeal to the United States Department of Labor to set aside the determination of the state apprenticeship and training council. The United States Department of Labor shall make its determination on the basis of the record. The United States Department of Labor may grant the state program sponsor, the state apprenticeship and training council, and the complainant, if any, the opportunity to present oral or written argument.
(5) Withdrawal of recognition. Whenever the United States Department of Labor determines that reasonable cause exists to believe that the council has not adopted or implemented a plan in accordance with the equal opportunity requirements of Title 29 CFR Part 30, it shall give notice to the council and to appropriate state sponsors of this determination, stating specifically wherein the state's plan failed to meet such requirements and the United States Department of Labor proposes to withdraw recognition for federal purposes from the state apprenticeship and training council unless within fifteen days of the receipt of the notice, the council complies with the provisions of Title 29 CFR Part 30 or mails a request for a hearing to the secretary of the United States Department of Labor.
(6) If within fifteen days of the receipt of the notice provided for in subsection (5) of this section, the council neither complies with the provisions of Title 29 CFR Part 30 , nor mails a request for a hearing, the secretary of the United States Department of Labor shall notify the council of the withdrawal of recognition.
(7) If within fifteen days of the receipt of the notice provided for in subsection (5) of this section, the council mails a request for a hearing, the secretary of the United States Department of Labor shall proceed in accordance with Title 29 CFR Section 30.16.
(8) If a hearing is conducted in accordance with Title 29 CFR Section 30.16, the secretary of the United States Department of Labor upon receipt of the proposed findings and recommended decision of the hearing officer shall make a final decision whether the council has adopted or implemented a plan in accordance with equal opportunity requirements of Title 29 CFR Part 30.
(9) If the secretary of the United States Department of Labor determines to withdraw from recognition, for federal purposes, from the state apprenticeship and training council, the secretary shall notify the council of this determination. The secretary shall also notify the state's sponsors that within thirty days of the receipt of the notice the United States Department of Labor shall cease to recognize, for federal purposes, each state apprenticeship program unless the state program sponsor requests registration with the United States Department of Labor. Such registration may be granted contingent upon finding that the state apprenticeship and training program is operating in accordance with the requirements of Title 29 CFR Part 30.
(10) If the secretary of the United States Department of Labor determines to withdraw recognition, for federal purposes, from the council, such recognition may be reinstated upon presentation of adequate evidence to the secretary of the United States Department of Labor that the council has adopted and implemented a plan carrying out the equal opportunity requirements of Title 29 CFR Part 30.

## NEW SECTION

WAC 296-04A-460 Intimidatory or retaliatory acts. Any intimidation, threat, coercion, or retaliation by or with the approval of any sponsor against any person for the purpose of interfering with any right or privilege secured by Title VII of the Civil Rights Act of 1964, as amended Executive Order 11246, as amended, or because he or she has made a complaint, testified, assisted or participated in any manner in any investigation proceeding, or hearing under these rules or Title 29 CFR Part 30, shall be considered noncompliance with the equal opportunity standards of these rules. The identity of complainants shall be kept confidential except to the extent necessary to carry out the purpose of these rules, including the conduct of any investigation, hearing, or judicial proceeding arising therefrom.

## NEW SECTION

WAC 296-04A-470 Nondiscrimination. The commitments contained in the sponsor's affirmative action program are not intended and shall not be used to discriminate against any qualified applicant or apprentice on the basis of race, color, religion, national origin, or sex.

## NEW SECTION

WAC 296-04A-480 Exemptions to affirmative action plan requirements. Requests for exemption from these rules, or any part thereof, shall be made in writing to the supervisor, and shall contain a statement of reasons supporting the request. The exemptions may be granted for good cause by the council, or the secretary of the United States Department of Labor, and the council shall notify the United States Department of Labor of any such exemptions granted affecting a substantial number of employers and the reasons therefor. These variances are intended to apply only to WAC $296-04 \mathrm{~A}-300$ through $296-04 \mathrm{~A}-480$, the affirmative action plan of the state apprenticeship and training council.

## WSR 97-23-089 PROPOSED RULES PARKS AND RECREATION COMMISSION <br> [Filed November 19, 1997, 11:44 a.m.]

Original Notice.
Preproposal statement of inquiry was filed as WSR 97-18-070.

Title of Rule: Chapter 352-32 WAC, Public use of state park areas.

Purpose: Establishes the standards for public behavior, the conditions for public use, the restrictions and limitations on recreational activities and the services available at state park areas.

Statutory Authority for Adoption: Chapter 43.51 RCW.
Summary: These rules need to be reviewed in order to make editorial changes, updates, and an overall clean-up.

Reasons Supporting Proposal: Staff envision an annual review of this title and chapter in order to reduce the number of times it is open during the year.

Name of Agency Personnel Responsible for Drafting: Pamela McConkey, Olympia, (360) 902-8595; Implementation: Kathryn J. Smith, Olympia, (360) 902-8594; and Enforcement: Washington State Parks and Recreation Commission, state-wide, (360) 902-8500.

Name of Proponent: Washington State Parks, governmental.

Rule is not necessitated by federal law, federal or state court decision.

Explanation of Rule, its Purpose, and Anticipated Effects: Chapter 352-32 WAC, Public use was originally adopted in November 1970 in order to provide the general public with rules and guidelines in which to follow in order to obtain the most enjoyable experience while visiting Washington state parks. This chapter also provides guidance and rules for park personnel to perform their duties.

Proposal Changes the Following Existing Rules: Some rule changes are being proposed in order to loosen current restrictions. Others are minor changes and viewed as "housekeeping," clarifying changes and streamlining rules.

No small business economic impact statement has been prepared under chapter 19.85 RCW . This WAC amendment does not regulate or have economic impact through regulations on small businesses. There are no compliance costs to small businesses.

RCW 34.05.328 does not apply to this rule adoption. Significant legislative rule-making requirements are not imposed on the state Parks and Recreation Commission nor has the commission voluntarily applied these requirements.

Hearing Location: Millersylvania State Park, on January 16, 1998, at 9:00 a.m.

Assistance for Persons with Disabilities: Contact Paul Malmberg by January 2, 1998, (360) 753-7143.

Submit Written Comments to: FAX (360) $586-5875$, by January 2, 1998.

Date of Intended Adoption: January 16, 1998.
November 18, 1997 Jim French
Senior Policy Analyst
AMENDATORY SECTION (Amending WSR 97-21-133, filed 10/21/97, effective $1 / 1 / 98$ )

WAC 352-32-010 Definitions. Whenever used in this chapter the following terms shall be defined as herein indicated:
"Bivouac" shall mean to camp overnight on a vertical rock climbing route on a ledge or in a hammock sling.
"Camping" shall mean erecting a tent or shelter or arranging bedding, or both, or parking a recreation vehicle or other vehicle for the purpose of remaining overnight.
"Camping (( mint )) party" shall mean an individual or a group of people $(((\theta+e))$ two or more persons) that is organized, equipped and capable of sustaining its own camping activity.
"Commercial recreation use" is a recreational activity in a state park that is packaged and sold as a service by an organization or individual, other than state parks or a state park concessionaire.
"Commercial recreation provider" is any individual or organization that packages and sells a service that meets the definition of a commercial recreation use.
"Commission" shall mean the Washington state parks and recreation commission.
"Day area parking space" shall mean any designated parking space within any state park area designated for daytime vehicle parking.
"Director" shall mean the director of the Washington state parks and recreation commission.
"Emergency area" is an area in the park separate from the designated overnight camping area, which the park manager decides may be used for camping when no alternative camping facilities are available within reasonable driving distances.
"Environmental interpretation" shall mean the provision of services, materials, publications and/or facilities, including environmental learning centers (ELC), for other than basic access to parks and individual camping, picnicking, and boating in parks, that enhance public understanding, appreciation and enjoyment of the state's natural and cultural heritage through agency directed or self-learning activities.
"Environmental learning centers (ELC)" shall mean those specialized facilities, designated by the director, designed to promote outdoor recreation experiences and environmental education in a range of state park settings.
"Group camping areas" are designated areas usually primitive with minimal utilities and site amenities and are for the use of organized groups. Facilities and extent of development vary from park to park.
"Motorcycle" means every motor vehicle having a saddle for the use of the rider and designed to travel on not more than three wheels in contact with the ground, but excluding a farm tractor and a moped.
"Multiple campsite" shall mean a designated and posted camping facility encompassing two or more individual standard, utility or primitive campsites.
"Overflow area" shall mean an area in a park separate from designated overnight and emergency camping areas, designated by the park manager, for camping to accommodate peak camping demands in the geographic region.
"Overnight accommodations" shall mean any facility or site designated for overnight occupancy within a state park area.
"Paraglider" shall mean an unpowered ultralight vehicle capable of flight, consisting of a fabric, rectangular or elliptical canopy or wing connected to the pilot by suspension lines and straps, made entirely of nonrigid materials except for the pilot's harness and fasteners. The term "paraglider" shall not include hang gliders or parachutes.
"Person" shall mean all natural persons, firms, partnerships, corporations, clubs, and all associations or combinations of persons whenever acting for themselves or by an agent, servant, or employee.
"Popular destination park" shall mean any state park designated by the director as a popular destination park because, it is typically occupied to capacity on Friday or Saturday night during the high use season.
"Primitive campsite" shall mean a campsite not provided with flush comfort station nearby and which may not have any of the amenities of a standard campsite.
"Public assembly" shall mean a meeting, rally, gathering, demonstration, vigil, picketing, speechmaking, march, parade, religious service, or other congregation of persons for the purpose of public expression of views of a political
or religious nature for which there is a reasonable expectation that more than one hundred persons will attend based on information provided by the applicant. Public assemblies must be open to all members of the public, and are generally the subject of attendance solicitations circulated prior to the event, such as media advertising, flyers, brochures, word-ofmouth notification, or other form of prior encouragement to attend.

Alternatively, the agency director may declare an event to be a public assembly in the following cases: Where evidentiary circumstances and supporting material suggest that more than one hundred persons will attend, even where the applicant does not indicate such an expectation; or where there is reason to expect a need for special preparations by the agency or the applicant, due to the nature or location of the event.
"Ranger" shall mean a duly appointed Washington state parks ranger who is vested with police powers under RCW 43.51.170, and shall include the park manager in charge of any state park area.
"Recreation vehicle" shall mean a vehicle/trailer unit, van, pickup truck with camper, motor home, converted bus, or any similar type vehicle which contains sleeping and/or housekeeping accommodations.
"Residence" shall mean the long-term habitation of facilities at a given state park for purposes whose primary character is not recreational. "Residence" is characterized by one or both of the following patterns:

Camping at a given park for more than ((twenty)) thirty days within a ((thirty)) forty-day time period ((May)) April 1 through September 30; or ((thirty)) forty days within a sixty-day time period October 1 through ((Apri1-30)) March 31. As provided in WAC 352-32-030(7), continuous occupancy of facilities by the same camping ((tniti)) party shall be limited to ((ten)) fourteen consecutive nights ((May)) April 1 through September 30 and ((fifteen)) twenty consecutive nights October 1 through ((April-30)) March 31 in one park, after which the camping unit must vacate the overnight park facilities for three consecutive nights. The time period shall begin on the date for which the first night's fee is paid.

The designation of the park facility as a permanent or temporary address on official documents or applications submitted to public or private agencies or institutions.
"Sno-park" shall mean any designated winter recreational parking area.
"Special groomed trail area" shall mean those sno-park areas designated by the director as requiring a special groomed trail permit.
"Special recreation event" shall mean a group recreation activity in a state park sponsored or organized by an individual or organization that requires reserving park areas, planning, facilities, staffing, or other services beyond the level normally provided at the state park to ensure public welfare and safety and facility and/or environmental protection.
"Standard campsite" shall mean a designated camping site which is served by nearby domestic water, sink waste, garbage disposal, and flush comfort station ((*nd-pienie table)).
"State park area" shall mean any area under the ownership, management, or control of the commission, including
trust lands which have been withdrawn from sale or lease by order of the commissioner of public lands and the management of which has been transferred to the commission, and specifically including all those areas defined in WAC 352-16-020. State park areas do not include the seashore conservation area as defined in RCW 43.51.655 and as regulated under chapter ((352-36)) 352-37 WAC.
"Trailer dump station" shall mean any state park sewage disposal facility designated for the disposal of sewage waste from any recreation vehicle, other than as may be provided in a utility campsite.
"Upland" shall mean all lands lying above mean high water.
"Utility campsite" shall mean a standard campsite with the addition of electricity and which may have domestic water and/or sewer.
"Watercraft launch site" shall mean any facility located in a state park area designated for the purpose of placing or retrieving any vehicle-borne or trailer-borne watercraft into or out of the water.
"Water trail advisory committee" shall mean the twelvemember committee constituted by RCW 43.51.456.
"Water trail camping sites" shall mean those specially designated group camp areas identified with signs, that are near water ways, and that have varying facilities and extent of development.

## NEW SECTION

WAC 352-32-01001 Feeding wildlife. No person shall intentionally feed, attract, or artificially sustain wildlife in state park areas. The feeding of indigenous wildlife is prohibited in all state park areas unless otherwise posted. This section does not apply to authorized feeding programs established with the Washington state department of fish and wildlife.

## AMENDATORY SECTION (Amending WSR 96-02-015, filed $12 / 21 / 95$, effective $1 / 21 / 96$ )

WAC 352-32-030 Camping. (1) Camping facilities of the state parks within the Washington state parks and recreation commission system are designed and administered specifically to provide recreational opportunities for park visitors. Use of park facilities for purposes which are of a nonrecreational nature, such as long-term residency at park facilities, obstructs opportunities for recreational use, and is inconsistent with the purposes for which those facilities were designed.

No person or camping (( m itit)) party may use any state park facility for residence purposes, as defined (WAC 352-32-010(((17)))).
(2) No person shall camp in any state park area except in areas specifically designated and/or marked for that purpose or as directed by a ranger.
(3) Occupants shall vacate camping facilities by removing their personal property therefrom ((prief te)) no later than $1: 00$ p.m., ((for-ether-apprepriate, established time-in parke where-amping is reserved)) if the applicable camping fee has not been paid or if the time limit for occupancy of the campsite has expired or the site is reserved by another party. Remaining in a campsite beyond the established
checkout time shall subject the occupant to the payment of an additional camping fee.
(4) Use of utility campsites by tent campers shall be subject to payment of the utility campsite fee except when otherwise specified by a ranger.
(5) A campsite is considered occupied when it is being used for purposes of camping by a person or persons who have paid the camping fee within the applicable time limits or when it has been reserved through the appropriate procedures of the reservation system. No person shall take or attempt to take possession of a campsite when it is being occupied by another party, or when informed by a ranger that such site is occupied, or when the site is posted with a "reserved" sign. In the case of a reserved site, a person holding a valid reservation for that specific site may occupy it according to the rules relating to the reservation system for that park. In order to afford the public the greatest possible use of the state park system on a fair and equal basis, campsites in those parks not on the state park reservation system will be available on a first-come, first-serve basis. No person shall hold or attempt to hold campsite(s), for another camping ((tnit))) party for present or future camping dates, except as prescribed for multiple campsites. Any site occupied by a camping ((unit))) party must be actively utilized for camping purposes.
(6) One person may register for one or more sites within a multiple campsite by paying the multiple campsite fee. ((Registration preferenee-will be given to multiple eamping (nits-whe we meltiple sites.)) An individual may register and hold a multiple campsite for occupancy on the same day by other camping ((taits)) parties. Multiple campsites in designated reservation parks are reservable under the reservation system.
(7) In order to afford the general public the greatest possible use of the state park system, on a fair and equal basis, and to prevent residential use, continuous occupancy of facilities by the same camping ((mitt)) party shall be limited ( $(\mathrm{t}-\mathrm{tef})$ ). Campers may stay fourteen consecutive nights in one park, after which the camping (( m itit)) party must vacate the site for three consecutive nights, ((May)) April 1 through September 30, not to exceed ((twenty)) thirty days in a ((thirify)) forty-day time period ( $;$ ad fifteent). Campers may state twenty consecutive nights in one park, after which the camping (( $\mathrm{tnitit)})$ party must vacate the site for three consecutive nights, October 1 through ((Aprit-30)) March 31, not to exceed ((thirty)) forty days in a sixty-day time period. This limitation shall not apply to those individuals who meet the qualifications of WAC 352-32-280 and 352-32-285.
(8) ((Only emping with)) A maximum of eight people shall be permitted at a campsite overnight, unless otherwise authorized by a ranger. The number of vehicles occupying a campsite shall be limited to one car ((er)) and one recreational vehicle: Provided, That one additional vehicle without built-in sleeping accommodations may occupy a designated campsite when in the judgment of a ranger the constructed facilities so warrant. The number of tents allowed at each campsite shall be limited to the number that will fit on the designated or developed tent pad as determined by a ranger.
(9) Persons traveling by bicycles, motor bikes or other similar modes of transportation and utilizing campsites shall
be limited to eight persons per site, provided no more than four motorcycles ((shett)) may occupy a campsite.
(10) Water trail camping sites are for the exclusive use of persons traveling by human and wind powered beachable vessels as their primary mode of transportation to the areas. Such camping areas are not subject to the campsite capacity limitations as otherwise set forth in this section. Capacities for water trail camping sites may be established by the ranger on an individual basis and are subject to change based upon the impacts to the area. All persons using water trail camping sites shall have in their possession a valid water trail permit.
(11) Overnight stays (bivouac) on technical rock climbing routes will be allowed as outlined in the park's site specific climbing management plan. All litter and human waste must be contained and disposed of properly.
(12) Emergency camping areas may be used only when all designated campsites are full and at the park manager's discretion. Persons using emergency areas must pay the primitive campsite fee and must vacate the site when directed by the park manager.
(13) Designated overflow camping areas may be used only when all designated campsites in a park are full and the demand for camping in the geographic area around the park appears to exceed available facilities. Persons using overflow camping areas must pay the primitive campsite fee. If a nearby flush comfort station is available, persons using overflow camping areas must pay the standard campsite fee.
(14) Except as provided in WAC 352-32-310, any violation of this section is an infraction under chapter 7.84 RCW.

AMENDATORY SECTION (Amending WSR 95-22-067, filed 10/30/95, effective 1/1/96)

WAC 352-32-037 Environmental learning centers (ELCs). All ELCs are reservable by:
(1) Complying with the reservation procedure; and
(2) Paying the appropriate fees and deposits both of which are published by state parks.

Use of ELCs shall be on a first-come-first-served basis if the facility is not reserved.

AMENDATORY SECTION (Amending WSR 95-22-067, filed 10/30/95, effective 1/1/96)

WAC 352-32-045 Reservations for use of designated group facilities. (1) All designated group facilities shall be reservable by groups. A group is defined as 20 or more people engaged together and commonly in outdoor recreation at one park location.
(2) All designated group facilities shall have a predetermined use capacity. No group exceeding this capacity in number shall use these areas. Groups making reservations shall be charged the applicable ((grom)) fee for ((the)) a minimum of 20 people( (, if les that number aetwly we the group faeitity)).
(3) Use of designated group facilities may be by reservation. Requests made at the park for reservations for groups of 20 to 250 shall be made 15 days in advance and for groups in excess of 250 shall be made 30 days in advance of the proposed use date, using the group use
permit. All conditions outlined on the group use permit shall be binding on the group.
(4) Submittal of the group use permit request, payment of appropriate fees, which may include a nonrefundable reservation transaction fee, a first day/night use fee and a damage deposit are required for the use of these facilities. Fees are published by state parks. In those cases where the fee is submitted at a later date, it must be paid by certified check, bank money order, or postal money order. Refunds will be made only to those groups which cancel their reservations thirty or more days before the effective date of the reservations.
(5) For overnight group use, parking will be in the provided, defined areas. If additional parking is required, it may be available in the park's extra vehicle parking facility following the payment of the appropriate extra vehicle parking fee.
(6) A damage deposit may be required by the park manager as part of the reservation. In those cases where the deposit is submitted at a date later than the reservation request, it must be paid by certified check, bank money order, or postal money order. This deposit shall be held by the Washington state parks and recreation commission to encourage the cleanliness and good order of the group facility. Deposits are published by state parks with the schedule of fees. Refund of this deposit shall be determined after an inspection of the area by a ranger and the individuals responsible for the group.
(7) Facility reservations made at the park will be accepted for the calendar year, on or after the first working day in January of that calendar year. Reservations shall be made by a person of the age of majority, who must be in attendance during the group's activities. Reservations at the parks will be accepted in writing, in person, or by phone at the discretion of the park manager. In person and phone reservation requests shall only be accepted during normal park operation hours. All reservation requests will be processed in order of arrival. Group facility areas not reserved are available on a first-come, first-serve basis.
(8) Any group wishing to sell or dispense alcoholic beverages must request and obtain all appropriate licenses and permits. In order to sell alcoholic beverages, the group must obtain a temporary concession permit from the headquarters office of the Washington state parks and recreation commission.
(9) It shall be within the authority of the park manager, or his representative, to rescind the rights of a reservation, and remove from the park, any or all members of the group whose behavior, at any time, is in conflict with any state laws, becomes detrimental to the health and safety of the group or other park users, or becomes so unruly as to affect the reasonable enjoyment of the park by other park users.
(10) Reservations placed through the central reservation system for individual overnight facilities and designated group facilities shall be made according to policies approved by the director.

AMENDATORY SECTION (Amending WSR 95-22-067, filed $10 / 30 / 95$, effective $1 / 1 / 96$ )

WAC 352-32-047 Special recreation event permit. Any person or group, hereinafter referred to as the "applicant," desiring to make use of a portion of a state park for a special recreation event which will require special planning, facilities, staffing, or environmental protection measures, or the closure of the area to, or restriction of, established recreational uses, shall apply for a special recreation event permit. The director or designee may consult with the appropriate local government in reviewing the application and may issue a permit ((aeeording)) subject to ((the-eriteria tisted below)) conditions established by the agency. ((The permit may set forth-eertain)) Such conditions ((ineluding)) may include but not be limited to the closure of the specified area to other recreational activities, including motor vehicle traffic, which are determined to have the potential to interfere with the event or which could risk the safety of the recreating public or the special event participants. However, no such permit may result in the unreasonable exclusion of recreationists from the remainder of the park. All events authorized under this permit shall be open to public participation and/or observation ((at the eption- of the applieant.

In-determining whether to issue the permit, the-direeter or designee-will review the propesal-fer eonsisteney-with the fellowing eriteria:
(1) The event ig oonsistent-with-aetivitieg that-afe appropriate for a speeifie park elasoifieation;
(2) The event witl not exeeed ner-damage-facilities-or resourees-or interfere-with park operations;
(3) The event-will-net disfupt-wildlife;
(4) Past-experienee has net shewn that the applieant has failed to eomply-with laws-or regulations-or-satisfactory eenduet-ef a previous event;
(5) The-avent does net present a-elear and present danger to the publie health and-safety;
(6) A prier applieant for anether-vent for the-same general-time and plaee;
(7) The event will-net unfeasenably-cenfliet-with-all park user's reereationnl- pursuits;
(8) The-event will eonform-with-all-of the applieable statuter, rules, pelieies, and proeedures-of the-emmiosion and instruetions of the eommission-staff-whe-superive- the event)).

A special recreation event permit shall be issued only for recreational events where there is a reasonable expectation that a minimum of twenty persons will participate. The event must be oriented towards a recreational pursuit. Not more than three permits will be issued to a given applicant for a similar event at the same park during a one-year period.

Persons or organizations that desire to conduct a special recreation event in a state park shall submit a permit application obtainable at any state park and the basic permit application fee as published by state parks to the park where the event is proposed to take place.

Such application shall be submitted at least thirty days in advance of the proposed date of the event, to allow, where applicable, for necessary internal review and analysis, consultation with local governments, public notice, establishment of permit conditions, and required agency preparations
and coordination. The director or designee shall approve or disapprove a permit application and establish the conditions for an approved application. The permittee must pay any fees published by state parks for the use of park lands or facilities. The director or designee shall determine the need for any fees necessary to cover costs incurred by the agency for additional staffing, equipment, facilities, or special services not normally provided by state parks, as well as the need for any bond, damage deposit, or liability insurance arising from any potential hazards associated with the conduct of the event. Any such fees, bond, damage deposit, or liability insurance shall be provided by the applicant prior to the issuance of the permit.

If additional unanticipated costs are incurred by the commission resulting from the event, the applicant shall reimburse the commission for such costs in a timely manner. If the additional costs are not paid, the director may recover such costs from the bond or damage deposits provided. Any funds remaining from the bond or damage deposit shall be returned to the applicant.

AMENDATORY SECTION (Amending WSR 96-01-078, filed $12 / 18 / 95$, effective $1 / 18 / 96$ )

WAC 352-32-075 Use of nonmotorized cycles or similar devices. (1) Whenever used in this section, nonmotorized cycle or similar device shall mean any wheeled, operator-propelled equipment that transports the operator on land, including cycles, roller blades and skateboards, but not including wheelchairs or other devices utilized by persons with disabilities.
(2) Operation of nonmotorized cycles or similar devices shall be permitted upon roads and trails in state park areas, except:
(a) Where posted with prohibitory signing by approval of the director or designee. Prior to such posting, a public meeting shall be advertised and conducted in the region where the park is located. A closure decision shall be based on an evaluation of the degree of conflict with other park users, public safety, or damage to park resources and/or facilities related to these devices.
(b) Within designated natural areas, natural forest areas, or natural area preserves: Provided, That relocation of existing nonmotorized trails into natural areas or natural forest areas may be permitted upon a finding by the director that such relocation is for the purpose of reducing overall resource impacts to a state park area.
(c) Upon designated special use trails such as interpretive or exercise trails.
(d) Upon docks, piers, floats, and connecting ramps.
(3) Persons operating such devices in state park areas shall:
(a) Obey regulatory signs, including those permanently or temporarily erected, that govern the timing, location, speed, type and/or manner of operation, designed to promote visitor health and safety.
(b) Restrict speed and manner of operation to reasonable and prudent practices relative to terrain, prevailing conditions, equipment, personal capabilities, personal safety, and the safety of all other park visitors.
(c) Yield the right of way to pedestrians.
(d) Dismount and walk in congested areas and posted walk zones.
(e) Slow down, make presence known well in advance, and use courtesy and caution when approaching or overtaking other persons.
(f) Display adequate lighting during hours of darkness.
(g) Use caution when approaching turns or areas of limited sight distance.
(h) Not disturb or harass wildlife.
(i) When on public roads within a state park area, operate in compliance with any additional requirements of RCW 46.61.750((,Effeet of regutations-Penalfy)) through 46.61.850.
(4) The director or designee may designate trails for preferential use by cyclists and may specifically authorize use of any facilities for special cycling recreation events, excluding roads or trails specified in subsection (2) of this section.
(5) Except as provided in WAC 352-32-310, any violation of this section is an infraction under chapter 7.84 RCW.

AMENDATORY SECTION (Amending WSR 92-19-098, filed 9/17/92, effective 10/18/92)

WAC 352-32-080 Swimming. (1) Swimming areas in state park areas are marked with buoys, log booms, or other markers, clearly designating the boundaries of such areas.
(2) Any person swimming outside the boundaries of a designated swimming area, or in any area not designated for swimming, or in any area, whether designated for swimming or not, where no lifeguard is present, shall do so at his or her own risk.
(3) All persons using any designated swimming area shall obey all posted beach rules and/or the instructions of lifeguards, rangers, or other state parks employees.
(4) No person shall swim in any designated ((bat)) watercraft launching area.
(5) No person shall give or transmit a false signal or false alarm of drowning in any manner.
(6) Use of inflated mattresses, rubber rafts, rubber boats, inner tubes, or other objects, except U.S. Coast Guard approved life jackets, in state park areas for the purpose of buoyancy while swimming or playing in any designated swimming area is prohibited. Concessionaires are not permitted to rent or sell such floating devices within state parks without written approval of the commission.
(7) Except as provided in WAC 352-32-310, any violation of this section is an infraction under chapter 7.84 RCW.

AMENDATORY SECTION (Amending WSR 96-02-015, filed $12 / 21 / 95$, effective $1 / 21 / 96$ )

WAC 352-32-085 Technical rock climbing. (1) Whenever used in this section, technical rock climbing shall mean climbing while using such aids as pitons, carabiners or snap links, chalk, ropes, fixed or removable anchors, or other similar equipment. Technical rock climbing includes bouldering and free soloing (respectively low and high elevation climbing without ropes).
(2) Technical rock climbing will be allowed in state parks except it is:
(a) Not permitted in natural area preserves;
(b) Conditioned in heritage areas, natural areas and natural forest areas;
(c) Not permitted where the director or designee has closed the area pursuant to subsection (3) of this section;
(d) Limited in state park areas without climbing management plans pursuant to subsection (6) of this section to the use of routes with established fixed protection, new routes that do not use fixed protection, nor require gardening/cleaning with any type of cleaning tool;
(e) Not permitted in state park areas closed to public use.
(3) The director or designee may, permanently or for a specified period or periods of time, close any state park area to technical rock climbing if the director or designee concludes that a technical rock climbing closure is necessary for the protection of the health, safety and welfare of the public, park visitors or staff, or park resources. Prior to closing any park or park area to technical rock climbing, the director or the designee shall hold a public meeting in the general area of the park or park area to be closed to technical rock climbing. Prior notice of the meeting shall be published in a newspaper of general circulation in the area and at the park at least thirty days prior to the meeting. In the event that the director or designee determines that it is necessary to close a rock climbing area immediately to protect against an imminent and substantial threat to the health, safety and welfare of the public, park visitors or staff, or park resource, the director or designee may take emergency action to close a ((park-or)) park area to rock climbing without first complying with the publication and hearing requirements of this subsection. Such emergency closure may be effective for only so long as is necessary for the director to comply with the publication and hearing requirements of this subsection.
(4) The director or designee shall ensure that any ((perk өr)) park area closed to technical rock climbing pursuant to subsection (3) of this section is conspicuously posted as such at the entrance of ( 3 aid park- -Fr )) said park area. Additionally, the director shall maintain a list of all parks and park areas closed to technical rock climbing pursuant to subsection (3) of this section.
(5) The director or designee shall establish a committee of technical rock climbers, to advise park staff on park management issues related to technical rock climbing for each state park area where deemed necessary by the agency.
(6) Each state park area with an established advisory committee of technical rock climbers will have a climbing management plan which will specify technical rock climbing rules conceming overnight stays on climbing routes, bolting, power drills, stabilization of holds, group size and activities, gardening/cleaning of routes pursuant to chapter 352-28 WAC and RCW 43.51.180, chalk, special use designations for climbing areas, protection of sensitive park resources, and other such issues required by the director. Climbing management plans that relate to natural forest areas or heritage areas must be approved by the commission. The director shall ensure that any technical rock climbing rules contained in a climbing management plan are conspicuously posted at the entrance of the affected park area.
(7) Bolting will be allowed as specified in climbing management plans.
(8) The use of power drills will be allowed only if the park climbing management plans specifically permit under specified conditions for bolt replacement and bolt installation on new routes. They are otherwise prohibited.
(9) The addition of holds onto the rock face by any means, including gluing, chipping, or bolting is prohibited.
(10) Except as provided in WAC 352-32-310, any violation of this section and rules contained in the park management plan and posted at the park is an infraction under chapter 7.84 RCW .

AMENDATORY SECTION (Amending WSR 93-06-001, filed $2 / 17 / 93$, effective $3 / 20 / 93$ )

WAC 352-32-120 Firearms and/or weapons. No person shall possess a firearm with a cartridge in any portion of the mechanism within any upland state park area, nor shall any person discharge or propel across, in, or into any upland state park area as defined in WAC 352-32. $010(((+3)))$, a firearm, bow and arrow, spear, spear gun, harpoon, or air or gas weapon, or any device capable of injuring or killing any person or animal, or damaging or destroying any public or private property, except where the commission for good cause has authorized a special recreational activity upon finding that it is not inconsistent with state parks use. This WAC does not apply to on duty law enforcement officers when working in the official capacity of their employing law enforcement agency, or for other administrative purposes, such as training in state park areas.

AMENDATORY SECTION (Amending WSR 96-22-018, filed 10/29/96, effective 1/1/97)

WAC 352-32-130 Aircraft. (1) No aircraft shall land on or take off from any body of water or land area in a state park area not specifically designated for landing aircraft. This provision does not apply to official aircraft used in the performance of search and rescue missions, medical emergencies, law enforcement activities, emergency evacuations or fire fighting activities. It also does not apply in cases where the director or designee specifically authorizes such landings or take offs, in writing, associated with the operational, or administrative needs of the agency or state.
(2) Individuals who have complied with the registration process provided or who have obtained a special recreation event permit pursuant to WAC 352-32-047 may launch and land paragliders in state park areas specifically designated by the director as available for paragliding. Prior to any such designation, the director or designee shall advertise and conduct a public meeting in the region where the park is located. The director shall consider the potential impacts of paragliding in the proposed area, including but not limited to the following factors: The degree of conflict paragliding may have with other park uses, public safety issues, and any potential damage to park resources/facilities. Any park designated for paragliding shall be conspicuously posted as such by the director.
(3) Individuals paragliding in state parks must:
(a) Comply with the registration process provided for such purposes;
(b) Observe all applicable laws and regulations;
(c) Never destroy or disturb park facilities, natural features, or historical or archeological resources;
(d) Conduct themselves with thoughtfulness, courtesy and consideration for others, and not interfere with other recreational activities;
(e) Conduct themselves in compliance with the following basic safety regulations:
(i) Comply with specific site operational rules that are posted;
(ii) Fly in a manner consistent with the pilot rating held;
(iii) Preplanned landings should be made in areas no smaller than forty feet wide by one hundred feet long;
(iv) Make preflight checks of weather, equipment and site conditions;
(v) Observe all published traffic and right of way flight guidelines, including yielding right of way to all aircraft;
(vi) Wear protective clothing, headgear, Coast Guard approved flotation gear, reserve parachute, supplemental oxygen and communication equipment as appropriate for conditions;
(vii) Fly in a manner that does not create a hazard for other persons or property;
(viii) Fly only during daylight hours, or hours otherwise specified by posting at the site;
(ix) Do not fly over congested areas of parks or open air assembly of persons;
(x) Fly only in designated areas of parks;
(xi) Fly with visual reference to the ground surface at all times.
(xii) Do not tether paraglider to the ground or other stable nonmovable object.
(f) Do not fly while under the influence of alcohol or drugs.

AMENDATORY SECTION (Amending Order 9, filed 11/24/70)

WAC 352-32-140 Fireworks. No person shall possess, discharge, set off, or cause to be discharged, in or into any state park area, any firecrackers, torpedoes, rockets, fireworks, explosives, or substance harmful to the life or safety of persons or property. Provided that the director or designee may issue permits for firework displays subject to conditions established by the agency.

AMENDATORY SECTION (Amending WSR 96-01-030, filed $12 / 11 / 95$, effective $1 / 11 / 96$ )

WAC 352-32-150 Fishing. (1) For the purposes of this section, the following definition applies: Fish are defined as all marine and freshwater fish and shellfish species including all species of aquatic invertebrates.
(2) Except for those state park areas in which harvest has been prohibited pursuant to subsection (3), (4), or (5) of this section, all state park areas are open for the harvest of fish, subject to all laws, rules, and regulations of the state department of fish and wildlife relating to seasons, limits, and methods of harvest. The director may develop or amend a memorandum of agreement with the state department of fish and wildlife to guide management of state park fishing areas.
(3) No person shall remove or cause to be removed any fish from any state park area except for food fish as defined by WAC 220-12-010, shellfish as defined by WAC 220-12-

020, and game fish as defined by RCW 77.08.020 and WAC 232-12-019.
(4) The commission may, after consultation with the state department of fish and wildlife and local tribes, close state park areas to the harvest of some or all species of fish. Such state park areas shall be conspicuously posted as closed to harvest.
(5) The director may temporarily close any state park area to the harvest of some or all species of fish. Any such closure may be for only so long as is necessary to bring the issue before the commission at its next scheduled regular meeting. Such state park areas shall be conspicuously posted as closed to harvest.
(a) Prior to closing any park area pursuant to this subsection, the director or ((the-direeter's)) designee shall hold a public hearing in the general vicinity of the park area to be closed. Prior notice of the public hearing shall be published in a newspaper of general circulation in the vicinity.
(b) In the event the director determines that an immediate harvest closure is necessary to protect against an imminent and substantial threat to the health, safety, and welfare of the public, park visitors or staff or commission property, the director may take emergency action to close a park to the harvest of fish without first complying with the publication and hearing requirements of this subsection. Such emergency closures may be effective for only so long as is necessary for the director to comply with the publication and hearing requirements of this subsection.
(6) A list of the state park areas closed pursuant to subsection (4) or (5) of this section shall be maintained by the director or ((the-direeter's)) designee and be available to the public upon request.
(7) No person shall harvest or possess any fish from within a state park area posted as closed to harvest pursuant to subsection (4) or (5) of this section, except as necessary for scientific research authorized in writing by state parks.

AMENDATORY SECTION (Amending WSR 95-22-067, filed 10/30/95, effective 1/1/96)

WAC 352-32-165 Public assemblies, meetings. (1) Public assemblies are permitted in state park areas on grounds which are open to the public generally, provided a permit therefor has been issued as herein provided.
(2) An application for such a permit may be submitted on such forms as may be provided by the commission, or in any written form so long as the permit application sets forth the following:
(a) Name, address and phone number of the applicant;
(b) Date, time, duration, nature and place of the proposed event, including a description or schedule of events and activities;
(c) Estimate of the number of persons expected to attend including the basis for the estimate;
(d) Special equipment, including temporary structures such as speakers' stands, platforms, lecterns, chairs, benches or the like, and any sound amplification equipment to be used in connection with the event;
(e) Special facilities, including emergency first aid, additional sanitation and refuse collection facilities, to be used in connection with the event;
(f) Crowd control to be provided by the event sponsor;
(g) Designation of a responsible contact individual with whom park officials may coordinate event activities, plans and preparations.
(3) The equipment and facilities referenced in subsection (2)(d) and (e), of this section, are to be provided by the event sponsor, unless other mutually satisfactory arrangements are made to use locally available commission owned equipment and facilities.
(4) The applicant must supply satisfactory evidence of arrangements for such equipment, facilities, and crowd control.
(5) The applicant must submit a completed environmental checklist along with the application. Environmental checklists are available at libraries, city planning offices, state parks, and similar outlets. Upon request, the agency will assist the applicant in completing the environmental checklist and may be compensated in accordance with agency State Environmental Policy Act (SEPA) rules, WAC 197-11-914.
(6) It is recommended that permit applications be submitted at least ((fifteen)) thirty days in advance of the proposed event so that the information supplied in the application may be verified and so that the agency can notify and coordinate action with officials of other jurisdictions and agencies responsible for health, safety and welfare.
(7) The permit application must be submitted along with a nonrefundable permit fee as published by state parks to the director of the Washington State Parks and Recreation Commission, 7150 Cleanwater Lane, P.O. Box 42650, Olympia, Washington 98504-2650. The director, or ((his-or Her)) designee, may issue a permit consistent with the application, or otherwise modified in a manner which is acceptable to the applicant. The director will issue a permit on proper application unless:
(a) A prior application for the same time and place has been made which has been or will be granted; or
(b) The event will present a clear and present danger to the public health or safety; or
(c) The event is of such nature or duration that it cannot reasonably be accommodated in the particular park area applied for. In considering this, the director shall take into account the potential for significant environmental impact.
(8) All permit applications shall be deemed granted if not denied or otherwise conditioned or limited as herein specified, and the applicant advised of such action by written notification mailed, first-class postage prepaid, within ten days of receipt of the application. The granting of this permit does not exempt the applicant from complying with other state, county or local permit requirements nor does it excuse compliance with the State Environmental Policy Act, where applicable. A threshold determination will be made by the agency to determine potential environmental impact. Applicants should be aware that timelines may exist under the State Environmental Policy Act and implementing regulations which are independent of this permit requirement.
(9) All permit denials will be in writing, will contain a statement of the specific reasons for the denial, and will advise the applicants of the right to request judicial review of the denial as provided in subsection (11) of this section.
(10) A permit issued by the director may contain such conditions as are reasonably consistent with protection and
use of the park area for the purposes for which it is maintained. It may also contain reasonable limitations on the time and area within which the event is permitted.
(11) Applicants whose permit application is denied mas in writing request that the commission seek judicial review of the denial, in which event the commission shall timely seek a declaratory judgment pursuant to the Uniform Declaratory Judgment Act, chapter 7.24 RCW, and Superior Court Rule 57, in the superior court for Thurston County. Such requests shall be mailed, or otherwise delivered to the Director, Washington State Parks and Recreation Commission, 7150 Cleanwater Lane, P.O. Box 42650, Olympia, Washington 98504-2650.

## AMENDATORY SECTION (Amending Order 9, filed 11/24/70)

WAC 352-32-170 Rubbish. (1) No person shall leave, deposit, drop, or scatter bottles, broken glass, ashes (except human crematory ashes), waste paper, cans, or other rubbish, in a state park area, except in a garbage can or other receptacle designated for such purposes.
(2) No person shall deposit any household or commercial garbage, refuse, waste, or rubbish, which is brought as such from any private property, in any state park area garbage can or other receptacle designed for such purpose.

AMENDATORY SECTION (Amending WSR 95-22-067, filed $10 / 30 / 95$, effective $1 / 1 / 96$ )

WAC 352-32-195 Solicitation. Except as may be otherwise allowed in connection with a permit issued under WAC 352-32-165 or 352-32-047, or a cooperative agreement pursuant to RCW 43.51.060(2), no person shall engage in solicitation, or sell or peddle any services $\left(\left(\mathrm{f}_{\mathrm{f}} \mathrm{J}\right)\right)_{2}$ goods, wares, merchandise, liquids, or edibles for human consumption in any state park area, except by concession or permit granted by the commission. Except as provided in WAC 352-32-310, any violation of this section is an infraction under chapter 7.84 RCW .

AMENDATORY SECTION (Amending WSR 96-01-078, filed $12 / 18 / 95$, effective $1 / 18 / 96$ )

WAC 352-32-200 ((Peraltiest)) Evictions from state park areas. (1) In addition to the penalty (citation and/or infraction) provided in RCW 43.51.180, or any other existing or future law of the state of Washington, failure to comply with any section of this chapter, or of any other chapter of this title, or any other rule or regulation of the commission, or with any other federal, state, or local law, rule, or regulation applicable under the circumstances, shall subject the person so failing to comply to ejection from any state park area.
(2) All drug or alcohol related misconduct for which a citation and/or infraction is issued shall additionally subject the individual to expulsion from all lands administered by the commission for the following periods:
(a) One incident shall result in a twenty-four-hour expulsion.
(b) Two incidents shall result in a thirty-day expulsion.
(c) Three incidents shall result in a one-year expulsion.
(( $(3)$ It shall-bea eivil infraetion, under ehapter 7.84 RCW, to fill to abide by a prominently posted restrietion on he publie use of park property.))

AMENDATORY SECTION (Amending WSR 97-21-133, filed $10 / 21 / 97$, effective $1 / 1 / 98$ )

WAC 352-32-210 Consumption of alcohol in state park areas. (1) Opening, possessing alcoholic beverage in an open container, or consuming any alcoholic beverages in any state park or state park area is prohibited except in the following designated areas and under the following circumstances in those state parks or state park areas not posted by the director as closed to alcohol pursuant to subsection (4) of this section:
(a) In designated campsites or in other overnight accommodations, by registered occupants or their guests;
(b) In designated picnic areas, which shall include those sites within state park areas where picnic tables, benches, fireplaces, and/or outdoor kitchens are available, even though not signed as designated picnic areas and public meeting rooms;
(c) In any reservable group day use facility by any authorized group which has paid the reservation fee and applicable damage deposit and which has obtained prior permit authorization to have alcohol by the park manager; and
(d) In any building, facility or park area operated and maintained under a concession agreement, wherein the concessionaire has been licensed to sell alcoholic beverages py the Washington state liquor control board, and where the dispensation of such alcoholic beverages by such concessionaire has been approved by the commission.
(2) Opening, possessing alcoholic beverage in an open container, or consuming any alcoholic beverages is prohibited at the following locations:
(a) Dash Point State Park;
(b) Saltwater State Park;

Except in the following designated areas and under the following circumstances:
(i) In designated campsites, or in other overnight accommodations by registered occupants or their guests.
(ii) In any building, facility or park area operated and maintained under a concession agreement wherein the concessionaire has been licensed to sell alcoholic beverages by the Washington state liquor control board, and where the dispensation of such alcoholic beverages by such concessionaire has been approved by the commission.
(iii) In any reservable group day use facility by any authorized group which has paid the reservation fee and applicable damage deposit and which has obtained prior permit authorization to have alcohol by the park manager.
(3) The director may, for a specified period or periods of time, close any state park or state park area to alcohol if the director concludes that an alcohol closure is necessary for the protection of the health, safety and welfare of the public, park visitors or staff, or commission property. The director shall consider factors including but not limited to the ffect or potential effect of alcohol on public and employee safety, park appearance, atmosphere, and noise levels, conflicts with other park uses or users, the demand for law enforcement, and the demand on agency staff. Prior to
closing any park or park area to alcohol, the director or ((the direetor's)) designee shall hold a public hearing in the general area of the park or park area to be closed to alcohol. Prior notice of the meeting shall be published in a newspaper of general circulation in the area. In the event the director determines that an immediate alcohol closure is necessary to protect against an imminent and substantial threat to the health, safety and welfare of the public, park visitors or staff, or commission property, the director may take emergency action to close a park or park area to alcohol without first complying with the publication and hearing requirements of this subsection. Such emergency closure may be effective for only so long as is necessary for the director to comply with the publication and hearing requirements of this subsection.
(4) The director shall ensure that any park or park area closed to alcohol pursuant to subsection (3) of this section is conspicuously posted as such at the entrance to said park or park area. Additionally, the director shall maintain for public distribution a current list of all parks and park areas closed to alcohol pursuant to subsection (3) of this section.
(5) Dispensing alcoholic beverages from containers larger than two gallons is prohibited in state park areas except when authorized in writing and in advance by the park manager.
(6) The provisions of this rule shall not apply to any part of the Seashore Conservation Area, as designated and established by RCW 43.51.655.
(7) Opening, consuming, or storing alcoholic beverages in Fort Simcoe State Park and Squaxin Island State Park is prohibited.
(8) Except as provided in WAC 352-32-310, any violation of this section is an infraction under chapter 7.84 RCW.

## NEW SECTION

WAC 352-32-215 Compliance with signs. It shall be a civil infraction, under chapter 7.84 RCW , to fail to abide by a prominently posted restriction on the public use of park property.

AMENDATORY SECTION (Amending WSR 95-03-005, filed $1 / 5 / 95$, effective $2 / 5 / 95$ )

WAC 352-32-25001 Recreational and conference center housing fees and meeting room fees charged. Recreation and conference center housing and meeting room fees for Fort Worden State Park are reviewed and modified as necessary by the commission each year. A fee schedule listing these fees is available by contacting Fort Worden State Park, 200 Battery Way, Port Townsend, Washington 98368. In reservation of facilities at Fort Worden State Park, certain deposits and cancellation fees apply. ((Please)) Consult the annual fee schedule for reservation, deposit and cancellation rules and information. Consistent with the Fort Worden State Park Master Facility Use Plan, conference groups may also reserve campsites in advance as their sole overnight accommodation: Provided, That there will be a twenty-site minimum for any individual reservation. During the months of May through September only the upper campground may be reserved by such conference groups. During the months of October through April, all of the upper
campground and twenty sites in the beach level campground may be reserved by conference groups．

AMENDATORY SECTION（Amending WSR 95－22－067， filed $10 / 30 / 95$ ，effective $1 / 1 / 96$ ）

WAC 352－32－25002 Campsite and rally area reser－ vations－Fort Worden State Park．（1）Advance individual campsite reservations will be available at Fort Worden State Park．They may be made throughout the year for no more than ten consecutive nights within the current and first succeeding calendar month，except that a continuous reserva－ tion may carry from the end of the first succeeding month into the beginning of the next succeeding month．Reserva－ tions may be made by mail，or in person，at Fort Worden State Park，and will require a completed application，the first night＇s camping fee and the nonrefundable reservation transaction fee published by state parks．Mail－in reservations will be processed in the order that they are received． Reservation requests postmarked earlier than the twentieth day of the preceding month will be returned to the sender． Reservation of campsites will not be accepted by telephone． Walk－in reservations will be accepted beginning the first day of the current month for the current month and the first succeeding month．During the period from the Friday before Memorial Day through Labor Day an individual may reserve no more than ten campsites for use at the same time，and， may reserve campsites for no more than ten nights in each calendar month．Other state parks are subject to continuous occupancy rules provided for in WAC 352－32－030（6）．
（2）Reservations for a specific campsite will not be guaranteed．

A refund of the first night＇s camping fee will be issued for any reservation which is not used，provided a cancella－ tion request is made in person，by mail，or by telephone prior to 5：00 p．m．on the first day of the reservation． Campers will be declared no－show and，in addition to the nonrefundable reservation fee，will forfeit their reservation as well as the first night＇s camping fee if they have not cancelled and if the reservation is not claimed by 8：00 a．m． on the day after the confirmed arrival date．
（3）Campers who arrive at the park without a reserva－ tion may use unreserved campsites for up to（（ten））fourteen consecutive nights during the period from（ $\mathbf{M}$（4y））April 1 through September 30 and（（fifteen））twenty consecutive nights during the period from October 1 through（（April－30）） March 31，beginning the day of arrival，on a first－come－first－ served basis，without paying a reservation fee．
（4）Advance reservations will be available for groups of self－contained recreational vehicles in the Fort Worden State Park rally area．The group must have a minimum of ten recreational vehicles and may not exceed two hundred recreational vehicles．Rally area reservations may be made by contacting Fort Worden State Park．

AMENDATORY SECTION（Amending WSR 97－21－133， filed $10 / 21 / 97$ ，effective $1 / 1 / 98$ ）

WAC 352－32－251 Limited income senior citizen， disability，and disabled veteran（（dismbility））passes． $(1)((f ⿴ 囗 十)))$ Persons who are senior citizens，meet the eligibility requirements of RCW 43．51．055，and have been residents of Washington state for ät least one year shall，upon application
to the commission accompanied by either a copy of a federal income tax return filed for the previous calendar year，or a senior citizen property tax exemption pursuant to RCW 84．36．381，or a notarized affidavit of income on a form provided by the commission，receive a limited income senior citizen pass at no charge，which entitles the（（helder and the））holder＇s camping（（tnit））party to free admission to any state park administered facility，free use of trailer dump stations，watercraft launch sites，and to a（（fifty）） 50 percent reduction in any campsite fees（（ $\dagger$ ）$)_{2}$ moorage fees ，or $^{\text {or }}$ watertrail permit fees levied by the commission．Limited income senior citizen passes shall remain valid so long as the pass holder meets eligibility requirements．
（（b）Proef submitted to the commission－for the return of a－senior itizen pass－surfendered－upon－request to－a eemmission－employee－whe has reasen to believe－the－user does not meet the－eligibility－eriteria－shall－be the－same－as tisted－in－subseetiens（1）and－（5）of this seetion－fer－originnt pass－isstanee：））
（2）Persons who are permanently disabled，legally blind， or profoundly deaf，meet the eligibility requirements of RCW 43．51．055，and have been residents of Washington state for at least one year shall，upon application to the commission，receive a five year disability pass at no charge and（（ether））temporarily disabled persons who meet the eligibility requirements of RCW 43.51 .055 and have been residents of Washington state for at least one year shall， upon application to the commission，receive a one year disability pass at no charge which entitles the（（helder－and the））holder＇s camping（（trint））party to free admission to any state park administered facility，free use of trailer dump stations，watercraft launch sites，and to a（（fifty）） 50 percent reduction in any campsite fees $\left(\left(\theta_{F}\right)\right)_{2}$ moorage fees $_{2}$ or watertrail permit fees levied by the commission．
（3）Persons who are veterans，meet the eligibility requirements of RCW 43．51．055，and have been residents of Washington state for at least one year shall，upon application to the commission，receive a lifetime disabled veteran （（disability））pass at no charge which entitles the（（helder end the））holder＇s camping（（ + nit））party to free admission to any state park administered facility and to free use of any state park campsite，trailer dump station，watercraft launch site，（（өr））moorage facility，watertrail permit，and reserva－ tion service．
（4）Applications for limited income senior citizen， disability，and disabled veteran（（disability））passes shall be made on forms prescribed by the commission．
（5）Verification of age shall be by original or copy of a birth certificate，notarized affidavit of age，witnessed statement of age，baptismal certificate，or driver＇s license． Verification of residency shall be by original or copy of a Washington state driver＇s license，voter＇s registration card， or senior citizen property tax exemption．
（6）For pass holders who travel by car or recreational vehicle $((\mathbb{*}))_{2}$ camping（（ m int））party shall include the pass holder and up to seven guests of the holder who travel with the holder and use one campsite or portion of a designated group camping or emergency area．One additional vehicle without built－in sleeping accommodations may be part of the camping（（甘nit））party of a pass holder at one campsite or portion of a designated group camping or emergency area ${ }_{2}$ when in the judgment of a ranger ${ }_{2}$ the constructed facilities
so warrant ${ }_{2}$ and the total number of guests of the holder do not exceed seven.
(7) For pass holders who travel by a mode of transportation other than car or recreational vehicle $((\mathbb{*}))_{2}$ camping ((unit)) party shall include the pass holder and up to ((five)) seven guests who travel with the pass holder and use one campsite or portion of a designated group camping or emergency area.
(8) If the conditions of a pass holder change during the time period when a pass is valid such that a pass holder no longer meets the eligibility requirements of RCW 43.51.055 and WAC 352-32-251, ((then A$))$ the pass holder shall return a pass to the commission.

AMENDATORY SECTION (Amending WSR 95-22-067, filed 10/30/95, effective $1 / 1 / 96$ )

WAC 352-32-252 Off-season senior citizen passFee. (1) Persons who are senior citizens, are at least sixtytwo years of age, and have been residents of Washington state for at least one year shall, upon application to the commission, receive an off-season senior citizen pass which entitles the ((helderand the)) holder's camping ((thit)) party to camp at any camping areas made available by the commission, as well as use of agency mooring facilities, at no cost beyond the charges provided for in subsection (3) of this section, effective October 1 through March 31, and Sunday through Thursday nights in April as determined by the director and posted. Each such pass shall be valid only during one off-season period.
(2) Applications for off-season senior citizen passes shall be made on forms prescribed by the commission and shall be accepted only after August 1 for the following offseason period.
(3) There shall be a fee for each off-season senior citizen pass. Limited income senior citizen pass holders may purchase the off-season pass at a $50((\%))$ percent discount. A surcharge equal to the fee for an electrical hookup published by state parks shall be assessed for each night an off-season senior citizen pass holder uses a campsite with an electrical hookup.
(4) For pass holders who travel by car or recreational vehicle (( *$)$ ) camping (( $\mathrm{m} \boldsymbol{n i t})$ ) party shall include the pass holder and up to seven guests of the holder who travel with the holder and use one campsite or portion of a designated group camping or emergency area. One additional vehicle without built-in sleeping accommodations may be part of the camping unit of a holder at one campsite or portion of a designated group camping or emergency area, when in the judgment of a ranger, the constructed facilities so warrant ${ }_{2}$ and the total number of guests of the holder do not exceed seven.
(5) For pass holders who travel by a mode of transportation other than car or recreational vehicle $((4))_{2}$ camping ((世nit)) party shall include the pass holder and up to ((five)) seven guests who travel with the holder and use one campsite or portion of a designated group camping or emergency area.
(6) If a pass holder changes residency to a place outside Washington state during the time period when a pass is valid, the pass holder shall return the pass to the commission.

AMENDATORY SECTION (Amending WSR 96-19-031, filed 9/10/96, effective 10/31/96)

WAC 352-32-300 Easement, franchise, license, and special use permit applications and fees. (1) A party that desires to have a request for an easement, franchise, license, or special use permit considered by the commission shall submit an application on a form provided by the director to the:

Washington State Parks and<br>Recreation Commission<br>7150 Cleanwater Lane<br>P.O. Box 42650<br>Olympia, WA 98504-2650

Each application from a party other than a government agency shall be accompanied by a nonrefundable application fee according to a schedule adopted by the commission.

A party shall pay the commission processing and use fees as apply according to a schedule adopted by the commission.

A party shall pay the commission for any appraisal, appraisal review, and survey costs incurred by the commission during the consideration of an application for an easement, franchise, license, or special use permit. The amount of any appraisal, appraisal review, and survey costs shall be determined by the director or ( $($ the $)$ ) designee ( $(\boldsymbol{\theta} f$ the-direeter)).

An application fee and any processing fees, use fees, and appraisal, appraisal review, and survey payments shall be submitted to the commission at the address listed above and shall be in the form of a check or money order payable to the Washington state parks and recreation commission.
(2) The application fee, processing fee, use fee, and the appraisal, appraisal review, and survey payments established by subsection (1) of this section may be waived by the director or ((the)) designee ((ef the direeter)) when the director or ((the)) designee determines that the action authorized by an easement, franchise, license, or special use permit will be of benefit to the general public, if approved by the commission.

AMENDATORY SECTION (Amending WSR 96-22-018, filed 10/29/96, effective $1 / 1 / 97$ )

WAC 352-32-330 Commercial recreation provid-ers-Permits. (1) ((Effeetive Jentrary 1, 1997,)) Commercial recreation providers are required to register in order to engage in commercial recreational use of state parks. Effective January 1, 1998, commercial recreation providers are required to register and possess a commercial recreation provider permit in order to engage in commercial recreational use of state parks. Registration for commercial recreation provider permits requires completion of application forms, providing proof of insurance and paying the appropriate fees. The commission shall establish the permit and registration fees and the director shall set the amount of the fees.
(2) Except as provided in WAC 352-32-310, any violation of this section is an infraction under chapter 7.84 RCW.

## NO EXPEDITED ADOPTIONS FILED IN THIS ISSUE





## WSR 97-23-001 PERMANENT RULES <br> DEPARTMENT OF PERSONNEL

[Filed November 5, 1997, 12:42 p.m., effective December 8, 1997]
Date of Adoption: November 5, 1997.
Purpose: This modification will add the definition of salary standard, which is the maximum dollar amount assigned to a position.

Citation of Existing Rules Affected by this Order: Amending WAC 356-56-035.

Statutory Authority for Adoption: RCW 41.06.500.
Adopted under notice filed as WSR 97-20-119 on October 1, 1997.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, amended 0, repealed 0; Federal Rules or Standards: New 0, amended 0, repealed 0; or Recently Enacted State Statutes: New 0, amended 0, repealed 0 .

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, amended 0, repealed 0.

Number of Sections Adopted on the Agency's own Initiative: New 0, amended 1, repealed 0.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, amended 1 , repealed 0 .

Number of Sections Adopted using Negotiated Rule Making: New 0, amended 0, repealed 0; Pilot Rule Making: New 0, amended 0 , repealed 0 ; or Other Alternative Rule Making: New 0 , amended 1 , repealed 0 .

Effective Date of Rule: December 8, 1997.
November 5, 1997
Dennis Karras
Director
AMENDATORY SECTION (Amending WSR 94-12-055, filed 5/27/94, effective 7/1/94)

WAC 356-56-035 Definitions. (1) Anchor positions. Generic anchor positions are those which are found in many agencies; they are commonly understood and similarly used from agency to agency. Agency-specific anchor positions are those anchor positions in each agency which are commonly understood and similarly used throughout the agency.
(2) Appointing authority. A person or group of persons designated by the agency head to make appointments, impose formal discipline or otherwise regulate personnel matters.
(3) Evaluation points. The points resulting from an evaluation of a position using the managerial job value assessment chart.
(4) Management bands. A series of management levels included in the Washington management service. Placement in a band reflects the nature of management, decision-making environment and policy impact, and scope of management accountability and control assigned to the position.
(5) Salary Standard. The maximum dollar amount assigned to a position in those agencies that use a salary standard in addition to, or in place of, evaluation points.
(((今))) (6) Transfer. Movement from one position to a different position with the same evaluation points.
$\left(\left(\left({ }^{( }\right)\right)\right)(7)$ Washington general service. The system of personnel administration that applies to classified employees or positions under the jurisdiction of chapter 41.06 RCW and exclusively under those chapters of Title 356 WAC that are adopted by the Washington personnel resources board.
$(((7)))(8)$ Washington management service. The system of personnel administration that applies to classified managerial employees or positions under the jurisdiction of RCW 41.06.022 and 41.06.500 and those chapters of Title 356 WAC that are adopted by the director of personnel.

## WSR 97-23-010 permanent rules DEPARTMENT OF LICENSING (Cemetery Board) <br> [Filed November 7, 1997, 10:05 a.m.]

Date of Adoption: November 5, 1997.
Purpose: To amend WAC 98-70-010 to bring Cemetery Board revenues into line with expenditures.

Citation of Existing Rules Affected by this Order: Amending WAC 98-70-010.

Statutory Authority for Adoption: RCW 68.05.105.
Adopted under notice filed as WSR 97-20-058 on September 25, 1997.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, amended 0, repealed 0; Federal Rules or Standards: New 0, amended 0, repealed 0; or Recently Enacted State Statutes: New 0, amended 0, repealed 0 .

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, amended 0, repealed 0.

Number of Sections Adopted on the Agency's own Initiative: New 0 , amended 1 , repealed 0 .

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, amended 0 , repealed 0 .

Number of Sections Adopted using Negotiated Rule Making: New 0 , amended 0 , repealed 0 ; Pilot Rule Making: New 0, amended 0, repealed 0; or Other Alternative Rule Making: New 0, amended 0 , repealed 0 .

Effective Date of Rule: Thirty days after filing.
November 6, 1997
Alan E. Rathbun
Acting Assistant Director, BPD
AMENDATORY SECTION (Amending WSR 94-01-117, filed $12 / 17 / 93$, effective $1 / 17 / 94$ )

WAC 98-70-010 Fees. The following fees shall be charged by the department of licensing:
Title of Fee
Fee
Certificate of authority Application
( $\$ 250.00$ )
$\$ 260.00$

Renewal
((3.75))
Charge per each interment, entombment and inurnment during preceding calendar year
Crematory license/endorsement
Application
((100.09))
104.00

Renewal
Fifty-two dollars plus fifty-two cents per cremation performed during the preceding calendar year
Prearrangement sales license
Application
((100.0日))
104.00

Renewal
((50.00))
52.00

Exemption from prearrangement sales license Application
((50.00))
52.00

Renewal
((25.00))
26.00

Cremated remains disposition permit or endorsement
Application
((50.00))
Renewal
( $(25.0 \theta)$ ) $\underline{26.00}$

WSR 97-23-011
PERMANENT RULES SUPERINTENDENT OF PUBLIC INSTRUCTION
[Filed November 7, 1997, 10:34 a.m.]
Date of Adoption: November 7, 1997.
Purpose: Chapter 392-165 WAC, to update the WAC language to reflect the changes in ESEA by the 1994 Improving America's Schools Act.

Citation of Existing Rules Affected by this Order: Amending WAC 392-165-105 through 392-165-510.

Statutory Authority for Adoption: RCW 28A.300.070.
Adopted under notice filed as WSR 97-16-118 on August 6, 1997.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, amended 35, repealed 0; Federal Rules or Standards: New 0, amended 0, repealed 0; or Recently Enacted State Statutes: New 0, amended 0, repealed 0 .

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, amended 0, repealed 0.

Number of Sections Adopted on the Agency's own Initiative: New 0, amended 0, repealed 0.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, amended 0 , repealed 0 .

Number of Sections Adopted using Negotiated Rule Making: New 0, amended 35, repealed 0; Pilot Rule

Making: New 0 , amended 0 , repealed 0 ; or Other Alternative Rule Making: New 0 , amended 0 , repealed 0 .

Effective Date of Rule: Thirty-one days after filing. November 7, 1997
Dr. Terry Bergeson
Superintendent of
Public Instruction

## Chapter 392-165 WAC

SPECIAL SERVICE PROGRAMS-((CHAPTER-2)) TITLE VI - INNOVATIVE EDUCATION PROGRAM STRATEGIES OF THE EDUCATION CONSOLIDATION AND ((HMPROVEMHENF)) IMPROVING AMERICA'S SCHOOLS ACT OF ((1981)) 1994, FINANCIAL ASSISTANCE TO LOCAL SCHOOL DISTRICTS
$\frac{\text { AMENDATORY SECTION }}{8 / 31 / 92 \text {, effective } 10 / 1 / 92 \text { ) }}$ (Amending Order 92-06, filed
WAC 392-165-105 Purpose. The purpose of this chapter is to ensure compliance by the state of Washington, including the superintendent of public instruction and local school districts, with the provisions of Public Law ( $(100-297$, Elementary-Seeondary Seheo Improvement Amendments-of 4988, Chapter 2)) 103-382, Improving America's Schools Act of 1994, Title VI, - and its implementing regulations((, partieularly-34-CFR-Part-298)).

AMENDATORY SECTION (Amending Order 92-06, filed 8/31/92, effective $10 / 1 / 92$ )

WAC 392-165-115 Definition-((Chapter-z)) Title VI. As used in this chapter, the term "((Chapter-2)) Title VI" shall mean that part of Public Law $100-297$ which is commonly referred to as ((Chapter-z)) Title VI of the ((Elementary-and-Seeondary-Sehool-Improvement-Amend-ffents-1988)) Improving America's Schools Act of 1994.

## AMENDATORY SECTION (Amending Order 92-06, filed 8/31/92, effective $10 / 1 / 92$ )

WAC 392-165-120 Definition-Accounting manual. As used in this chapter, the term Accounting Manual shall mean the Accounting Manual for Public School Districts in the state of Washington issued September ((1989)) 1993, by the superintendent of public instruction and the state auditor.

AMENDATORY SECTION (Amending Order 92-06, filed 8/31/92, effective $10 / 1 / 92$ )

WAC 392-165-130 Definition-Activity. As used in this chapter, the term "activity(ies)" shall be as defined in the Accounting Manual glossary of terms ((i.e., - - "speeifie-line of-work-earried-on-by-a-sehoel-distriet in-order to perferm its mission"))). For financial accounting purposes "activity" shall be defined further as the second field of uniform expenditure classification established in the Accounting Manual for ((Ehopter-2)) Title VI and shall include all activities listed on Form SPI F-1000B.

AMENDATORY SECTION (Amending Order 84-6, filed 2/29/84)

WAC 392-165-135 Definition-Program. As used in this chapter, the term "program" shall be as defined in the Accounting Manual glossary of terms (((i.e., "a plan-ef)) activities designed to accomplish a set of objectives((ㅍ) )). For financial accounting purposes, "program" shall be defined further as the first field of uniform expenditure classification established in the Accounting Manual and for ((Chapter 2)) Title VI shall include all approved activities supported by ((Chapter-z)) Title VI moneys.

AMENDATORY SECTION (Amending Order 84-6, filed 2/29/84)

WAC 392-165-140 Definition-Direct expenditure. As used in this chapter, the term "direct expenditure" shall be as defined for "direct expenditure" in the Accounting Manual glossary of terms ((fie., "these-elements-efeest which-ean be-easily, ebvieusly-and-eonveniently-identified with-speeifie programs, . .."')).

AMENDATORY SECTION (Amending Order 84-6, filed 2/29/84)

WAC 392-165-142 Definition-Indirect expenditure. As used in this chapter, the term "indirect expenditure" shall be as defined in the Accouriting Manual glossary of terms (i.e., "those expenditure elements that cannot be easily, obviously and conveniently identified with specific programs
"). For ((Chapter-Z)) Title VI each district shall be entitled to the restricted indirect expenditure rate established and disseminated annually to school districts by the superintendent of public instruction.

AMENDATORY SECTION (Amending Order 92-06, filed 8/31/92, effective $10 / 1 / 92$ )

WAC 392-165-170 Definition-Project. As used in this chapter, the term "project" shall mean all activities supported with ((Ghapter-2)) Title, VI moneys in either ä particular school building or combination of school buildings.

AMENDATORY SECTION (Amending Order 84-6, filed 2/29/84)

WAC 392-165-180 Definition- (Children)) Students. As used in this chapter, the term (("ehiteren")) "students" shall mean ((persens-up-age-twenty-ene)) each enrolled student as defined in WAC ( $392-121-170$ and personn-whe are-of preseheel-age)) 392-121-122.

AMENDATORY SECTION (Amending Order 84-6, filed 2/29/84)

WAC 392-165-210 Definition-Instructional staff. As used in this chapter, the term "instructional staff" shall mean certificated and classified persons whose serivices deal directly with or aid in the teaching of students or in improving teaching learning activities, and who are identified in the Accounting Manual ((tnder-Aetivity-22, Learning Reseurees; Aetivity 23, Prineipals; Artivity 24, Guidanee and-Counsel-
ing;-Aetivity-25, Pgyeholegieal, Speeeh and-Hearing-Serviees, and-Aetivity-27, Teaching)).

AMENDATORY SECTION (Amending Order 84-6, filed 2/29/84)

WAC 392-165-245 Definition-Supplement. As used in this chapter, the term "supplement" shall mean an increase in the level of expenditures for a project as a result of the expenditure of ((Chapter-Z)) Title VI moneys.

AMENDATORY SECTION (Amending Order 92-06, filed $8 / 31 / 92$, effective $10 / 1 / 92$ )

WAC 392-165-260 Definition-Consultation with parents and educators and others. As used in this chapter, the term "consultation with parents and educators and others" shall mean planned, systematic contact two or more times a year with parents, teachers, and administrators of children being served by ((Chapter-2)) Title VI, - including parents, teachers, and administrators of served private school children, - other interested parents, teachers, administrators, librarians, school counselors, social workers, psychologists, and other pupil personnel deemed appropriate. All of these must be consulted in the allocation of funds for programs authorized by ((Chapter z)) Title VI and in the design, planning, and implementation of these programs.

AMENDATORY SECTION (Amending Order 84-6, filed 2/29/84)

WAC 392-165-302 Private school participation in ((Chopter2)) Title VI-Program requirement. Each school district that receives ((Chapter 2)) Title VI moneys shall make available for expenditure by the school district for the benefit of students in the private schools within the district, an amount equal to the private school enrollment within the district times the average allotment per student (combined public and private enrollment) from ((Chapter-2)) Title VI moneys.

AMENDATORY SECTION (Amending Order 92-06, filed 8/31/92, effective $10 / 1 / 92$ )

WAC 392-165-304 Private school ((Chapter-2)) Title VI equipment-Program requirement. Each school district that provides equipment and materials which is purchased with ((Chapter Z)) Title VI moneys to a private school shall retain title to all such equipment and materials and keep on file an inventory supplied by the private school which indicates the location and use of such equipment and materials. The school district will monitor each private school every year to ensure that inventories are maintained according to EDGAR ( $(, 34-\mathrm{C} . \mathrm{F} . \mathrm{R}$. Subtitle-A, seetion 74.137.74.14日)).

AMENDATORY SECTION (Amending Order 92-06, filed 8/31/92, effective 10/1/92)

WAC 392-165-310 Parent, educator, and community involvement in program planning-Program requirement. Each school district that seeks an allocation of funds under ((Chapter-2)) Title VI shall provide for systematic consultation two or more times during the year with par-
ents((, teachers, administraters, and-edueators-and-other groups-involvedineluding librarions, seheoleeunselers, seeialwerkers, ete.)) of children attending elementary and secondary schools in the area served by the local educational agency, with teachers and administrative personnel in such schools, and with other groups involved in the implementation of Title VI such as librarians, school counselors, and other pupil services personnel, in the design, planning, implementation, and allocation of funds for programs authorized under ((Ehapter 2)) Title VI. The designated local administrator will submit these program plans and budget to the school district board of directors for approval. Such consultation shall be documented to demonstrate compliance with this section.

AMENDATORY SECTION (Amending Order 84-6, filed 2/29/84)

WAC 392-165-315 School district application required. Each school district that seeks an allocation of federal funds under ((Chtepter-2)) Title VI from the state
 period not to exceed three fiscal years, may provide for the allocation of funds to programs for a period of three years, and may be amended annually as may be necessary to reflect changes without filing a new application on forms provided by the superintendent of public instruction.

AMENDATORY SECTION (Amending Order 92-06, filed 8/31/92, effective $10 / 1 / 92$ )

WAC 392-165-320 Substance of ((anmeat)) school
 application, required by WAC 392-165-315, shall contain the following:
(1) Assurances as required by WAC 392-165-322.
(2) Planned ((Chapter-2)) Title VI expenditures by program object and activity in each targeted ((asistae areat) ) use of funds as required by WAC 392-165-325.
(3) Description of the projects, and activities the district has designed to carry out programs under one or more of the following ((seven)) eight targeted ((asistanemen)) use of funds:
(a) ((Meeting needs of students risk;
(b) Aequisition and use of instruetional and edweationat materiats;
(e) Infovative pregrams designed to enfy-out seheotwide improvements and effeetive sehoets programs;
(d) Training and profersienal-staff development;
(e) Programs of training to enhane ability-of teachers and eounselers to identify students-with-reading problems that plaee them at risk for illiterney in their adtul years;
(f) Programs to enhenee persenal-exeellenee of students and student nehievement, and
(g) Other innevative projeet which wertldenhaneo the edureational program and-limate of a-seheot.)) Technology related to the implementation of school-based reform programs, including professional development to assist teachers and other school officials regarding how to use effectively such equipment and software.
(b) Programs for the acquisition and use of instructional and educational materials including library services and material (including media materials), assessments, reference
materials, computer software and hardware for instructional use, and other curricular material which are tied to high academic standards that will be used to improve student achievement and which are part of an overall education reform program.
(c) Promising education reform projects, including effective schools and magnet schools.
(d) Programs to improve higher order thinking skills of disadvantaged elementary and secondary school students and to prevent students from dropping out of school.
(e) Programs to combat illiteracy in the student and adult population, including parent illiteracy.
(f) Programs to provide for the educational needs of gifted and talented children.
(g) School reform activities that are consistent with the Goals 2000: Educate America Act.
(h) School improvement programs or activities under sections 1116 and 1117 of the ESEA.
(4) The reasons for selection of such programs, projects, and activities.
(5) Description of how assistance with ((Chepter-2)) Title VI dollars will contribute to goals of the program of improving student achievement or improving quality of education for students.

AMENDATORY SECTION (Amending Order 92-06, filed 8/31/92, effective $10 / 1 / 92$ )

WAC 392-165-322 One year assurances. Each school district that receives an allocation of federal funds under ((Chapter 2)) Title VI shall submit to the superintendent of public instruction once a year the following:
(1) An assurance of school district compliance with chapter 392-165 WAC.
(2) An assurance that funds received under ((Cheppter-z)) Title VI shall supplement and not supplant funds available from nonfederal sources.
(3) An assurance that children enrolled in eligible private, nonprofit schools which have submitted a statement of intention to participate in ((Ghepter 2)) Title VI programs within the district shall be provided equitable participation in benefits of funds received from ((Chapter 2)) Title VI.
(4) An assurance that the school district shall keep records and provide information to the superintendent of public instruction regarding ((Chapter-Z)) Title VI programs in such manner as required by the superintendent of public instruction.
$\frac{\text { AMENDATORY SECTION }}{8 / 31 / 92 \text {, effective } 10 / 1 / 92 \text { ) }}$ (Amending Order 92-06, filed
WAC 392-165-325 Planned expenditures by program object and activity. Each school district's planned expenditures shall be summarized for all ((Chapter-2)) Title VI expenditures in each of the ((seven)) eight targeted (( and activity on forms provided by the superintendent of public instruction.

AMENDATORY SECTION (Amending Order 92-06, filed 8/31/92, effective 10/1/92)

WAC 392-165-330 Board approval. The local board of directors shall review and approve the (( tion before submitting it to the office of the superintendent of public instruction.

AMENDATORY SECTION (Amending Order 92-06, filed 8/31/92, effective 10/1/92)

WAC 392-165-340 Approved budget variance( Fen pereent)) allowed. School districts may make annual expenditure adjustments ( $(\mathrm{OH}$ Form-SPIF-1000B by inereasing some ppproved netivity-bjeet eell amounts of up to teft pereen of and deereasing others withou filing a request for abudget revision with the superintendent of publie instruetion provided the inereases, in total, do not oweed ten pereent of the grand ette, (i.e., the sum of all-objeets of expenditure-shown the subtetal line of the approved Federa Projeet Budget, Form SPIF 1000B) and do not inereas the mon the grand outetal)) as stated in bulletins published by the superintendent of public instruction.

AMENDATORY SECTION (Amending Order 92-06, filed 8/31/92, effective 10/1/92)

WAC 392-165-345 Budget revisions-Updating planned expenditures. Except as provided in WAC 392-165-340, each school district shall expend ((Chapter 2)) Title VI moneys in accordance with the ((budg)) planned expenditures and program description included in the application submitted to and approved by the superintendent of public instruction. A school district shall be required to file a request for a budget revision to its approved budget whenever one of the following circumstances apply:
(1) The district intends to increase expenditure beyond the approved amount;
(2) The district intends to change by more than ((tem pereen the grand established amounts as stated in bulletins published by the superintendent of public instruction;
(3) The district intends to expend moneys in any activity or object where no moneys were previously budgeted.

AMENDATORY SECTION (Amending Order 92-06, filed 8/31/92, effective $10 / 1 / 92$ )

WAC 392-165-347 ((Chapter 2)) Title VI carryover provisions. Local school districts may carry over unobligated ((Chapter 2)) Title VI funds to the fiscal year succeeding the year for which they were appropriated. However, local districts are not allowed to do the following:
(1) Carry over a large amount of funds that preclude the district from operating its current ((Cher-2)) Title VI projects successfully; or
(2) Designing current projects to use only a small amount of the allocation to carry over a large amount of funds.

A school district that wishes to carry over ((fifty)) fifteen percent or more of the allocation shall submit a written plan to the superintendent of public instruction for prior approval by April 30.

AMENDATORY SECTION (Amending Order 92-06, filed 8/31/92, effective $10 / 1 / 92$ )

WAC 392-165-360 Supervisory expenditures. A school district that charges any portion of supervisory expenditures as a direct expenditure to the ((Chapter-2)) Title VI program shall document such expenditures, including the proportion of supervisory FTE so designated and will keep time and effort documentation on all staff paid in part or full time with ((Chapter-2)) Title VI funds.

AMENDATORY SECTION (Amending Order 92-06, filed 8/31/92, effective $10 / 1 / 92$ )

WAC 392-165-362 Reallocation of ((Chapter 2)) Title VI funds. The superintendent of public instruction may reallocate funds to other local districts from a district that does not choose to participate in the ((Chapter 2)) Title VI program, a district that has ((Chapter 2)) Title VI funds that exceeds the amount required to run a program, or that are recovered by the superintendent of public instruction based on a determination by the state that the local district has failed to spend local ((Chapter)) Title VI funds in accordance with applicable law. Reallocation of funds may be made only during the fiscal year for which funds were appropriated or during the succeeding fiscal year; must be made in accordance with the purpose of ((Che 2)) Title VI; and must be spent in accordance with the requirements in ((Chapter-2)) Title VI federal regulations.

AMENDATORY SECTION (Amending Order 84-6, filed 2/29/84)

WAC 392-165-365 End-of-year report-Annual requirement. Each school district that receives an allocation of funds under ((Chapter 2)) Title VI shall submit to the superintendent of public instruction each year an end-of-year report on forms provided by the superintendent of public instruction. The end-of-year report shall be received by the superintendent of public instruction no later than July 20, or in the event such date is a Saturday, Sunday, or holiday, the working day immediately following such date, and shall contain all information requested.
( $($ The evaluation infermation-shall-inelude but be Himited tor
(1) The number of student-served in related-Chapter? program areas;
(2) The ntumber-stuff-served through staff develepment aetivities;
(3) The number fill time equivelent staff funded by Chapter 2;
(4) Fiseal information related to planned expenditres; and
(5) Other information required eonsistent with the responsibilities of the superintendent of publie instrution (2)) In addition, selected districts may be requested to participate in the preparation of descriptive case studies.

AMENDATORY SECTION (Amending Order 92-06, filed $8 / 31 / 92$, effective $10 / 1 / 92$ )

WAC 392-165-415 Budget revision requirementsTwo revisions limitation. ((Pistriets may request no more than two budget revisions per seter- fiseal-year.)) Number of budget revisions allowed will be stated in the annual application procedures.

AMENDATORY SECTION (Amending Order 92-06, filed $8 / 31 / 92$, effective $10 / 1 / 92$ )

WAC 392-165-425 Construction. No ((Ghapter 2)) Title VI funds may be used to perform repairs, minor remodeling, or construction of private school facilities, A local school district may use ((Chapterz)) Title VI funds to perform repairs, minor remodeling, or construction of public facilities as may be necessary to carry out its responsibility under this part.

AMENDATORY SECTION (Amending Order 92-06, filed 8/31/92, effective $10 / 1 / 92$ )

WAC 392-165-430 Acquisition, control and disposition of equipment. Except to purchase technology related to the implementation of school-based reform programs and computer hardware for instructional purposes listed in WAC 392-165-325 ((Chapter-2)) Title VI funds may not be used to purchase general classroom instructional equipment unless that instructional equipment is used only as a part of a specific program under one of the ((seven)) eight targeted assistance areas and has prior approval on the ((Chapter 2)) Title VI application. All equipment purchased from ((Chap-ter-2)) Title VI funds must be labeled "((Chapter 2)) IASA Title VI." Inventories must be maintained and updated every two years. Districts will follow all procedures for usage, inventory, and disposition listed in the Education Department General Administration Regulations (EDGAR) 34 C.F.R. 80.32.

AMENDATORY SECTION (Amending Order 84-6, filed 2/29/84)

WAC 392-165-440 ((Chapter 2)) Title VI audit. Audit of ((Cher 2)) Title VI programs shall be conducted in ((eompliane with 34-CFR 298.17)) accordance with OMB curriculers A128 or A133, whichever is applicable. Local educational agencies receiving less than an average of five thousand dollars each under this Title VI shall not be audited more frequently than once every five years.

AMENDATORY SECTION (Amending Order 84-6, filed 2/29/84)

WAC 392-165-450 Compliance agreement. Notwithstanding any of the actions prescribed by WAC 392-165-445, any school district found out of compliance with this chapter may, as a substitute for withholding or repayment actions referenced in WAC 392-165-455, be required to enter into a compliance agreement with the superintendent of public instruction to ensure that noncompliant ((Chater 2)) Title VI program practices are corrected within a period of time specified in that agreement, as a condition to continuous receipt of ((Chapter-2)) Title VI moneys. If a district fails
to achieve compliance within the specified time, the withholding and/or repayment procedures prescribed by WAC 392-165-455 ((and-34-CFR 298.17(d) shall- be instituted by the superintendent-of publie instruetion)).

## AMENDATORY SECTION (Amending Order 84-6, filed 2/29/84)

WAC 392-165-455 Withholding of ((Chapter-2)) Title VI payments. (1) If the superintendent of public instruction determines that a school district is not in substantial compliance with federal statute and regulation or with this chapter, the superintendent of public instruction shall have the authority to withhold payment in whole or in part of ((C)-2)) Title VI moneys to the offending district. In deciding whether to withhold payments, the superintendent of public instruction shall provide:
(a) Reasonable notice to the school district of the reasons for the proposed withholding; and
(b) An opportunity for the school district within thirty calendar days of such notice to give reason why the withholding should not be instituted.
(2) Pursuant to the school district response, the superintendent of public instruction shall consider the following factors:
(a) The seriousness of the noncompliance;
(b) The amount of ((Chapter-z)) Title VI moneys involved;
(c) The effect of withholding on participating children; and
(d) The need to withhold payments to prevent further misuse of ((Chapter 2)) Title VI moneys.
(3) If, after consideration of these factors and within thirty calendar days, the superintendent of public instruction decides to initiate a withholding procedure, a date shall be specified by which the school district shall have achieved compliance, or the moneys withheld shall become subject to repayment procedures ((speeified in 34 -CFR-298.16)).

AMENDATORY SECTION (Amending Order 92-06, filed 8/31/92, effective $10 / 1 / 92$ )

WAC 392-165-460 Approval of ((Chapter-2)) Title VI program application by the office of the superintendent of public instruction. (1) Final approval of a ((Chap--2)) Title VI program shall be given to a school district when the superintendent of public instruction has received a completed application in accordance with WAC 392-165-320 through 392-165-327 and 34 CFR 298.6, 298.11, 298.12298.14 and is assured that the school district has satisfied all yearly reporting requirements and compliance agreements from the previous year.
(2) Programs shall not be implemented without approval from the superintendent of public instruction. The effective approval date shall be July 1, of each year for applications received prior to July 1, or the subsequent date on which the complete application is received by the superintendent of public instruction.
(3) Fiscal expenditures made prior to the effective approval date indicated on an application or a request for budget revision shall not be allowed.
(4) Consistent with P.L. ((100.297)) 103-382, any school district shall have an opportunity to appeal a decision of the
superintendent of public instruction, first to the superintendent of public instruction and then to the United States Secretary of Education.
(5) All districts with approved, nonprofit, private schools within their boundaries must return to the office of the superintendent of public instruction "Participation in Federal Programs" Form 829 for each school by the end of February, as part of their application. Reimbursement and approval will be withheld until all forms are received.
(6) Applications received after November 30 will not be processed and the funds will be reallocated.

## NEW SECTION

WAC 392-165-490 Allocation to school districts. From the sums made available each year to carry out Title VI, the superintendent of public instruction shall distribute no less than eighty-five percent to school districts according to the relative enrollments in public and private, nonprofit schools within the school districts.

AMENDATORY SECTION (Amending Order 92-06, filed 8/31/92, effective $10 / 1 / 92$ )

WAC 392-165-500 Allocation formula for distribution of ((eighty)) eighty-five percent ((Chapter 2)) Title VI moneys to local school districts. For the purpose of this section, the term:
(1) "Student enrollment" shall mean the head count for public and private schools submitted by the school districts to the office of the superintendent of public instruction on October 1 of each prior year.
(2) "Low income student enrollment" shall mean those students who are eligible for a free or reduced price lunch.

The ((eighty)) eighty-five percent allocation formula to all school districts is based on sixty-seven percent enrollment and thirty-three percent low income based on the number of free and reduced price lunches served.

AMENDATORY SECTION (Amending Order 92-06, filed 8/31/92, effective $10 / 1 / 92$ )

WAC 392-165-510 Program compliance review. The superintendent of public instruction shall conduct program compliance review of all school districts receiving ((Chapter z)) Title VI funds. Reviews shall occur at least once within a four-year plan as established by the superintendent of public instruction. If a school district is not reviewed due to exceptional or uncontrollable circumstances, these districts will have first priority for review the following year.

Following the review the school district will have thirty days to respond to the superintendent of public instruction if there are exceptions. Substantial noncompliance or failure by the school district to respond and/or initiate corrective action in a timely manner shall be subject to actions prescribed in WAC 392-165-440, 392-165-445, and 392-165450.

WSR 97-23-018
PERMANENT RULES
CLARK COLLEGE
[Filed November 10, 1997, 11:30 a.m.]
Date of Adoption: October 22, 1997.
Purpose: To revise and update parking and traffic rules and regulations.

Citation of Existing Rules Affected by this Order: Amending WAC $132 \mathrm{~N}-156-310,132 \mathrm{~N}-156-320,132 \mathrm{~N}-156-$ 330, 132N-156-400, 132N-156-440, 132N-156-450, 132N-$156-460,132 \mathrm{~N}-156-500,132 \mathrm{~N}-156-550,132 \mathrm{~N}-156-560$, 132N-156-600, 132N-156-620, 132N-156-630, 132N-156$650,132 \mathrm{~N}-156-710,132 \mathrm{~N}-156-720,132 \mathrm{~N}-156-730,132 \mathrm{~N}-$ 156-740, and 132N-156-750; and new section WAC 132N-156-635.

Statutory Authority for Adoption: Chapter 28B. 50 RCW.

Adopted under notice filed as WSR 97-19-077 on October 1, 1997 [September 16, 1997].

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, amended 0, repealed 0; Federal Rules or Standards: New 0, amended 0, repealed 0; or Recently Enacted State Statutes: New 0, amended 3, repealed 0 .

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, amended 0, repealed 0.

Number of Sections Adopted on the Agency's own Initiative: New 1, amended 16, repealed 0.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 1, amended 19 , repealed 0 .

Number of Sections Adopted using Negotiated Rule Making: New 0 , amended 0 , repealed 0 ; Pilot Rule Making: New 0, amended 0 , repealed 0 ; or Other Alternative Rule Making: New 0 , amended 0 , repealed 0 .

Effective Date of Rule: Thirty-one days after filing.
October 31, 1997
Tana L. Hasart Interim President

AMENDATORY SECTION (Amending WSR 93-20-080, filed 10/4/93, effective 11/4/93)

WAC 132N-156-310 Authority. Pursuant to RCW 28B.50.140(10) the board is granted authority to establish rules and regulations for pedestrians and vehicular and nonvehicular traffic over property owned, operated, and/or maintained by the college.

The enforcement of these rules and regulations shall be the responsibility of the security/safety office.

Security officers are authorized to issue parking and traffic citations, impound and/or immobilize vehicles, and control and regulate facilities use, traffic, and parking as prescribed in these rules and regulations.

Any person interfering with a college security officer in the discharge of the provisions of these rules and regulations shall be in violation of RCW 9A.76.020, Obstructing governmental operation, and may be subject to arrest by a peace officer.

Failure by students to abide by these rules and regulations may be considered to be a violation of the code of student conduct ((\#AAC $132 \mathrm{~N}-20-050-(4),(5),(9),(10)$,
$(11),(14)$, $(177))$ chapter $132 \mathrm{~N}-120$ WAC, as applicable).

AMENDATORY SECTION (Amending WSR 93-20-080, filed 10/4/93, effective 11/4/93)

WAC 132N-156-320 Definitions. College - Clark College, Community College District ((No.)) 14.

College property - Campus property, parking lots, or land owned, leased, controlled or maintained by Clark College.

Immobilization - Rendering a vehicle inoperable by use of a wheel-lock device.

Impoundment - Removal of a vehicle to a storage facility.

Pedestrian - Any person afoot((, defined in RCW 46.04-400)) or who is using a wheelchair or a means of conveyance propelled by human power other than a bicycle.

Student - Any individual currently registered for classes at the college.

Vehicular traffic or vehicles - Those devices defined as "vehicles" in RCW 46.04.670.

Nonvehicular modes of transportation - Nonvehicular transportation devices shall include, but not be limited to, ((bieyeles,)) skateboards, snowmobiles, roller skates and roller blades, snow sleds, and scooters.

AMENDATORY SECTION (Amending WSR 93-20-080, filed 10/4/93, effective 11/4/93)

WAC $132 \mathrm{~N}-156-330$ Liability of the college. The college assumes no liability for vehicles parking or traveling on college property, nor shall it be held responsible for the loss of goods or property from vehicles parked on college property.

The college, the security/safety office, security officers, or other employees or agents shall not be held liable for any damages, claims, or losses occurring to or from vehicles or equipment when rendering motorist assistance, impounding vehicles, or performing any duties as described in these rules and regulations. This section also applies to nonvehicular modes of transportation.

The college provides only limited maintenance to college parking lots during periods of inclement weather. Persons using the college parking lots do so at their own risk. The college will not be responsible for any liability or damage claims arising from weather-or other natural disasterrelated causes or conditions.

AMENDATORY SECTION (Amending WSR 93-20-080, filed 10/4/93, effective 11/4/93)

WAC 132N-156-400 Authorized use of facilities. Only those vehicles as defined and regulated in RCW 46.04.670 and as defined herein, may be operated in parking lots or in traffic areas by licensed drivers (, , inf ehapter 46.20 RCW)). No vehicle, with the exception of nonmotorized bicycles, ((meterized-rnoterized)) wheelchair((s)) conveyances, and certain maintenance vehicles, may be operated on intracampus property, pathways, or sidewalks without the specific permission of the security/safety office.

AMENDATORY SECTION (Amending WSR 93-20-080, filed 10/4/93, effective 11/4/93)

WAC 132N-156-440 Traffic accidents. Persons involved in traffic accidents on college property are to report the accident to the security/safety office. An officer will be dispatched to investigate and file an accident report. In addition, RCW 46.52.030 requires that accidents on college property involving injury or property damage in excess of five hundred dollars be reported to local law enforcement agencies within twenty-four hours. ((State -identrepent forms are wilable the seerity/safety-offiee:)) Security officers are authorized to obtain and share with all parties to an accident information on the insurance coverage of the parties.

Nothing in this section should be interpreted so as to delay the immediate reporting of traffic accidents which involve injury or loss of life to appropriate noncollege authorities.

AMENDATORY SECTION (Amending WSR 93-20-080, filed 10/4/93, effective 11/4/93)

WAC 132N-156-450 Traffic offenses. ((The of previou-warnings or-itations-will not preelude the imperitiof fine)) When safety considerations war-rant((-)), security officers may issue a citation for any of the following traffic offenses:
(1) Failure to yield right of way (posted);
(2) Failure to yield right of way to pedestrian;
(3) Failure to yield right of way to vehicle;
(4) Failure to obey one-way directional arrows;
(5) Failure to yield right of way to emergency vehicle;
(6) Driving with excessive speed;
(7) Failure to stop at traffic signal/sign;
(8) Failure to use due care and caution;
(9) Driving without lights after dark;
(10) Having a passenger or animal outside of vehicle while in motion;
(11) Driving with an obstructed view;
(12) Driving on shoulder, or sidewalk or intracampus sidewalk or lane without authorization;
(13) Disobeying flagger, peace officer, security officer, fire fighter, or other agent of the college;
(14) Damaging college property including but not limited to landscape and plant material, curbs, sidewalks, utilities, etc.
(15) Driving while under the influence of intoxicants or with an open container of intoxicants.

All traffic offenses carry a ((tweder)) fifty-dollar fine.

AMENDATORY SECTION (Amending WSR 93-20-080, filed 10/4/93, effective 11/4/93)

WAC 132N-156-460 Bicycles and nonvehicular transportation usage. Bicycles may be ridden any place where vehicles are permitted. They may also be ridden on campus sidewalks or pathways, though pedestrians always have the right of way. An audible signal shall be used by bicyclists to warn pedestrians of oncoming bicycles. Bicyclists shall not ride in a reckless manner or engage in stunts or dangerous acts, or operate at speeds greater than
ten miles per hour or such lower speed as is reasonable and prudent under the circumstances. With the exception of ((meterized nenmerized)) wheelchair( $(9)$ ) conveyances and certain college service vehicles, no other nonvehicular modes of transportation as specified in the preceding "definitions" will be allowed on college property.

AMENDATORY SECTION (Amending WSR 93-20-080, filed 10/4/93, effective 11/4/93)

WAC 132N-156-500 Allocation of parking space. The parking spaces available on college properties shall be assigned by the ((seerity/safety)) office of administrative services in a manner which will best attain the objectives of these regulations. The ((surity/fafety offie)) plant services department is authorized to mark various parking areas on college property with numbers or titles or by posting signs, or marking the pavement.

Open parking - Open parking is limited to those parking areas not otherwise marked as reserved for faculty/staff, physically disabled persons, special use, service vehicle, or visitor. Users of open parking are not required to display a parking permit.

Faculty/staff parking - Faculty, staff and administrators using college owned or leased parking facilities up to 10:00 p.m. during the academic year are to purchase parking permits.

Faculty/staff parking spaces are marked on the pavement with an F/S. Only college employee vehicles displaying a valid parking permit may park in faculty/staff parking spaces. Faculty/staff parking spaces shall be considered open parking zones ((after)) from 10:00 p.m. ((each day that)) to 7:00 a.m. when the college is in regular session.

Vehicles with approved faculty/staff parking permits are permitted to park in open parking areas only when the designated parking faculty/staff spaces are full.

Visitor parking - All visitors, including guests, salespersons, maintenance or service personnel and all other members of the public, may park on college property in open parking, in designated special use visitor zones, or as directed by the security/safety office.

Use of vehicle as habitation - No vehicle or vehicle trailer may be used as a place of habitation on any college facility without permission from the security/safety office.

Handicapped parking - Physically disabled persons parking zones may be occupied only by vehicles displaying a valid temporary parking permit issued by the college or a valid permanent or temporary permit issued by the state of Washington in compliance with RCW 46.16.381 and 46.16.390. Temporary parking permits are available in health services. Valid parking permits issued by other states will be honored.

Motorcycle parking - Motorcycle parking zones are reserved for motorcycles and motor-driven cycles. These vehicles are not to occupy regular automobile parking spaces or other areas not designed for parking.

Service vehicle parking - Service vehicle parking zones are limited to use by authorized college service or contractor vehicles only.

AMENDATORY SECTION (Amending WSR 93-20-080, filed 10/4/93, effective 11/4/93)

WAC 132N-156-550 Illegal parking. No person shall stop, place, or park a vehicle at any place where official signs, curbs, or pavement markings prohibit parking, or within fifteen feet of a fire hydrant, or at any place for which the vehicle does not have a valid parking permit. Any vehicle not parked in a ((mark)) parking stall shall be considered illegally parked.

Drivers who are instructed by a security officer to either move an illegally parked vehicle or not to park in violation of this section, and refuse, will have their vehicle immediately impounded or immobilized.

Security officers may issue citations resulting in fines ((even if the rehiele ha not reeeiveda previous-warning eitation for any violation of these rules and regulations)) if the vehicle is found in the commission of any of the following parking violations:
(1) Parking in a faculty/staff parking zone without a valid permit.
(2) Parking a disabled or inoperable vehicle on campus in excess of twenty-four hours without appropriate permission.
(3) Occupying more than one parking space.
(4) Parking in a space not designated for parking.
(5) Parking in an area not authorized.
(6) Blocking vehicular or pedestrian traffic.
(7) Parking within fifteen feet of a fire hydrant.
(8) Parking in a fire lane, sidewalk, or intracampus avenue.
(9) Parking in a "No Parking" zone.
(10) Parking on the grass.
(11) Parking overnight without security office permission and/or permit.
(12) Parking of a bicycle illegally.
(13) Parking in physically disabled persons parking zone without an authorized parking permit.
(14) Use of a vehicle for habitation without permission.
(15) Illegal use of or failure to display permit.
(16) Creating a safety hazard in the opinion of the security officer.

All parking citations carry a ((ten-delfar)) twenty-dollar fine, with the exception of physically disabled persons parking violations which carry a ((twenty-dellar)) fifty-dollar fine.

Illegally parked vehicles which require removal will be done so at the owner's or operator's expense.

AMENDATORY SECTION (Amending WSR 93-20-080, filed 10/4/93, effective 11/4/93)

WAC 132N-156-560 Hazardous parking. No person shall stop, place, or park a vehicle so as to obstruct traffic along or upon any street, firelane, or sidewalk or at any location as described in RCW 46.61.570. Due to the severe risk to public safety created by any vehicle parking in violation of this section, security officers are authorized to cite and immediately impound said vehicle. Security officers will complete a vehicle impound report, including the reason for the impoundment. Removal and impoundment will be at the owner's or operator's expense.

AMENDATORY SECTION (Amending WSR 93-20-080, filed $10 / 4 / 93$, effective $11 / 4 / 93$ )

WAC 132N-156-600 Faculty and staff parking permits. All college faculty, staff, and administrators using college parking facilities at any time between ((8:00)) 7:00 a.m. and 10:00 p.m. ((during the qeademie-yeaf)) are to purchase and display a valid parking permit. The fact that an employee may be eligible to park in a physically disabled persons parking zone will not relieve the employee of this requirement. A valid faculty/staff parking permit may not, by itself, constitute authority to park in other parking facilities leased or owned by the college.

AMENDATORY SECTION (Amending WSR 93-20-080, filed $10 / 4 / 93$, effective $11 / 4 / 93$ )

WAC 132N-156-620 Fees for parking permits. The fees charged by the college for the issuance of permits shall be those established by the board of trustees. Parking permits are issued as a license to park at college facilities.

Fees collected will be utilized for parking operations including parking enforcement, parking lot maintenance, and for those transportation demand management and commute trip reduction activities and programs permitted by law.

Current faculty/staff parking permit fees are ((five dellars)) seven dollars and fifty cents per quarter for one vehicle, and ((5i*-deHtars)) an additional one dollar per quarter for ((twe-ffere)) each additional vehicle((4)). Permits may be purchased on either a permanent, annual, or quarterly basis. Permits are required for fall, winter, and spring quarters ((enly, and are net required-summer-quar ter)).

AMENDATORY SECTION (Amending WSR 93-20-080, filed 10/4/93, effective 11/4/93)

WAC 132N-156-630 Parking fee payment. Faculty and staff can purchase annual ((permits-by-eash-or eheek paid direetly to the eollege-or by payroll deduetion. Anntuat)) or quarterly parking permits ((may-be-purehased)) at either the college bookstore or at the cashier's office in the Baird Administration Building. Annually contracted faculty and staff members may select the payroll deduction plan for payment of the permanent ((er-annttat)) permit ((enly)). Those selecting this payment plan must complete a payroll deduction authorization form before issuance of a permit. The form is available in the security/safety office and the personnel services office.

## NEW SECTION

WAC 132N-156-635 Additional permits. When an additional permit is issued, it is done so under the expressed condition that only one vehicle at a time is being parked on campus. If more than one vehicle is being parked on campus at any one time, full fees must be paid for all vehicles.

AMENDATORY SECTION (Amending WSR 93-20-080, filed 10/4/93, effective $11 / 4 / 93$ )

WAC 132N-156-650 Revocations. Parking permits are licenses and the property of the college and may be revoked for any of the following reasons:
(1) The purpose for which the permit was issued changes or no longer exists.
(2) The permit is used on an unregistered vehicle or by an unauthorized individual.
(3) A parking permit application form was falsified.
(4) ((Vielation-of)) These parking regulations ((eeeurfed)) were violated.
(5) The parking permit was counterfeited or altered or transferred without authorization.
(6) There has been failure to comply with a specific determination, decision, or directive by college officials.

Appeals of parking permit revocations may be made within twenty days to the ((dean of administrative-serviees)) security/safety manager for a brief adjudicative procedure. Appeals to the dean of administrative services must be filed within ((seven)) twenty-one days of the date of notice of revocation. The decision of the dean is final.

AMENDATORY SECTION (Amending WSR 93-20-080, filed $10 / 4 / 93$, effective $11 / 4 / 93$ )

WAC 132N-156-710 Payment of fines. Persons cited for violations of these rules and regulations may respond either by filing a written appeal with the security/safety manager or by paying a fine within fifteen days of receipt of the citation. All fines are payable to Clark College. Fines can be paid by mail or in person at the cashier's office in the Baird Administration Building. Fines that are mailed must be received within fifteen days of receipt of the citation.

AMENDATORY SECTION (Amending WSR 93-20-080, filed 10/4/93, effective $11 / 4 / 93$ )

WAC 132N-156-720 Reduction in fines. Fines for parking and traffic offenses will be reduced by (( dollars if paid in person within forty-eight hours, excluding weekends and holidays. No reduction will be made on mailin payments.

AMENDATORY SECTION (Amending WSR 93-20-080, filed 10/4/93, effective $11 / 4 / 93$ )

WAC 132N-156-730 Appeals. ( $V$ Visitors, students, faulty, and-staff whereecive eitations fer vielations of these fules-and regulations)) Alleged violators may appeal to the security/safety ((superviser)) manager for a brief adjudicative procedure within twenty days of the date of the citation. ((Upen-shewing geod eause-or-mitigating eireumstanees;)) The security/safety ((strperviser-is outherized-to)) manager may dismiss, suspend, impose any lesser fine, and/or ((㽖)) grant an extension of time ((teomply-with)) within which to pay the fine.
((If the-situation-is not resolved-satisfaeterily, visitors, students, faeulty, and-staff may-appeal-in-witing to the dean of udministrative-serviees.)) Appeals ((must be-submitted and reeived)) of the decision of the security/safety manager are to be submitted to the dean of administrative services without posting of fine within ((fifteen)) twenty-one days
((after the-date of the-eitation)). ((The-seetrity/parking advisory-emmittee-shall eonsider each-appenten-its merits and-shall make)) Written notification of ((each-deeision of)) the ((eemmittee-through the dean-of administrative-serviees to the appellant and the-seeurity/safety-offiee)) dean's decision shall be made within twenty days of the appeal and shall be final.
((The final-decision-on-an-appeal-of a-citatien-for violatiens-of these rules and regulations-is by the-securityl parking advisery-eommittee.))

AMENDATORY SECTION (Amending WSR 93-20-080, filed 10/4/93, effective $11 / 4 / 93$ )

WAC 132N-156-740 Security/parking advisory committee. The security/parking advisory committee is responsible for advising the security/safety office on security and parking operations. Committee functions include, but are not limited to, the following:
(1) Reviewing parking regulations and fees and recommending their adoption.
(2) ( (Gensidering appeats-of eitationg-fer-violatiens-of these rules and regulatiens, and making written netifiention of each decision of the committee-to the appellant and the seeurity/sufety-offiee.
(3)) Reviewing and recommending changes to parking lot configuration and use to improve quality and quantity of parking on campus.
((4))) (3) Reviewing provisions for security on campus and recommending practices and procedures for the enhancement of security.

The security/parking advisory committee meets as needed, when the college is in session, and consists of the following:
(a) Dean of administrative services, chair.
(b) Security/safety supervisor.
(c) Two faculty members.
(d) Two classified employees.
(e) One student.
(f) ((And-others added by-the-ehaif)) Director of veterans affairs/disabled services/sponsored programs.

AMENDATORY SECTION (Amending WSR 93-20-080, filed 10/4/93, effective $11 / 4 / 93$ )

WAC 132N-156-750 Unpaid fines. If any fine remains unpaid ((ufter fifteen-days)), any or all of the following actions may be taken by the security/safety office.
(1) A hold may be placed on transcripts.
(2) Registration for the following quarter may be delayed.
(3) Parking privileges may be revoked.
(4) The amount due as a result of fines due and payable may be deducted from paychecks of college employees.
(5) Outstanding fines may be referred to a collection agency.
(6) The vehicle may be immobilized or impounded.

If a violator has two or more unpaid fines, his/her vehicle will be impounded or immobilized and held until all outstanding fines are paid.

These procedures will be applicable to all students, faculty, and staff or other persons utilizing college facilities who receive fines for violations of these rules and regula-
tions. Visitors who have received citations for parking violations may consider the citation a courtesy notice if returned to the security/safety office with name, address, and a brief explanation.

WSR 97-23-019<br>PERMANENT RULES<br>CLARK COLLEGE<br>[Filed November 10, 1997, 11:33 a.m.]

Date of Adoption: October 22, 1997.
Purpose: To allow the college to withhold services from any person who has an outstanding debt with the college.

Statutory Authority for Adoption: Chapter 28B. 50 RCW.

Adopted under notice filed as WSR 97-19-076 on October 1, 1997 [September 16, 1997].

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, amended 0, repealed 0; Federal Rules or Standards: New 0, amended 0, repealed 0; or Recently Enacted State Statutes: New 2, amended 0, repealed 0 .

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, amended 0, repealed 0.

Number of Sections Adopted on the Agency's own Initiative: New 1, amended 0, repealed 0.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 3, amended 0 , repealed 0 .

Number of Sections Adopted using Negotiated Rule Making: New 0, amended 0, repealed 0; Pilot Rule Making: New 0, amended 0 , repealed 0 ; or Other Alternative Rule Making: New 0, amended 0, repealed 0.

Effective Date of Rule: Thirty-one days after filing.
October 31, 1997
Tana L. Hasart Interim President

## Chapter 132N-122 WAC WITHHOLDING SERVICES FOR OUTSTANDING DEBTS

## NEW SECTION

WAC 132N-122-010 Policy. If any person, including faculty, staff, student or former student, is indebted to the college for an outstanding debt, the college need not provide any further services of any kind to such individual, including but not limited to transmitting files, records, admission to or registration with the college, conferring of degrees, transcripts or other services which have been requested by such person. Further, if the person is an employee of the college, the college shall have the right to offset such outstanding debts against the wages owed to the employee.

## NEW SECTION

WAC 132N-122-020 Notification. (1) Upon receiving a request for services where there is an outstanding debt due the college from the requesting person, the college shall notify the person by certified mail that the services will not
be provided since there is an outstanding debt due. The person shall be told that until the debt is satisfied, no such services as are requested will be provided. If the outstanding debt is due the college from an employee, the college shall notify the employee by certified mail addressed to the employee's last known address of the debt owed to the college, the basis of the debt, and the intent to offset it against the wages or other payments due to the employee.
(2) The letter of notification shall also state that the person has a right to a brief adjudicative proceeding before a person designated by the president of the college if he or she believes that no debt is owed. The proceeding must be requested within twenty days of the date of mailing notification that services will be withheld.

## NEW SECTION

WAC 132N-122-030 Procedure for brief adjudicative proceeding. Upon receipt of a request for appeal within twenty days of the initial action, the person designated by the president shall hold the brief adjudicative proceeding concerning whether the individual in fact owes or owed any outstanding debts to the college: After the brief adjudicative proceeding, a decision shall be rendered by the president's designee indicating whether in fact the college is correct in withholding services for the outstanding debt and/or applying offset for the outstanding debt. If the outstanding debt is found to be owed by the individual involved, no further services shall be provided. Notification of this decision shall be sent to the individual within ten days of the receipt of the appeal.

A review of this decision may be requested of the president or designee within twenty-one days of the decision. Notification of the final decision will be rendered within twenty days of the request for review. The decision of the president or designee shall be final.

## WSR 97-23-020 <br> PERMANENT RULES PUBLIC DISCLOSURE COMMISSION

[Filed November 10, 1997, 11:36 a.m., effective January 1, 1998]
Date of Adoption: October 28, 1997.
Purpose: Adjust for inflation the reporting thresholds and dollar code values in RCW 42.17.241 and amend the disclosure forms affected by these adjustments.

Citation of Existing Rules Affected by this Order: Amending WAC 390-24-010 and 390-24-020.

Statutory Authority for Adoption: RCW 42.17 .370 (1) and (11).

Other Authority: RCW 42.17.241 (1)(n).
Adopted under notice filed as WSR 97-19-051 on September 12, 1997.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, amended 0, repealed 0; Federal Rules or Standards: New 0, amended 0, repealed 0; or Recently Enacted State Statutes: New 0, amended 0, repealed 0 .

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, amended 0, repealed 0.

Number of Sections Adopted on the Agency's own Initiative: New 1, amended 2, repealed 0.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, amended 0 , repealed 0 .

Number of Sections Adopted using Negotiated Rule Making: New 0 , amended 0 , repealed 0 ; Pilot Rule Making: New 0, amended 0 , repealed 0 ; or Other Alternative Rule Making: New 0, amended 0 , repealed 0 .

Effective Date of Rule: January 1, 1998.
November 10, 1997
Melissa Warheit
Executive Director

## NEW SECTION

WAC 390-24-301 Changes in dollar amounts of reporting thresholds and code values. Pursuant to the Commission's authority in RCW 42.17.370(11) to revise the monetary reporting thresholds and code values found in 42.17 RCW to reflect changes in economic conditions, the following revisions are made:

| Statutory Section | Subject Matter | Amount Enacted or Last Revised | Revision Effective January 1, 1998 |
| :---: | :---: | :---: | :---: |
| .241(1)(b) | Bank Accounts | \$10,000 | \$15,000 |
| .241(1)(b) | Other Intangibles | \$1,000 | \$1,500 |
| .241(1)(c) | Creditors | \$1,000 | \$1,500 |
| .241(1)(f) | Compensation | \$1,000 | \$1,500 |
| .241(1)(g)(ii) | Compensation to Business Entity | \$5,000 | \$7,500 |
| .241(1)(g) | Bank Interest Paid | \$1,200 | \$1,800 |
| .241(1)(h) | Real PropertyAcquired | \$5,000 | \$7,500 |
| .241(1)(i) | Real PropertyDivested | \$5,000 | \$7,500 |
| .241(1)(j) | Real PropertyHeld | \$5,000 | \$7,500 |
| .241(1)(k) | Real PropertyBusiness | \$10,000 | \$15,000 |
| .241(1)(1) | Food and Beverages | S $\$ 50$ | \$50 |
| .241(2) | Dollar Code A | Up to \$1,999 | $\begin{aligned} & \text { Up to } \$ 2,999 \\ & \$ 3,000-\$ 14,999 \end{aligned}$ |
|  | Dollar Code B | \$2,000-\$9,999 |  |
|  | Dollar Code C | \$10,000-\$19,999 | \$15,000-\$29,999 |
|  | Dollar Code D | \$20,000-\$49,999 | \$30,000-\$74,999 |
|  | Dollar Code E | \$50,000 and up | \$75,000 and up |

AMENDATORY SECTION (Amending WSR 96-09-017, filed 4/8/96)

WAC 390-24-010 Forms for statement of financial affairs. The official form for statements of financial affairs as required by RCW 42.17.240 is designated "F-1", revised ((11/95)) 11/97. Copies of this form are available at the commission office, 711 Capitol Way, Room 403, Evergreen Plaza Building, PO Box 40908, Olympia, Washington 98504-0908. Any attachments must be on $8-1 / 2^{\prime \prime} \mathrm{x} 11^{\prime \prime}$ white paper.

Refer to pstruction manual for detailed assistance and examples. This form includes changes made by Chapter 397. 1995 Session Laws.
Deadlines: Incumbent elected and appointed officials-by April 15. Cardidates and others-within wo weeks of becoming a candidate or being newly appointed to a position.

| $\begin{gathered} \hline \text { POC FORM } \\ \text { F= } \\ (11 / 95) \end{gathered}$ | PERSONAL FINANCIAL AFFAIRS STATEMENT |  |  |  |
| :---: | :---: | :---: | :---: | :---: |
| ws. | OOLLAR  <br> DODEE <br> CODO AMOUNT <br> A $\$ 1$ to $\$ 1,999$ <br> B $\$ 2,000$ to $\$ 9,999$ <br> C $\$ 10,000$ to $\$ 19,999$ <br> D $\$ 20,000$ to $\$ 49,999$ <br> E $\$ 50,000$ or more |  |  |  |
| Middle Initial |  | Names of Spouse and Dependents |  | Political Party <br> 4 partisan office or pertinent to appoinument |
| Zip + 4 |  |  |  |  |
|  |  | Office Held or Sought <br> Office title $\qquad$ <br> County, city, district or agency of the office. name and number: $\qquad$ |  |  |

SEND REPORT TORUBLIC DISCLOSURE COMMISSION.
name and number: $\qquad$$\square$ Candidate running in an election: month $\qquad$ year $\qquad$
Position number_ $\qquad$
$\square$ Newly appointed to a state appointive office
Term begins: $\qquad$ ends:

| INCOMEList each employer, or other source <br> member received $\$ 1,000$ or more durint the period. (Report interest and dividends in liem 3 on reverse) |  |  |  |  |
| :---: | :---: | :---: | :---: | :---: |
|  | Name and | daress ol Employer or Source of Compensation | Occupation or How Compensation Was Eamed | Amount: (Use Code) | reporting perlod. (Show partnership, company, etc. real estate on F-1 suplplement.)


| Property Sold or Interest Divested |  | Name and Address of Purchaser |  | Mature and Amount (Use Code) of |
| :---: | :---: | :---: | :---: | :---: |
| Property Purchased or Interest Acquired |  | Creditor's Name/Address | Payment Terms | Security Given Mortgage Amourn- (Use Code) |
| All Other Property Entirely or Partially Owned |  |  |  |  |
| Check here $\square$ it continued on attached sheet |  |  |  |  | as part of this report. If all answers are NO and you are a candidate for state or local office, an appolitee to a vacant elective office, or a state executive officer filing your initial report, no F-1 Supplement is required.

incumbent elected officials and state executive officers filing an annual financlal affairs repoh also must answer question E. An F-1 Supplement is required of these officeholders unless all answers to questlons A thru E are NO.
A. Were you, your spouse or dependents an officer, director, general partner or trustee of any corporation, complay, union, association, joint venture or other entity at any time during the reporting period? $\qquad$ II yes, complele Supplement, Part A.
B. Did you, your spouse or dependents have an ownership of $10 \%$ or more in any company, corporation, partnership. Nint venture of other business at any time during the reporting period? $\qquad$ If yes, complete Supplement, Part A.
C. Did you, your spouse or dependents own a business at any time during the reporting period? $\qquad$ If yes, complete Supplement, Part A.
D. Did you, your spouse or dependents prepare, promote or oppose state legislation, rules, rates or standards for current or detenced compensation (other than pay for a currently-held public office) at any time during the reporting period? $\qquad$ II yes, complete Supplement, Part B.
E. Only for Persons Filing Annual Report. Regarding the receipt of items not provided or paid for by your govemmental agency duhigg the previous calendar year: 1) Did you, your spouse or dependents (or any combination thereof) accept a gith of lood or beverages costing over \$50per occasion? $\qquad$ or 2) Did any source other than your g governmental agency provide or pay in whole or in part for you, you
If yes to either or both questions, complete Supplement, Part C.

ALL FILERS EXCEPT CANDIDATES. Check the appropriate box.I hold a state elected office or am an executive state officer. I have read and am lamiliar with RCW 42.52.180 regarding the use of public resources in campaigns.I hoid a local elected oltice. I have read and am lamiliar with RCW 42.17.130 regarding the use of public lacilities in campaigns.

CERTIFICATION: I centity under penally of periury that the plormation contained in this report is true and correct to the best of my knowledge.

POC FORM F. 1 (REVISED 11/95)-

| POC FORM |  |
| :---: | :---: |
| $\underset{\substack{\text { SUPPLEMENT } \\ (11 / 95)}}{ }$ | SUPPLEMENT PAGE |

 BUSINESS INERESTS: which you, your spouse or dependents a

- Legal Name Report name used on legal documents establishing the entity.
- Trade or Operaing Name: Report name used for business purposes if difterent from the legal name.
- Position or Percenting Ownership: The office, title and/or percent of ownership held.
- Brief Description of th. Business/Organization: Report the purpose, product(s), and/or the service(s) rendered.
- Payments from Governmatal Unit: If the governmental unit in which you hold or seek office made payments to the business entity concerning which you're reporting. Kow the purpose of each payment and the actual amount received.
- Payments from Business Custopers and Other Government Agencies: List each corporation, partnership, joint venture, sole proprietorship, union, association, business or oker commercial entity and each government agency (other than the one you seek/hold office) which paid compensation of $\$ 5,000$ or more diking the period to the entity. Brielly say what property, goods, services or other consideration was given or performed for the compensation.
- Washington Real Estate: . Identify real exate owned by the business entity if the qualifications referenced below are met.
ENTITY NO. 1
LEGAL NAME:
TRADE OR OPERATING NAME:
ADDRESS:
BRIEF OESCRIPTION OF THE BUSINESS/ORGANIZATION: Sell_ Spouse__ DRITION OR PERCENT OF OWNERSHIP

PAYMENTS ENTITY RECEIVED FROM GOVERNMENTAL UNIT IN WHICH YO Y SEEK/HOLD OFFICE:
Purpose of payments
Amount (actual dollars)

PAYMENTS ENTITY RECEIVED FROM 8USINESS CUSTOMERS AND OTHER GOVERNMENTMGENCIES OVER $\$ 5,000$ :
Customer name:
Purpose of payment (amount not required)

WASHINGTON REAL ESTATE IN WHICH ENTITY HELD A DIRECT FINANCIAL INTEREST (Complete only if ownership in the ENTITY is $10 \%$ or more and assessed value of property is over $\$ 10,000$. List street address, assessor parcel number, or legal description and county to each parcel):


Reter to instruction manual for detailed assistance and examples.

Deadilines: Incumbent elected and appointed officials-by April 15. Candidates and others-within two weeks of becoming a candidate or being newly | POC FORM |  |  |
| :---: | :---: | :---: |
| (11/9n) | PERSONAL FINANCIAL |  | appointed to a position.

 SEND REPORT TO PUBLIC DISCLOSURE COMMISSION. \$75,000 or mor

| Last Name First Middle Initial | Names of Spouse and Dependents | Political Party "t perisen atice or portinest to appobramern |
| :---: | :---: | :---: |
| Mailing Address |  |  |
| City County $\quad$ Zip +4 |  |  |
| Filing Status (Check only one box.) | Office Held or Sought |  |
| $\square$ An elected official or state appointed official filing annual report | Office title |  |
| $\square$ Final report as an elected official. Term expired | County, city, district or agency of the office. |  |
| $\square$ Candidate running in an election: month________ year_ | name and number: |  |
| $\square$ Newty appointed to an elective office | Position number |  |
| $\square$ Newly appointed to a state appointive office | Term begins:________ ends |  |

INCOME
Lst each employar, or other source of income (pension, social security, legal Judgment) from which you or a family member received $\$ 1,500$ or more during the period. (Report interest and dividends in ltem 3 on reverse)

|  | Name and Adtress of Employer or Source of Compensation | Occupation or How Compensation Was Earned | Amount: (Use Code) |
| :---: | :---: | :---: | :---: |
|  |  |  |  |


| 2 REAL ESTATE | Lst streel address, assessor's parcel number, or tegal description AND county for each parcel of Washington real <br> estate with value of over $\$ 7,500$ in which you or a family member heid a personal financial interest during the <br> reporting period. (Show partnership, company, etc. real estate on F-1 supplement.) |
| :--- | :--- |


| Property Sold or Interest Divested | $\begin{gathered} \text { Assessed } \\ \text { Vabue } \\ \text { (Use Cote) } \end{gathered}$ | Name and Address of Purchaser |  | Nature and Amount (Use Code) of Payment or Consideration Received |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Property Purchased or interest Acquired |  | Creditor's Name/Address | Payment Terms | Security Given | Mortorge Am | IUse Code) |
| An Other Property Entirely or Partially Owned |  |  |  |  |  |  |

A. Name and address of each bank or financial institution in which you or a lamily member had an account over $\$ 15,000$ any time during the report period.
8. Name and address of each insurance company where you or a lamily member had a policy with a cash or loari value over $\$ 15,000$ during the period.
C. Name and address of each company, association, government agency, etc. in which you or a family member owned or had a financial interest worth over $\$ 1,500$. Include stocks, bonds, ownership. retirement plan, IRA, notes, and other intangibie property.

Check here $\square$ if continued on attached sheet


All fliers answer questions A thru D below. If the answer is YES to any of these questions, the F.1 Supplement must also be completed as part of this report it all answers are NO and you are a candidate for state or local office, an appointee to a vacant alective office, or a state executtive officer filing your inital report, no F-1 Supplement is required.
incumbent elected offictals and state oxecitive officers filing an annual financtal affairs roport also must answer question E An F-1 Supplement is required of these officaholders unless all answers to questions A thru E are NO.
A. Were you, your spouse or dependentes an officer, director, general partser or trustet of any corporation, company, urion, association, jpint verture or other entity at any itme during the reporting period? $\qquad$ If yes, complate Supplement, Part A.
8. Did you, your spouse or dependents have an ownership of $10 \%$ or more in ary compary, corporabor, partnership, joint ventare or other business at ary time during the raporting period? $\qquad$ If yes, complate Supplement Part A.
C. Did you, your spouse or dependents own a business at any time during the reporting period? $\qquad$ II yes, complete Supplement. Part A.
0. Did you, your spouse or dependents prepare. promote or oppose state logistation, rulea, rates or standards tor curremt or deferred compansaton (other than pay for a currently-held pubilc offica) at any trme during the reporting perioof? $\qquad$ 17 yes, complate Supplement, Paet B.
E Only for Perione Filling Annual Report Regarcing the rectipt of iterns not provided or peid lor by your goverrmental agency durting the pravious calendar year. 1) Old you. your spouse or dependents (or anty combination therwol) accept a gith of food or beverrges coesing over 550 per oceasion? $\qquad$ or 2) Did any source other than your to traved or to attend a seminar or other training? $\qquad$ It yes to either or both questons, complete Supplamenth Part $C$.

## ALL FILERS EXCEPT CANDIDATES. Check the appropriate bax.

I hold a state elected office or am an executive state officer, I have read and am tamiliar with RCW 42.52.180 regarding the use of public resources in campaigns:I hold a local elected office. I have read and am lamilar with ACW 42.17.130 regarding the use of pubic facilites in campaigns.COC FORM F-1 [REVISEO 11 IRO-

## B

CERTIFCATION: I certity under penaty of periury that the informaHon contained in this report is true and correct to the best of my knowlodge.
Signature
Daydme Telephone: ( ) Oate

REPORT NOT ACCEPTABLE WITHOUT FLERTS SIGMATUAE

| POC FORM |  |
| :---: | :---: |
| SUPPLEMENT <br> $(11 / 9 n$ | SUPPLEMENT PAGE |

PROVIDE INFORMATION FOR YOURSELF, SPOUSE, DEPENDENT CHILOAEN AND OTHER DEPENDENTS IN YOUR MOUSEHOLO

$\qquad$ Spouse $\qquad$ Dependent LEGAL NAME: POSITION OR PERCENT OF OWNERSHIP trade of operating name: ADDRESS:

BRIEF DESCRIPTION OF THE BUSINESSIORGANIZATION:

PAYMENTS ENTITY RECEIVED FROM GOVERNMENTAL. UNIT IN WHICH YOU SEEKHOLO OFFICE:
Purpose of payments
Amount (actual dollars)

PAYMENTS ENTITY RECEIVED FROM 8USINESS CUSTOMERS AND OTHER GOVERNMENT AGENCIES OVEA 57.500: Customer name:

Purpose of payment (amount not required)

WASHINGTON REAL ESTATE IN WHICH ENTTTY HELO A DIRECT FINANCIAL INTEREST (Complete only if ownership in the ENTITY is $10 \%$ or more and assessed valie of property is over $\$ 15,000$. List street address, assessor parcet number, or legal description and county for each parcal):

ENTITY NO. 2
Reporting for: Sell $\qquad$ Spouse $\qquad$ Dependent $\qquad$
POSITION OR PERCENT OF OWNERSHIP
LEGAL NAME:
TRADE OR OPERATING NAME:
ADORESS:
BRIEF DESCRIPTION OF THE BUSINESSIORGANIZATION:

PAYMENTS ENTITY RECEIVEO FROM GOVERNMENTAL UNIT IN WHICH YOU SEEK/HOLO OFFICE:
Purpose of payments
Amount (actual dollars)

PAYMENTS ENTITY RECEIVED FROM BUSINESS CUSTOMERS AND OTHER GOVERNMENT AGENCIES OVER \$7.500:
Customer name:
Purpose of payment (amount not required)

WASHINGTON REAL ESTATE IN WHICH ENTITY HELO A DIRECT FINANCIAL INTEREST (Complete only if ownership in the ENTITY is $10 \%$ or more and assessed value of property is over $\$ 15,000$. List street address, assessor parcel number, or legal descripion and county for each parcel):

List persons for whom you or any immediate family member lobbied or prepared state legislation or
. 3 LOBBYING state rules, rates or standards for currient or deferred compensation. Do not list pay from government body in which you are an elected official or professional staff member.


Complete this section if a source other than your own govemmental agency paid for or otherwise provided all or a portion of the following items to you, your spouse or dependents, or a combination thereot: 1) Food and beverages costing over $\$ 50$ per occasion; 2) Travel occasions; or 3) Seminars, educational programs or other training.

| Date <br> Recaived | Donor's Name, City and State | Briel Description | Actual Dollar <br> Amount | Valie <br> (Use Code). |
| :---: | :---: | :---: | :---: | :---: |

Reviser's note: RCW 34.05.395 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

AMENDATORY SECTION (Amending WSR 96-09-017, filed 4/8/96)

WAC 390-24-020 Forms for amending statement of financial affairs. (1) The official form for amending statements of financial affairs as required by RCW 42.17.240 for all persons who have previously filed the form F-1 is designated form "F-1A," revised ((1495)) 11/97.
(2) No more than three F-1A forms may be filed to amend a previously submitted statement of financial affairs (form F-1). The form can be used only to update information required on an F-1.
(3) The commission reserves the right to reject amendatory forms and require a new statement of financial affairs (form F-1) at any time the amendments are confusing or create misunderstandings. Authority is delegated to the commission's executive director to make this determination.
(4) Copies of Form F-1A are available at the commission office, 711 Capitol Way, Room 403, Evergreen Plaza Building, PO Box 40908, Olympia, Washington 98504-0908. Any attachments must be on $8-1 / 2^{\prime \prime} \times 11^{\prime \prime}$ white paper.



Select either "No Change Report" or "Minor Change Report, whien F. report dated $\qquad$ and F-1A reports (it any) dated (1) $\qquad$ and (2) $\qquad$ The information disclosed on those reports is accurate for the current reporting period. The

MINOR CHANGE REPORT. I have reviewed my last complete F-1 report dated .The changes listed below have occurred during the reporting period. Specity F-1 Form Ilem numbers when describing changes. Provide all information required on F. 1 report. it continued on artachid sheor


PDC FORM F-IA (REVISED $11 / 97$ )-1 ancosor
AEPORT NOT ACCEPTABLE WITHOUT FILER'S SIGNATURE

## WSR 97-23-053 PERMANENT RULES GAMBLING COMMISSION

[Filed November 17, 1997, 4:45 p.m., effective June 30, 1998]
Date of Adoption: November 14, 1997.
Purpose: These rules increase the license fees consistent with the budget proposal that the agency put forward for this biennium and in accordance with the limitations set forth in Initiative 601.

Citation of Existing Rules Affected by this Order: Amending WAC 230-04-202, 230-04-203, and 230-04-204.

Statutory Authority for Adoption: RCW 9.46.070(5).
Adopted under notice filed as WSR 97-19-082 on September 16, 1997.

Changes Other than Editing from Proposed to Adopted Version: In WAC 230-04-204, the term, "key employee" was added to describe the Class A designation; the term "nonkey employee" describes the Class B designation. The note that "Class B employees will be required to submit fingerprints with their applications" is deleted. This requirement will be noted in the license applications.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, amended 0, repealed 0; Federal Rules or Standards: New 0 , amended 0 , repealed 0 ; or Recently Enacted State Statutes: New 0, amended 0, repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, amended 0, repealed 0.

Number of Sections Adopted on the Agency's own Initiative: New 0, amended 3, repealed 0.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, amended 0 , repealed 0 .

Number of Sections Adopted using Negotiated Rule Making: New 0, amended 0, repealed 0; Pilot Rule Making: New 0, amended 0, repealed 0; or Other Alternative Rule Making: New 0 , amended 0 , repealed 0 .

Effective Date of Rule: June 30, 1998.

> November 17, 1997
> Soojin Kim
> Rules and Policy Coordinator

AMENDATORY SECTION (Amending WSR 97-14-012, filed $6 / 20 / 97$, effective $7 / 21 / 97$ )

WAC 230-04-202 Fees-Bona fide charitable/nonprofit organizations. Bona fide charitable and nonprofit organizations shall submit the following fees to the commission when applying for gambling licenses, permits, miscellaneous changes, inspection services, or when assessed the cost of special investigation procedures by the commission:

| LICENSE TYPE | DEFINITION | FEE |
| :---: | :---: | :---: |
| 1. AMUSEMENT GAMES | (Fee based on annual gross gambling receipts) |  |
| * Class A | Premises only | ((\$-52)) \$ 54 |
| Class B | Up to \$10,000 | ((\$-52)) \$ 54 |
| Class C | Up to \$25,000 | ( $\$$ \$-276)) \$287 |
| Class D | Up to \$50,000 | ( $(\$-443))$ ) $\frac{\$ 460}{\$ 80}$ |
| Class E | Over \$50,000 | ( $\$$-772)) \$803 |

* Allows a charitable or nonprofit organization to enter into a contract with Class "B" or above commercial amusement game licensee to locate and operate amusement games on their premises.


## 2. BINGO <br> GROUP <br> Class A <br> Class B <br> Class C <br> Class D <br> Class E <br> Class F <br> Class G <br> Class $\mathbf{H}$ <br> Class I <br> Class J <br> Class K <br> Class L <br> Class M and above

(Fee based on annual gross gambling receipts)

|  | 2)) |
| :---: | :---: |
| Up to \$ 50,000 | ((\$-16+)) |
| Up to \$ 100,000 | (\$-329)) |
| Up to \$ 250,000 | (\$-886)) |
| Up to \$ 500,000 | ((\$-1,492)) \$ 1,5 |
| Up to \$1,000,000 | ((\$2.996)) \$ 3 |
| Up to \$1,500,000 | ((\$4,324)) \$ 4,499 |
| Up to \$2,000,000 | ((\$-5,776)) \$ 6,009 |
| Up to \$2,500,000 | ( $(\$ 7,216)$ ) $\$ 7,508$ |
| Up to \$3,000,000 | ( $(88.658)$ ) \$9,008 |
| Up to \$3,500,000 | ((\$-9,712)) \$10,105 |
| Up to \$4,000,000 | ( $\$ 4.102)$ ) \$11,551 |
| Over \$4,000,000 | ( $\$ 12,492)$ ) \$12,997 |

3. CARD GAMES

Class A
Class B

Class C
Class D

General (Fee to play charged) $((\$-553)) \$ 575$
Limited card games - hearts, Limited card games - hearts, rummy, mahjongg, pitch, pinochle, and cribbage (Fee to play charged)
( $(\$-164)) \$ 167$ Tournament only - no more than ten consecutive days per tournament $((\$-\$ 2)) \$ \quad 54$ General (No fee to play charged) ( $\$(-52)) \$ 54$
4. FUND-RAISING EVENT

Class A One event - not more than 24 consecutive hours
((\$-329)) \$ 342
Class B One event - not more than
((\$-553)) \$ 575
Class C Additional participant in joint event (not lead organization)
Class D Fund-Raising Event Equipment
( $\$-164)$ ) \$ 167 $((\$-219)) \$ 227$ Distributor - rents or leases, equipment for fund-raising event or recreational gaming activity for no more than ten times per year*
Class E
Fund-Raising Event Equipment
(\$-553)) \$ 575 Distributor - rents or leases equipment for fund-raising event or recreational gaming activity more than ten times per year.

* Charitable and nonprofit organizations licensed to conduct fund-raising events may rent their equipment up to four occasions during the term of the license without getting licensed as a distributor.


| Class I | Up to \$ 800,000 | \$10,000 | ((\$5,776)) |
| :---: | :---: | :---: | :---: |
|  |  |  | \$6,009 |
| Class J | Up to \$1,000,000 | \$20,000 | $\begin{array}{r} ((\$ 6,548)) \\ \$ 6,813 \end{array}$ |
| Class K | Up to \$1,250,000 | \$25,000 | ((\$7,268)) |
|  |  |  | \$7,562 |
| Class L | Up to \$1,500,000 | \$25,000 | ((\$7,938)) |
|  |  |  | \$8,259 |
| Class M | Up to \$1,750,000 | \$25,000 | ((\$8,490)) |
|  |  |  | \$8,833 |
| Class N | Up to \$2,000,000 | \$25,000 | ((\$8, 8 992)) |
|  |  |  | \$9,356 |
| Class 0 | Over \$2,000,000 | Nonapplicable | ((\$9,880)) |
|  |  |  | \$10,280 |

* A licensee will be allowed a one-time variance for each license class without having to upgrade or pay the penalties set forth in WAC 230-04 260: Provided, That a licensee utilizing the variance shall be required to upgrade to the higher license class upon renewal.

| 6. raffles | (Fee based on annual gross gambling receipts) |  |  |
| :---: | :---: | :---: | :---: |
| Class A | Up to \$ 5,000 | (\$ $\$$ | \$ 54 |
| Class B | Up to \$10,000 | ((\$-164)) | \$ 167 |
| Class C | Up to \$25,000 | ((\$-329)) | \$ 342 |
| Class D | Up to \$50,000 | (\$ $\$$-553)) | \$ 575 |
| Class E | Up to \$75,000 | ( $\$$ | \$ 921 |
| Class F | Over \$75,000 | ( $\$+1,326)$ ) | \$1,379 |

7. Combination license

CLass a Allows gross gambling receipts of up to
$\$ 25,000$ from bingo, $\$ 7,500$ from raffles, and $\$ 7,500$ from amusement games, not to
exceed $\$ 30,000$ combined gross gambling receipts from all such activities. Allows general card games where no fee to play is charged.
$((\$-100)) \$ 104$
CLASS B Allows gross gambling receipts of up to $\$ 60,000$ from bingo, $\$ 15,000$ from raffles, and $\$ 15,000$ from amusement games, not ((t t 7$)$ ) to exceed $\$ 75,000$ combined gross((\#\#)) gambling receipts from all such activities. Allows general card games where no fee to play is charged.
$(\$-268)) \$ 270$
CLASS C Allows gross gambling receipts of up to $\$ 125,000$ from bingo, $\$ 30,000$ from raffles, and $\$ 30,000$ from amusement games $((t)))_{2}$ not to
exceed $\$ 150,000$ combined gross gambling receipts from all such activities. Allows general card games where no fee to play is charged.
$(\$-600)) \$ 624$

## 8. SEPARATE PREMISES <br> BINGO

Per occasion (see WAC 230-04-300) ( $(\$$
$\$ \quad 27$

## 9. PERMITS

AGRICULTURAL
FAIR-BINGO RECREATIONAL
GAMING ACTIVITY (RGA)

| 10. CHANGES |  |  |
| :---: | :---: | :---: |
| NAME | (See WAC 230-04-310) ( $\%$ - 26)) \$ | 27 |
| LOCATION | (See WAC 230-04-320) (\$ 26)) \$ | 27 |
| FRE | (Date or time) (See ( $\$$ | 27 |
|  | WAC 230-04-325) |  |
| LICENSE CLASS | (See WAC 230-04-260) ( $\$$ ( -26 ) \$ | 27 |
| DUPLICATE | (See WAC 230-04-290) ( $\$$ | 27 |


| 11. SPECIAL FEES |  |  |
| :--- | :--- | ---: |
| INVESTIGATION | (See WAC 230-04-240) | As required |
| REPLACEMENT | (See WAC 230-08-017) | $(\$-26)) \$ \quad 27$ |
| IDENTIFICATION |  |  |
| STAMPS |  |  |
| EXCEEDING LICENSE | (See WAC 230-04-260) | As required |
| CLASS |  |  |
| REVIEW, |  |  |
| INSPECTION AN required |  |  |
| OR EVALUATION | (See WAC 230-12-315) |  |
| OF EQUIPMENT, |  |  |
| PARAPHERNALIA, |  |  |
| SERVICES, OR |  |  |
| SCHEMES |  |  |


| 12. SIX-MONTH | (See WAC 230-04-190) | $(\$-20)$ |
| :--- | ---: | ---: |
| PAYMENT PLAN | $\$ 27$ |  |

AMENDATORY SECTION (Amending WSR 97-14-012, filed 6/20/97, effective 7/21/97)

WAC 230-04-203 Fees-Commercial stimulant and other business organizations. All persons seeking to operate gambling activities at business locations shall submit the following fees to the commission when applying for gambling licenses, permits, miscellaneous changes, inspection services, or when assessed the cost of special investigation procedures by the commission:

| LICENSE TYPE | DEFINITION | FEE |
| :---: | :---: | :---: |
| 1. Card games |  |  |
| Class B | Limited card games - hearts, rummy, pitch, pinochle, mahjongg, and/or cribbage (Fee to play charged) | $\begin{array}{r} (\$-16+)) \\ \$ 167 \\ \hline \end{array}$ |
| Class C | Toumament only, no more than ten consecutive days per tournament. | $\begin{array}{r} (\$-164) \\ \$ 167 \end{array}$ |
| Class D | General (No fee to play charged) | $\begin{array}{r} (\$ 52)) \\ \$ \quad 54 \end{array}$ |
| Class E | General (Fee to play charged) |  |
| E-1 | One table only | $\begin{array}{r} (\$-386)) \\ \$ 401 \end{array}$ |
| E-2 | Up to two tables | $\begin{array}{r} ((\$ 663)) \\ \$ 689 \end{array}$ |
| E-3 | Up to three tables | $\begin{array}{r} (\$ 1+106)) \\ \$ 1,150 \end{array}$ |
| E-4 | Up to four tables | ((\$2,2+4)) |
| E-5 | Up to five tables | ( $\$ \$ 3,3,303)$ |
|  |  | \$3,464 |
| 2. COMMERCIAL |  |  |
| AMUSEMENT | (Fee based on annual gross gambling receipts) |  |
| GAMES |  |  |
| * Class A | Premises only ** | ** ((\$27618126)) |
|  |  | \$287/\$131 |
| Class B | Up to \$ 50,000 | ((\$-386)) |
|  |  | \$ 401 |
| Class C | Up to \$ 100,000 |  |
|  | Up to \$ 250,000 | (\$81,032 |
| Class D |  | $\begin{array}{r} (\$ 2,2+4)) \\ \$ 2,303 \end{array}$ |
| Class E | Up to \$ 500,000 | ( $\$ 3,8884)$ |
|  |  | \$4,041 |
| Class F | Up to \$1,000,000 | ( $(\$ 6,662)$ ) |
|  |  | \$6,931 |
| Class G | Over $\$ 1,000,000$ | ( $(\$ 8,334)$ ) |
|  |  | \$8,671 |

* Allows a business that is qualified under WAC 230-04-138 (1)(f), (g), (h), (i), or (j) to enter into a contract with a class "B" or above commercial amusement game licensee to locate and operate amusement games upon their premises.
** Provides for a fee reduction of $\$ 150$ when: Renewing an annual license; applying for an additional license(s) at the same premises; and/or applying for multiple licenses at the same premises.

| 3. PUNCHBOARDS/ pull tabs | (Fee based on annual gross gambling receipts) |  |  |
| :---: | :---: | :---: | :---: |
|  |  |  | ANCE |
| Class A | Up to \$50,000 | \$ 5,000 | ((\$-527)) |
|  |  |  | \$ 548 |
| Class B | Up to \$100,000 | \$5,000 | ((\$-940)) |
|  |  |  | \$ 978 |
| Class C | Up to \$200,000 | \$10,000 | ( $\$ 1.774$ ) |
|  |  |  | \$1,845 |
| Class D | Up to \$300,000 | \$10,000 | ((\$2,578)) |
|  |  |  | \$2,682 |
| Class E | Up to \$400,000 | \$10,000 | ((\$3,239)) |
|  |  |  | \$3,464 |
| Class F | Up to \$500,000 | \$10,000 | ( $(84,020)$ ) |
|  |  |  | \$ 4,182 |
| Class G | Up to \$600,000 | \$10,000 | ( $\$ 4.6588)$ |
|  |  |  | \$4,846 |
| Class H | Up to \$700,000 | \$10,000 | ( $(\$ 5,242)$ ) |
|  |  |  | \$5,454 |
| Class I | Up to \$800,000 | \$10,000 | ( $(85,776)$ ) |
|  |  |  | \$6,009 |
| Class J | Up to \$1,000,000 | \$20,000 | ( $(56,548)$ ) |
|  |  |  | \$6,813 |
| Class K | Up to \$1,250,000 | \$25,000 | ((\$7,268)) |
|  |  |  | \$7,562 |
| Class L | Up to \$1,500,000 | \$25,000 | ((\$7,938)) |
|  |  |  | \$8,259 |
| Class M | Up to \$1,750,000 | \$25,000 | ((\$8,490)) |
|  |  |  | \$8,833 |
| Class N | Up to \$2,000,000 | \$25,000 | ((\$8,992)) |
|  |  |  | \$9,356 |
| Class O | Over \$2,000,000 | Nonapplicable | ( $\$$ |
|  |  |  | \$10,280 |

* A licensee will be allowed a one-time variance for each license class without having to upgrade or pay the penalties set forth in WAC 230-04260: Provided, That a licensee utilizing the variance shall be required to upgrade to the higher license class upon renewal

| 4. DISTRIBUTOR | (Fee based on annual gross sales of gambling related supplies and equipment) |  |
| :---: | :---: | :---: |
| (a) Class A | Nonpunchboard/pull tab only | ((\$-553)) |
|  |  | \$ 575 |
| Class B | Up to \$ 250,000 | ((\$7; 106 ) |
|  |  | \$1,150 |
| Class C | Up to \$ 500,000 | ( $\$ \$+660)$ |
|  |  | \$1,727 |
| Class D | Up to $\$ 1,000,000$ | ( $\$ \$ 2+244)$ ) |
|  |  | \$2,303 |
| Class E | Up to \$2,500,000 | ((\$2, |
|  |  | \$2,998 |
| Class F | Over \$2,500,000 | ( $\$ \$ 3,559)$ ) |
|  |  | \$3,693 |

In addition to the annual fee, the commission will assess all applicants the actual costs incurred in conducting the investigation and inspection necessary for initial certification.
(b) FUND-RAISING

EVENT EQUIPMENT
DISTRIBUTOR
Class A

Rents or leases equipment for fund- ((\$219)) \$227 raising event or recreational gaming activity up to 10 times per year.

Class B
Rents or leases equipment for fund- ( $\$ \$ 537)$ ) $\$ 575$ raising event or recreational gaming activity more than 10 times per year.

| 5. MANUFACTURER | (Fee based on annual gross sales <br> of gambling related supplies and <br> equipment) |
| :--- | :--- |
| Class A | Machines only |

In addition to the annual fee, the commission will assess all applicants the actual costs incurred in conducting the investigation and inspection necessary for initial certification, quality control inspection for additional activities or product lines, and renewal of licenses when travel cost is incurred to complete the investigation.

| 6. PERMITS |  |  |
| :---: | :---: | :---: |
| agricultural fair/ SPECIAL PROPERTY BINGO |  |  |
| Class A | One location and event only | (\$ $\$$ 26) ) |
|  | (See WAC 230-04-191) | \$27 |
| Class B | Annual permit for specified | ((\$16+)) |
|  | different events and locations | \$167 |
|  | (See WAC 230-04-193) |  |
| RECREATIONAL | (See WAC 230-02-505 |  |
| gaming activity | and 230-25-330) | ((\$-5z)) |
| (RGA) |  | \$ 54 |
| 7. Changes |  |  |
| name | (See WAC 230-04-310) | ((826)) |
|  |  | \$27 |
| LOCATION | (See WAC 230-04-320) | (\$826) |
|  |  | \$27 |
| business | (Same owners) | (\$\$52) |
|  |  | \$54 |
| CLASSIFICATION LICENSE CLASS | (See WAC 230-04-340) |  |
|  | (See WAC 230-04-260) |  |
|  | New class fee, less |  |
|  | previous fee paid, plus | ((826)) |
|  |  | \$27 |
| duplicate | (See WAC 230-04-290) | ((826)) |
| LICENSE |  | \$27 |
| OWNERSHIP | (See WAC 230-04-340) | ( (885ㅈㄴ) $)$ |
| Of stock |  | \$54 |
| LICENSETRANSFERS | (See WAC 230-04-125, | (\$\$52) |
|  | 230-04-340, and | \$54 |
|  | 230-04-350) |  |
| 8. SPECIAL FEES |  |  |
| investigation | (See WAC 230-04-240) | As required |
| Identification andInSPECTON | (See WAC 230-08-017) | As required |
|  |  |  |
| SERVICES STAMPS |  |  |
| QUALITY CONTROL | (See WAC 230-30-030) | As required |
| inspection fees |  |  |
| REPLACEMENT OF |  | (\$\$6) ) |
| IDENTIFICATION |  | \$27 |
| STAMPS | (See WAC 230-30-017) |  |
| exceeding license | (See WAC 230-04-260) | As required |

REVIEW,
INSPECTION AND/ OR EVALUATION OF EQUIPMENT, PARAPHERNALIA, SERVICES, OR SCHEMES SPECIAL SALES PERMITS

As required
(See WAC 230-12-315)
9. SIX-MONTH (See WAC 230-04-190) ((\$26))
PAYMENT PLAN
(See WAC 230-04-115) As required

AMENDATORY SECTION (Amending Order 304, filed 11/21/96, effective $1 / 1 / 97$ )

WAC 230-04-204 Fees-Individuals. Individuals shall submit the following fees to the commission when applying for gambling licenses, permits, miscellaneous changes, or when assessed the cost of special investigation procedures by the commission:

| LICENSE TYPE | DEFINITION | FEE |
| :---: | :---: | :---: |
| 1. CHARITABLE OR NONPROFIT GAMBLING MANAGER | Original Renewal Change of Employer | $\begin{aligned} & ((\$ 164)) \$ 167 \\ & ((\$ 78)) \$ 81 \\ & ((\$ 78)) \$ 81 \end{aligned}$ |
| 2. COMMERCIAL Gambling manager | Original Renewal Change of Employer | $\begin{array}{r} ((\$ 16+)) \$ 167 \\ ((\$ 78)) \$ 81 \\ ((\$ 78)) \$ 81 \end{array}$ |
| 3. DISTRIBUTOR'S OR GAMBLING SERVICES SUPPLIER <br> REPRESENTATIVE | Original Renewal ((Change-of Empleyer | $\begin{aligned} & ((\$ 249)) \\ & ((\$ 135)) \end{aligned} \frac{\$ 227}{\$ 140}$ |
| 4. MANUFACTURER'S REPRESENTATIVE | Original Renewal | $\begin{aligned} & (\$ 2+9)) \\ & ((\$ 135)) \end{aligned} \$ 227$ |
|  |  |  |
|  | $\begin{aligned} & \frac{\text { Original }}{\text { in-state }} \\ & \text { Original } \\ & \text { out-of-state } \\ & \hline \text { Renewal } \end{aligned}$ | $\begin{aligned} & \$ 217 \\ & \$ 271 \\ & \$ 135 \end{aligned}$ |
| - SUPPORTS CARD ROOMS <br> HAVING SPECIAL <br> APPROVED ACTIVITIES <br> AS SPECIFED 1 . <br> WAC 230-04-203(1) |  |  |

## 6. OTHER FEES

| CHANGE OF NAME | (See WAC 230-04-310) | $((\$ 26)) \$ 27$ |
| :--- | :--- | :--- |
| DUPLICATE LICENSE | (See WAC 230-04-290) | $(\$ 26))$ \$27 |
| REPLACEMENT |  |  |
| OUT-OF-STATE <br> RECORDS INQUIRY | (See WAC 230-04-240) | As required |

## WSR 97-23-059 PERMANENT RULES <br> DEPARTMENT OF AGRICULTURE

[Filed November 18, 1997, 10:12 a.m.]
Date of Adoption: November 18, 1997 .
Purpose: To establish rules for the ginseng management program.

Statutory Authority for Adoption: Chapter 15.17 RCW.
Adopted under notice filed as WSR 97-19-086 on September 17, 1997.

Changes Other than Editing from Proposed to Adopted Version: Removed WAC 16-695-040 (2)(a) as originally proposed. It is not, as originally thought, a federal requirement.

Number of Sections Adopted in Order to Comply with Federal Statute: New 16, amended 0, repealed 0; Federal Rules or Standards: New 0, amended 0, repealed 0; or Recently Enacted State Statutes: New 0, amended 0, repealed 0 .

Number of Sections Adopted at Request of a Nongovernmental Entity: New 16, amended 0, repealed 0.

Number of Sections Adopted on the Agency's own Initiative: New 0, amended 0, repealed 0.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, amended 0 , repealed 0 .

Number of Sections Adopted using Negotiated Rule Making: New 0, amended 0, repealed 0; Pilot Rule Making: New 0, amended 0, repealed 0; or Other Alternative Rule Making: New 16, amended 0 , repealed 0.

Effective Date of Rule: Thirty-one days after filing.
November 17, 1997
James M. Jesernig
Director

## Rules Relating to Ginseng Management

## NEW SECTION

WAC 16-695-005 Purpose. These rules are promulgated under Chapter 34.05 RCW to establish standards and administer a ginseng management program. This program will promote the production and export of cultivated ginseng and prohibit acts detrimental to the survival of the indigenous wild ginseng population of the United States. These rules shall regulate the sale and export of ginseng, establish a registration program for dealers and growers, and provide for the certification of cultivated American ginseng.

## NEW SECTION

WAC 16-695-010 Definitions. The following definitions shall apply:
(1) "Cultivated Ginseng" means any part of a ginseng plant that is growing or grown in managed beds under artificial or natural shade and cultivated according to recognized ginseng horticultural practices. Cultivated ginseng includes woodsgrown ginseng.
(2) "Dealer" means anyone who buys ginseng for resale, or grows and sells it for export. This definition does not apply to persons who buy ginseng solely for the purpose of final retail sale to consumers in the United States.
(3) "Dealer registration" means an annual registration issued by the department authorizing a dealer to buy, collect, or otherwise acquire ginseng for resale or export.
(4) "Department" means the Washington state department of agriculture.
(5) "Director" means the director of the department or his duly appointed representative.
(6) "Dry weight" means the weight in pounds and ounces of harvested or collected ginseng root that is dried and is no longer viable.
(7) "Export" means export outside the boundaries of the United States.
(8) "Out-of-state ginseng" means ginseng that is grown or originated outside the state of Washington.
(9) "Ginseng" means any and all parts of the plant known as American ginseng (Panax quinquefolius L.) including but not limited to: plants, whole roots, essentially intact roots, root chunks, slices, seeds, and tissue.
(10) "Green ginseng" means a ginseng root from which the moisture has not been removed by drying.
(11) "Green weight" means the weight in pounds and ounces of freshly harvested or collected ginseng root that is not dried and is still viable.
(12) "Grower" means a person who grows "cultivated," "wild simulated" and or "woodsgrown" ginseng, and sells it to a dealer.
(13) "Grower registration" means an annual registration issued by the department which enables a grower to sell cultivated ginseng that the grower has produced.
(14) "Person" means any individual, firm, partnership, corporation, company, society, association or other business entity, and every officer, agent or employee thereof, agency or organized group of persons whether or not incorporated.
(15) "Wild ginseng" means ginseng growing naturally within its native range.
(16) "Wild simulated ginseng" means cultivated ginseng grown in a wooded site where wild ginseng is not established.
(17) "Woodsgrown ginseng" means ginseng grown in managed beds under natural shade.

## NEW SECTION

WAC 16-695-015 Collection of wild ginseng. No grower's or dealer's registration will be issued for the collection, sale or distribution of wild ginseng for the purpose of sale or distribution.

## NEW SECTION

WAC 16-695-020 Dealers and growers-Annual registration with the department - Requirements. Dealers and growers must register with the Washington State Department of Agriculture, and the following requirements apply. (1) No person may act as a dealer without first registering with the department. Registration shall be made annually on a form provided by the department and will expire on March 31 of each year. The department will assign a registration number to each person registered under this subsection.
(2) No person shall act as a grower without first registering with the department. Registration shall be made annually on a form provided by the department and will
expire on March 31 of each year. The department will assign a registration number to each person registered under this subsection.
(3) Any person who acts as a dealer and a grower must register as both.

## NEW SECTION

WAC 16-695-025 Grower records. A grower selling cultivated ginseng shall do all of the following when selling to a dealer:
(a) Provide a record of sale containing all of the following information to the dealer:
(i) Grower's name and address;
(ii) Grower's registration number;
(iii) Ginseng certificate number;
(iv) Ginseng dry weight;
(v) Year harvested;
(vi) County of harvest;
(vii) Date of transaction;
(b) Certify that the ginseng was grown in Washington State. The certificate of origin shall be in the form prescribed by the director;
(c) Maintain records of all ginseng production and sales. Records must be maintained for a period of three years.

## NEW SECTION

WAC 16-695-030 Dealer records. Dealers shall keep true and accurate records of transactions, including both sales and purchase records, in a format prescribed by the director. Records must be maintained for a period of three years.
(1) Purchase records shall include:
(a) Dealer's Name;
(b) Dealer's registration number;
(c) Dealer's address;
(d) Grower/seller name;
(e) Grower/seller registration number;
(f) Ginseng weight in pounds and ounces;
(g) Designation of green or dry ginseng;
(h) Designation of wild or cultivated ginseng;
(i) Harvest year of ginseng;
(j) County in which the ginseng was harvested;
(k) Date of transaction;
(2) Sales records shall include the following information:
(a) Dealer's name;
(b) Dealer's registration number;
(c) Dealer's address;
(d) Buyer's name;
(e) Buyer's registration number;
(f) Ginseng weight in pounds and ounces;
(g) Designation of green or dry ginseng;
(h) Designation of wild or cultivated ginseng;
(i) Harvest year;
(j) County in which the ginseng was harvested;
(k) Date of transaction.

## NEW SECTION

WAC 16-695-035 Out-of-state ginseng. (1) No dealer may purchase, receive or import out-of-state ginseng unless it is accompanied by a valid certificate of origin issued by the state or country of origin. The certificate must include the state or country of origin, the source (wild or cultivated), year of harvest, and dry weight of the out-of-state ginseng.
(2) The dealer shall retain for a period of three years a copy of each written certificate of origin received.
(3) If a dealer receives ginseng not accompanied by a valid certificate of origin, the uncertified ginseng must be returned within 30 days to the state or country of origin. Failure to do so shall render the ginseng illegal for commerce.

## NEW SECTION

WAC 16-695-040 Selling and/or shipping of ginseng - certificates. (1) Except as described in subsection (7) of this section, no person shall sell or ship ginseng out-of-state or export Washington grown ginseng unless it is accompanied by a valid, prenumbered certificate of origin on a form issued by the department. The department shall, upon request and payment of the required fee(s), provide each registered grower or dealer with forms for certificates of origin. The department shall identify each certificate of origin form with a serial number, the registration number of the grower or dealer, and the expiration date of the certificate. The expiration date shall be the following March 31. Registered growers or dealers may certify their own cultivated ginseng by filling out and signing a certificate of origin form. The certificate of origin shall contain the following information:
(a) State of origin;
(b) Serial number of certificate;
(c) Dealer's and/or grower's state registration number;
(d) Year of harvest of ginseng being certified;
(e) Designation as cultivated roots or plants;
(f) Designation as dried or fresh (green) roots, or live plants;
(g) Weight of roots or plants (or number of plants) separately expressed both numerically and in writing;
(h) Date of certification;
(i) Signature of grower or dealer making certification.
(2) All of the following conditions must be met in order for a Washington certificate of origin to be valid:
(a) the certificate of origin form must be used on or prior to its expiration date,
(b) the certificate must be signed by the grower or dealer whose registration number was entered on it by the department, and
(c) the ginseng must be cultivated ginseng grown in Washington state.
(3) Forms for certificates of origin are issued by the department in triplicate. The original is designated for the dealer's use in commerce; the first copy is for the dealer's records; and the second copy shall be sent within two weeks of issuance by the grower or dealer to the Washington State Department of Agriculture, Laboratory Services Division, 1111 Washington Street, P.O. Box 42560, Olympia, WA 98504-2560.
(4) Unused forms for certificates of origin shall become void on the March 31 following issuance by WSDA. All voided certificates of origin and forms for certificates of origin shall be sent within two weeks to the Washington State Department of Agriculture, Laboratory Services Division, 1111 Washington Street, P.O. Box 42560, Olympia, WA 98504-2560.
(5) No person shall export ginseng grown in Washington using an out-of-state issued certificate.
(6) Certificates of origin shall not be issued for wild ginseng.
(7) Subsection (1) of this section shall not apply to a person who sells or ships cultivated ginseng out-of-state to a person who is buying or receiving it solely for the purpose of final retail sale to consumers in the United States, if the person selling or shipping keeps a record for a period of three years which includes:
(a) Name and address of the buyer or receiver;
(b) Weight of the ginseng in pounds and ounces;
(c) Date of the sale or shipment;
(d) County of harvest of the ginseng;
(e) Year of harvest of the ginseng.

## NEW SECTION

WAC 16-695-045 Maintaining separate lots of ginseng. Dealers shall maintain separation between lots of out-of-state ginseng and that harvested in Washington until a certificate of origin has been issued for the ginseng harvested in the state.

## NEW SECTION

WAC 16-095-050 Dealer and/or grower holding ginseng after March 31 of the year. Any grower or dealer holding ginseng on or after March 31 must report all carryover stocks on a form provided by the department, which shall list name and address of the grower or dealer, location of the lot, lot identification, county of harvest, dry or green weight in pounds and ounces, and year of harvest.

Reviser's note: The above new section was filed by the agency as WAC 16-095-050. This section is placed among sections forming new chapter 16-695 WAC, and therefore should be numbered WAC 16-695-050. Pursuant to the requirements of RCW 34.08.040, the section is published in the same form as filed by the agency.

## NEW SECTION

WAC 16-695-055 Inspection or submission of records. (1) All records required to be kept under this chapter must be made available to the Washington State Department of Agriculture upon request for audit, inspection, and/or copying.
(2) Pursuant to the authority provided in chapter 15.17 RCW, the department shall not disclose information obtained regarding purchases, sales, or production of an individual American ginseng dealer, except for providing reports to the United States Fish and Wildlife Service. This information is exempt from public disclosure required by chapter 42.17 RCW.

## NEW SECTION

WAC 16-695-060 Export procedures. Valid Federal CITES documents are necessary to export ginseng.

## NEW SECTION

WAC 16-695-065 Fees-Hourly, overtime. Fees shall be charged sufficient to cover the department's cost of implementing this chapter. (1) Ginseng certification activities shall be provided at an hourly and overtime rate. The overtime rate shall apply for service provided subsequent to a regularly scheduled eight-hour week day shift or on Saturdays, Sundays, and state legal holidays. No service will be performed on Thanksgiving Day, Christmas Day or New Years Day, beginning at 5:00 p.m., on the previous day.
(2) Charges shall be for a minimum of one hour. Additional time shall be charged in one-half hour increments.

## NEW SECTION

WAC 16-695-070 Schedule of fees and charges. The following schedule for ginseng certification activities shall apply:
(1) Certificate of origin form, each . . . . . . $\$ 25.00$
(2) Hourly rate . . . . . . . . . . . . . . . . . . . . $\$ 28.00$
(3) Overtime rate . . . . . . . . . . . . . . . . . . . $\$ 42.00$
(4) Travel time at the appropriate hourly or overtime rate shall be assessed.
(5) Mileage and per diem shall be charged at the rate established by the state office of financial management.
(6) Postage and other miscellaneous costs shall be charged back at actual cost.
(7) Certification activities shall include auditing records of the production, sales and storage of ginseng, and issuing certificates.

## NEW SECTION

WAC 16-695-075 Unlawful activities. A person shall not do any of the following:
(1) Fail to maintain all required records.
(2) Fail to submit information to the department as required in WAC 16-695-050.
(3) Fail to submit voided certificates of origin or forms for certificates of origin to the department.
(4) Buy, otherwise acquire, or possess uncertified ginseng, which is required by this chapter to be certified.
(5) Export uncertified ginseng from this state.
(6) Possess ginseng originating from another state without authorization from the state of origin.
(7) Violate Chapter 15.17 RCW or any rule promulgated thereunder, or any lawful order of the director.
(8) Knowingly provide incorrect or false information on a registration application, report, certificate of origin, or other document required under this act.
(9) Provide a purchaser with a record of sale for more ginseng than is actually sold or otherwise exchanged.

## NEW SECTION

WAC 16-695-080 Enforcement actions. (1) The director may take any enforcement action authorized by Chapter 15.17 RCW.
(2) Upon determination that an applicant or registered ginseng dealer or grower has violated this chapter, and after following the notice and hearing requirements and provisions of chapter 34.05 RCW concerning adjudicative proceedings, the director of the department may deny, suspend, or revoke any registration or application for registration.

## WSR 97-23-064 PERMANENT RULES DEPARTMENT OF ECOLOGY [Order 94-19—Filed November 18, 1997, 4:04 p.m.]

Date of Adoption: November 18, 1997.
Purpose: To amend chapter 173-201A WAC to update the standards, streamline language, add new language to improve and solve water quality problems, and to clarify rule language changes.

Citation of Existing Rules Affected by this Order: Amending chapter 173-201A WAC, the surface water quality standards.

Statutory Authority for Adoption: Chapter 90.48 RCW. Other Authority: 40 CFR 131.
Adopted under notice filed as WSR 97-12-034 on May 30, 1997.

Changes Other than Editing from Proposed to Adopted Version: Additional language has been added to the definitions for "action value," "lake specific-study," and "trophic state." Some language was amended and changed in WAC 173-201A-030(6) for lake nutrient criteria guidance. WAC 173-201A-040 for toxic substances had some minor numeric changes and changes to footnotes affecting where the criteria applied. There was a minor language change to WAC 173-201A-060 (2) and (4)(c) and language added to WAC $173-$ 201A-110 (1)(c).

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, amended 0, repealed 0; Federal Rules or Standards: New 0, amended 8, repealed 0; or Recently Enacted State Statutes: New 0, amended 0, repealed 0 .

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, amended 2, repealed 0.

Number of Sections Adopted on the Agency's own Initiative: New 0 , amended 8 , repealed 0 .

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, amended 8 , repealed 0 .

Number of Sections Adopted using Negotiated Rule Making: New 0 , amended 0 , repealed 0 ; Pilot Rule Making: New 0 , amended 0 , repealed 0 ; or Other Alternative Rule Making: New 0 , amended 0 , repealed 0 .

Effective Date of Rule: Thirty-one days after filing.
November 18, 1997
Tom Fitzsimmons
Director

AMENDATORY SECTION (Amending Order 92-29, filed 11/25/92, effective $12 / 26 / 92$ )

WAC 173-201A-020 Definitions. The following definitions are intended to facilitate the use of chapter 173201A WAC:
"Action value" means a total phosphorus (TP) value established at the upper limit of the trophic states in each ecoregion. Exceedance of an action value indicates that a problem is suspected. A lake-specific study may be needed to confirm if a nutrient problem exits.
"Acute conditions" are changes in the physical, chemical, or biologic environment which are expected or demonstrated to result in injury or death to an organism as a result of short-term exposure to the substance or detrimental environmental condition.
"AKART" is an acronym for "all known, available, and reasonable methods of prevention, control, and treatment." AKART shall represent the most current methodology that can be reasonably required for preventing, controlling, or abating the pollutants associated with a discharge. The concept of AKART applies to both point and nonpoint sources of pollution. The term "best management practices," typically applied to nonpoint source pollution controls is considered a subset of the AKART requirement. "The Stormwater Management Manual for the Puget Sound Basin" (1992), may be used as a guideline, to the extent appropriate, for developing best management practices to apply AKART for storm water discharges.
"Background conditions" means the biological, chemical, and physical conditions of a water body, outside the area of influence of the discharge under consideration. Background sampling locations in an enforcement action would be upgradient or outside the area of influence of the discharge. If several discharges to any water body exist, and enforcement action is being taken for possible violations to the standards, background sampling would be undertaken immediately upgradient from each discharge. When assessing background conditions in the headwaters of a disturbed watershed it may be necessary to use the background conditions of a neighboring or similar watershed as the reference conditions.
"Best management practices (BMP)" means physical, structural, and/or managerial practices approved by the department that, when used singularly or in combination, prevent or reduce pollutant discharges.
"Biological assessment" is an evaluation of the biological condition of a water body using surveys of aquatic community structure and function and other direct measurements of resident biota in surface waters.
"Bog" means those wetlands that are acidic, peat forming, and whose primary water source is precipitation, with little, if any, outflow.
"Carcinogen" means any substance or agent that produces or tends to produce cancer in humans. For implementation of this chapter, the term carcinogen will apply to substances on the United States Environmental Protection Agency lists of A (known human) and B (probable human) carcinogens, and any substance which causes a significant increased incidence of benign or malignant tumors in a single, well conducted animal bioassay, consistent with the weight of evidence approach specified in the United States Environmental Protection Agency's Guidelines for Carcino-
genic Risk Assessment as set forth in 51 FR 33992 et seq. as presently published or as subsequently amended or republished.
"Chronic conditions" are changes in the physical, chemical, or biologic environment which are expected or demonstrated to result in injury or death to an organism as a result of repeated or constant exposure over an extended period of time to a substance or detrimental environmental condition.
"Created wetlands" means those wetlands intentionally created from nonwetland sites to produce or replace natural wetland habitat.
"Critical condition" is when the physical, chemical, and biological characteristics of the receiving water environment interact with the effluent to produce the greatest potential adverse impact on aquatic biota and existing or characteristic water uses. For steady-state discharges to riverine systems the critical condition may be assumed to be equal to the ( $(7018)$ ) 7010 flow event unless determined otherwise by the department.
"Damage to the ecosystem" means any demonstrated or predicted stress to aquatic or terrestrial organisms or communities of organisms which the department reasonably concludes may interfere in the health or survival success or natural structure of such populations. This stress may be due to, but is not limited to, alteration in habitat or changes in water temperature, chemistry, or turbidity, and shall consider the potential build up of discharge constituents or temporal increases in habitat alteration which may create such stress in the long term.
"Department" means the state of Washington department of ecology.
"Director" means the director of the state of Washington department of ecology.
"Drainage ditch" means that portion of a designed and constructed conveyance system that serves the purpose of transporting surplus water; this may include natural water courses or channels incorporated in the system design, but does not include the area adjacent to the water course or channel.
"Ecoregions" are defined using EPAs Ecoregions of the Pacific Northwest Document No. 600/3-86/033 July 1986 by Omernik and Gallant.
"Fecal coliform" means that portion of the coliform group which is present in the intestinal tracts and feces of warm-blooded animals as detected by the product of acid or gas from lactose in a suitable culture medium within twentyfour hours at 44.5 plus or minus 0.2 degrees Celsius.
"Geometric mean" means either the nth root of a product of $n$ factors, or the antilogarithm of the arithmetic mean of the logarithms of the individual sample values.
"Ground water exchange" means the discharge and recharge of ground water to a surface water. Discharge is inflow from an aquifer, seeps or springs that increases the available supply of surface water. Recharge is outflow downgradient to an aquifer or downstream to surface water for base flow maintenance. Exchange may include ground water discharge in one season followed by recharge later in the year.
"Hardness" means a measure of the calcium and magnesium salts present in water. For purposes of this
chapter, hardness is measured in milligrams per liter and expressed as calcium carbonate $\left(\mathrm{CaCO}_{3}\right)$.
"Irrigation ditch" means that portion of a designed and constructed conveyance system that serves the purpose of transporting irrigation water from its supply source to its place of use; this may include natural water courses or channels incorporated in the system design, but does not include the area adjacent to the water course or channel.
"Lakes" shall be distinguished from riverine systems as being water bodies, including reservoirs, with a mean detention time of greater than fifteen days.
"Lake-specific study" means a study intended to quantify existing nutrient concentrations, determine existing characteristic uses for lake class waters, and potential lake uses. The study determines how to protect these uses and if any uses are lost or impaired because of nutrients, algae, or aquatic plants. An appropriate study must recommend a criterion for total phosphorus (TP), total nitrogen (TN) in $\mu \mathrm{g} / \mathrm{/}$ 1, or other nutrient that impairs characteristic uses by causing excessive algae blooms or aquatic plant growth.
"Mean detention time" means the time obtained by dividing a reservoir's mean annual minimum total storage by the thirty-day ten-year low-flow from the reservoir.
"Migration or translocation" means any natural movement of an organism or community of organisms from one locality to another locality.
"Mixing zone" means that portion of a water body adjacent to an effluent outfall where mixing results in the dilution of the effluent with the receiving water. Water quality criteria may be exceeded in a mixing zone as conditioned and provided for in WAC 173-201A-100.
"Natural conditions" or "natural background levels" means surface water quality that was present before any human-caused pollution. When estimating natural conditions in the headwaters of a disturbed watershed it may be necessary to use the less disturbed conditions of a neighboring or similar watershed as a reference condition.
"Nonpoint source" means pollution that enters any waters of the state from any dispersed land-based or waterbased activities, including but not limited to atmospheric deposition, surface water runoff from agricultural lands, urban areas, or forest lands, subsurface or underground sources, or discharges from boats or marine vessels not otherwise regulated under the National Pollutant Discharge Elimination System program.
"Permit" means a document issued pursuant to RCW 90.48 .160 et seq. or RCW 90.48 .260 or both, specifying the waste treatment and control requirements and waste discharge conditions.
" pH " means the negative logarithm of the hydrogen ion concentration.
"Pollution" means such contamination, or other alteration of the physical, chemical, or biological properties, of any waters of the state, including change in temperature, taste, color, turbidity, or odor of the waters, or such discharge of any liquid, gaseous, solid, radioactive, or other substance into any waters of the state as will or is likely to create a nuisance or render such waters harmful, detrimental, or injurious to the public health, safety, or welfare, or to domestic, commercial, industrial, agricultural, recreational, or other legitimate beneficial uses, or to livestock, wild animals, birds, fish, or other aquatic life.
"Primary contact recreation" means activities where a person would have direct contact with water to the point of complete submergence including, but not limited to, skin diving, swimming, and water skiing.
"Secondary contact recreation" means activities where a person's water contact would be limited (wading or fishing) to the extent that bacterial infections of eyes, ears, respiratory or digestive systems, or urogenital areas would normally be avoided.
"Shoreline stabilization" means the anchoring of soil at the water's edge, or in shallow water, by fibrous plant root complexes; this may include long-term accretion of sediment or peat, along with shoreline progradation in such areas.
"Storm water" means that portion of precipitation that does not naturally percolate into the ground or evaporate, but flows via overland flow, interflow, pipes, and other features of a storm water drainage system into a defined surface water body, or a constructed infiltration facility.
"Storm water attenuation" means the process by which peak flows from precipitation are reduced and runoff velocities are slowed as a result of passing through a surface waterbody.
"Surface waters of the state" includes lakes, rivers, ponds, streams, inland waters, saltwaters, wetlands and all other surface waters and water courses within the jurisdiction of the state of Washington.
"Temperature" means water temperature expressed in degrees Celsius $\left({ }^{\circ} \mathrm{C}\right)$.
"Treatment wetlands" means those wetlands intentionally constructed on nonwetland sites and managed for the primary purpose of wastewater or storm water treatment. Treatment wetlands are considered part of a collection and treatment system, and generally are not subject to the criteria of this chapter.
"Trophic state" means a classification of the productivity of a lake ecosystem. Lake productivity depends on the amount of biologically available nutrients in water and sediments and may be based on total phosphorus (TP). Secchi depth and chlorophyll-a measurements may be used to improve the trophic state classification of a lake. Trophic states used in this rule include, from least to most nutrient rich, ultra-oligotrophic, oligotrophic, lower mesotrophic, upper mesotrophic, and eutrophic.
"Turbidity" means the clarity of water expressed as nephelometric turbidity units (NTU) and measured with a calibrated turbidimeter.
"Upwelling" means the natural process along Washington's Pacific Coast where the summer prevailing northerly winds produce a seaward transport of surface water. Cold, deeper more saline waters rich in nutrients and low in dissolved oxygen, rise to replace the surface water. The cold oxygen deficient water enters Puget Sound and other coastal ((estatries)) estuaries at depth where it displaces the existing deep water and eventually rises to replace the surface water. Such surface water replacement results in an overall increase in salinity and nutrients accompanied by a depression in dissolved oxygen. Localized upwelling of the deeper water of Puget Sound can occur year-round under influence of tidal currents, winds, and geomorphic features.
"USEPA" means the United States Environmental Protection Agency.
"Wetlands" means areas that are inundated or saturated by surface water or ground water at a frequency and duration sufficient to support, and that under normal circumstances do support, a prevalence of vegetation typically adapted for life in saturated soil conditions. Wetlands generally include swamps, marshes, bogs, and similar areas. Wetlands do not include those artificial wetlands intentionally created from nonwetland sites, including, but not limited to, irrigation and drainage ditches, grass-lined swales, canals, detention facilities, wastewater treatment facilities, farm ponds, and landscape amenities, or those wetlands created after July 1, 1990, that were unintentionally created as a result of the construction of a road, street, or highway. Wetlands may include those artificial wetlands intentionally created from nonwetland areas to mitigate the conversion of wetlands. (Waterbodies not included in the definition of wetlands as well as those mentioned in the definition are still waters of the state.)
"Wildlife habitat" means waters of the state used by, or that directly or indirectly provide food support to, fish, other aquatic life, and wildlife for any life history stage or activity.

AMENDATORY SECTION (Amending Order 92-29, filed 11/25/92, effective 12/26/92)

WAC 173-201A-030 General water use and criteria classes. The following criteria shall apply to the various classes of surface waters in the state of Washington:
(1) Class AA (extraordinary).
(a) General characteristic. Water quality of this class shall markedly and uniformly exceed the requirements for all or substantially all uses.
(b) Characteristic uses. Characteristic uses shall include, but not be limited to, the following:
(i) Water supply (domestic, industrial, agricultural).
(ii) Stock watering.
(iii) Fish and shellfish:

Salmonid migration, rearing, spawning, and harvesting.
Other fish migration, rearing, spawning, and harvesting.
Clam, oyster, and mussel rearing, spawning, and harvesting.

Crustaceans and other shellfish (crabs, shrimp, crayfish, scallops, etc.) rearing, spawning, and harvesting.
(iv) Wildlife habitat.
(v) Recreation (primary contact recreation, sport fishing, boating, and aesthetic enjoyment).
(vi) Commerce and navigation.
(c) Water quality criteria:
(i) Fecal coliform organisms:
(A) Freshwater - fecal coliform organism levels shall both not exceed a geometric mean value of 50 colonies $/ 100$ mL and not have more than 10 percent of all samples obtained for calculating the geometric mean value exceeding 100 colonies $/ 100 \mathrm{~mL}$.
(B) Marine water - fecal coliform organism levels shall both not exceed a geometric mean value of 14 colonies/ 100 mL , and not have more than 10 percent of all samples obtained for calculating the geometric mean value exceeding 43 colonies $/ 100 \mathrm{~mL}$.
(ii) Dissolved oxygen:
(A) Freshwater - dissolved oxygen shall exceed 9.5 $\mathrm{mg} / \mathrm{L}$.
(B) Marine water - dissolved oxygen shall exceed 7.0 $\mathrm{mg} / \mathrm{L}$. When natural conditions, such as upwelling, occur, causing the dissolved oxygen to be depressed near or below $7.0 \mathrm{mg} / \mathrm{L}$, natural dissolved oxygen levels may be degraded by up to $0.2 \mathrm{mg} / \mathrm{L}$ by human-caused activities.
(iii) Total dissolved gas shall not exceed 110 percent of saturation at any point of sample collection.
(iv) Temperature shall not exceed $16.0^{\circ} \mathrm{C}$ (freshwater) or $13.0^{\circ} \mathrm{C}$ (marine water) due to human activities. When natural conditions exceed $16.0^{\circ} \mathrm{C}$ (freshwater) and $13.0^{\circ} \mathrm{C}$ (marine water), no temperature increases will be allowed which will raise the receiving water temperature by greater than $0.3^{\circ} \mathrm{C}$.

Incremental temperature increases resulting from point source activities shall not, at any time, exceed $t=23 /(T+5)$ (freshwater) or $\mathrm{t}=8 /(\mathrm{T}-4$ ) (marine water). Incremental temperature increases resulting from nonpoint source activities shall not exceed $2.8^{\circ} \mathrm{C}$.

For purposes hereof, " t " represents the maximum permissible temperature increase measured at a mixing zone boundary; and " T " represents the background temperature as measured at a point or points unaffected by the discharge and representative of the highest ambient water temperature in the vicinity of the discharge.
(v) pH shall be within the range of 6.5 to 8.5 (freshwater) or 7.0 to 8.5 (marine water) with a human-caused variation within (( $\boldsymbol{*})$ ) the above range of less than 0.2 units.
(vi) Turbidity shall not exceed 5 NTU over background turbidity when the background turbidity is 50 NTU or less, or have more than a 10 percent increase in turbidity when the background turbidity is more than 50 NTU.
(vii) Toxic, radioactive, or deleterious material concentrations shall be below those which have the potential either singularly or cumulatively to adversely affect characteristic water uses, cause acute or chronic conditions to the most sensitive biota dependent upon those waters, or adversely affect public health, as determined by the department (see WAC 173-201A-040 and 173-201A-050).
(viii) Aesthetic values shall not be impaired by the presence of materials or their effects, excluding those of natural origin, which offend the senses of sight, smell, touch, or taste.
(2) Class A (excellent).
(a) General characteristic. Water quality of this class shall meet or exceed the requirements for all or substantially all uses.
(b) Characteristic uses. Characteristic uses shall include, but not be limited to, the following:
(i) Water supply (domestic, industrial, agricultural).
(ii) Stock watering.
(iii) Fish and shellfish:

Salmonid migration, rearing, spawning, and harvesting.
Other fish migration, rearing, spawning, and harvesting.
Clam, oyster, and mussel rearing, spawning, and harvesting.

Crustaceans and other shellfish (crabs, shrimp, crayfish, scallops, etc.) rearing, spawning, and harvesting.
(iv) Wildlife habitat.
(v) Recreation (primary contact recreation, sport fishing, boating, and aesthetic enjoyment).
(vi) Commerce and navigation.
(c) Water quality criteria:
(i) Fecal coliform organisms:
(A) Freshwater - fecal coliform organism levels shall both not exceed a geometric mean value of 100 colonies $/ 100$ mL , and not have more than 10 percent of all samples obtained for calculating the geometric mean value exceeding 200 colonies $/ 100 \mathrm{~mL}$.
(B) Marine water - fecal coliform organism levels shall both not exceed a geometric mean value of 14 colonies $/ 100$ mL , and not have more than 10 percent of all samples obtained for calculating the geometric mean value exceeding 43 colonies $/ 100 \mathrm{~mL}$.
(ii) Dissolved oxygen:
(A) Freshwater - dissolved oxygen shall exceed 8.0 mg/L.
(B) Marine water - dissolved oxygen shall exceed 6.0 $\mathrm{mg} / \mathrm{L}$. When natural conditions, such as upwelling, occur, causing the dissolved oxygen to be depressed near or below $6.0 \mathrm{mg} / \mathrm{L}$, natural dissolved oxygen levels may be degraded by up to $0.2 \mathrm{mg} / \mathrm{L}$ by human-caused activities.
(iii) Total dissolved gas shall not exceed 110 percent of saturation at any point of sample collection.
(iv) Temperature shall not exceed $18.0^{\circ} \mathrm{C}$ (freshwater) or $16.0^{\circ} \mathrm{C}$ (marine water) due to human activities. When natural conditions exceed $18.0^{\circ} \mathrm{C}$ (freshwater) and $16.0^{\circ} \mathrm{C}$ (marine water), no temperature increases will be allowed which will raise the receiving water temperature by greater than $0.3^{\circ} \mathrm{C}$.

Incremental temperature increases resulting from point source activities shall not, at any time, exceed $t=28 /(T+7)$ (freshwater) or $t=12 /(\mathrm{T}-2)$ (marine water). Incremental temperature increases resulting from nonpoint source activities shall not exceed $2.8^{\circ} \mathrm{C}$.

For purposes hereof, "t" represents the maximum permissible temperature increase measured at a mixing zone boundary; and " T " represents the background temperature as measured at a point or points unaffected by the discharge and representative of the highest ambient water temperature in the vicinity of the discharge.
(v) pH shall be within the range of 6.5 to 8.5 (freshwater) or 7.0 to 8.5 (marine water) with a human-caused variation within (( A$))$ the above tange of less than 0.5 units.
(vi) Turbidity shall not exceed 5 NTU over background turbidity when the background turbidity is 50 NTU or less, or have more than a 10 percent increase in turbidity when the background turbidity is more than 50 NTU.
(vii) Toxic, radioactive, or deleterious material concentrations shall be below those which have the potential either singularly or cumulatively to adversely affect characteristic water uses, cause acute or chronic conditions to the most sensitive biota dependent upon those waters, or adversely affect public health, as determined by the department (see WAC 173-201A-040 and 173-201A-050).
(viii) Aesthetic values shall not be impaired by the presence of materials or their effects, excluding those of natural origin, which offend the senses of sight, smell, touch, or taste.
(3) Class B (good).
(a) General characteristic. Water quality of this class shall meet or exceed the requirements for most uses.
(b) Characteristic uses. Characteristic uses shall include, but not be limited to, the following:
(i) Water supply (industrial and agricultural).
(ii) Stock watering.
(iii) Fish and shellfish:

Salmonid migration, rearing, and harvesting.
Other fish migration, rearing, spawning, and harvesting. Clam, oyster, and mussel rearing and spawning.
Crustaceans and other shellfish (crabs, shrimp, crayfish, scallops, etc.) rearing, spawning, and harvesting.
(iv) Wildlife habitat.
(v) Recreation (secondary contact recreation, sport fishing, boating, and aesthetic enjoyment).
(vi) Commerce and navigation.
(c) Water quality criteria:
(i) Fecal coliform organisms:
(A) Freshwater - fecal coliform organism levels shall both not exceed a geometric mean value of 200 colonies $/ 100$ mL , and not have more than 10 percent of all samples obtained for calculating the geometric mean value exceeding 400 colonies $/ 100 \mathrm{~mL}$.
(B) Marine water - fecal coliform organism levels shall both not exceed a geometric mean value of 100 colonies/ 100 mL , and not have more than 10 percent of all samples obtained for calculating the geometric mean value exceeding 200 colonies/ 100 Ml.
(ii) Dissolved oxygen:
(A) Freshwater - dissolved oxygen shall exceed 6.5 mg /.
(B) Marine water - dissolved oxygen shall exceed 5.0 $\mathrm{mg} / \mathrm{L}$. When natural conditions, such as upwelling, occir, causing the dissolved oxygen to be depressed near or below $5.0 \mathrm{mg} / \mathrm{L}$, natưral dissolved oxygen levêls may be degraded by up to $0.2 \mathrm{mg} / \mathrm{L}$ by human-caused activities.
(iii) Total dissolved gas shall not exceed 110 percent of saturation at any point of sample collection.
(iv) Temperature shall not exceed $21.0^{\circ} \mathrm{C}$ (freshwater) or $19.0^{\circ} \mathrm{C}$ (marine water) due to human activities: When natural conditions exceed $21.0^{\circ} \mathrm{C}$ (freshwater) and $19.0^{\circ} \mathrm{C}$ (marine water), no temperature increases will be allowed which will raise the receiving water temperature by greater than $0.3^{\circ} \mathrm{C}$.

Incremental temperature increases resulting from point source activities shall not, at any time, exceed $t=34 /(T+9)$ (freshwater) or $t=16 /(\mathrm{T})$ (marine water). Incremental temperature increases resulting from nonpoint source activities shall not exceed $2.8^{\circ} \mathrm{C}$.

For purposes hereof, " $t$ " represents the maximum permissible temperature increase measured at a mixing zone boundary; and " T " represents the background temperature as measured at a point or points unaffected by the discharge and representative of the highest ambient water temperature in the vicinity of the discharge.
(v) pH shall be within the range of 6.5 to 8.5 (freshwater) and 7.0 to 8.5 (marine water) with a human-caused variation within (( A$)$ ) the above range of less than 0.5 units.
(vi) Turbidity shall not exceed 10 NTU over background turbidity when the background turbidity is 50 NTU or less, or have more than a 20 percent increase in turbidity when the background turbidity is more than 50 NTU.
(vii) Toxic, radioactive, or deleterious material concentrations shall be below those which have the potential either singularly or cumulatively to adversely affect characteristic water uses, cause acute or chronic conditions to the most sensitive biota dependent upon those waters, or adversely
affect public health, as determined by the department (see WAC 173-201A-040 and 173-201A-050).
(viii) Aesthetic values shall not be reduced by dissolved, suspended, floating, or submerged matter not attributed to natural causes, so as to affect water use or taint the flesh of edible species.
(4) Class C (fair).
(a) General characteristic. Water quality of this class shall meet or exceed the requirements of selected and essential uses.
(b) Characteristic uses. Characteristic uses shall include, but not be limited to, the following:
(i) Water supply (industrial).
(ii) Fish (salmonid and other fish migration).
(iii) Recreation (secondary contact recreation, sport fishing, boating, and aesthetic enjoyment).
(iv) Commerce and navigation.
(c) Water quality criteria - marine water:
(i) Fecal coliform organism levels shall both not exceed a geometric mean value of 200 colonies $/ 100 \mathrm{~mL}$, and not have more than 10 percent of all samples obtained for calculating the geometric mean value exceeding 400 colonies $/ 100 \mathrm{~mL}$.
(ii) Dissolved oxygen shall exceed $4.0 \mathrm{mg} / \mathrm{L}$. When natural conditions, such as upwelling, occur, causing the dissolved oxygen to be depressed near or below $4.0 \mathrm{mg} / \mathrm{L}$, natural dissolved oxygen levels may be degraded by up to $0.2 \mathrm{mg} / \mathrm{L}$ by human-caused activities.
(iii) Temperature shall not exceed $22.0^{\circ} \mathrm{C}$ due to human activities. When natural conditions exceed $22.0^{\circ} \mathrm{C}$, no temperature increases will be allowed which will raise the receiving water temperature by greater than $0.3^{\circ} \mathrm{C}$.

Incremental temperature increases shall not, at any time, exceed $t=20 /(T+2)$.

For purposes hereof, " $t$ " represents the maximum permissible temperature increase measured at a mixing zone boundary; and "T" represents the background temperature as measured at a point or points unaffected by the discharge and representative of the highest ambient water temperature in the vicinity of the discharge.
(iv) pH shall be within the range of 6.5 to 9.0 with a human-caused variation within a range of less than 0.5 units.
(v) Turbidity shall not exceed 10 NTU over background turbidity when the background turbidity is 50 NTU or less, or have more than a 20 percent increase in turbidity when the background turbidity is more than 50 NTU.
(vi) Toxic, radioactive, or deleterious material concentrations shall be below those which have the potential either singularly or cumulatively to adversely affect characteristic water uses, cause acute or chronic conditions to the most sensitive biota dependent upon those waters, or adversely affect public health, as determined by the department (see WAC 173-201A-040 and 173-201A-050).
(vii) Aesthetic values shall not be interfered with by the presence of obnoxious wastes, slimes, aquatic growths, or materials which will taint the flesh of edible species.
(5) Lake class.
(a) General characteristic. Water quality of this class shall meet or exceed the requirements for all or substantially all uses.
(b) Characteristic uses. Characteristic uses shall include, but not be limited to, the following:
(i) Water supply (domestic, industrial, agricultural).
(ii) Stock watering.
(iii) Fish and shellfish:

Salmonid migration, rearing, spawning, and harvesting. Other fish migration, rearing, spawning, and harvesting. Clam and mussel rearing, spawning, and harvesting.
Crayfish rearing, spawning, and harvesting.
(iv) Wildlife habitat.
(v) Recreation (primary contact recreation, sport fishing, boating, and aesthetic enjoyment).
(vi) Commerce and navigation.
(c) Water quality criteria:
(i) Fecal coliform organism levels shall both not exceed a geometric mean value of 50 colonies $/ 100 \mathrm{~mL}$, and not have more than 10 percent of all samples obtained for calculating the geometric mean value exceeding 100 colonies $/ 100 \mathrm{~mL}$.
(ii) Dissolved oxygen - no measurable decrease from natural conditions.
(iii) Total dissolved gas shall not exceed 110 percent of saturation at any point of sample collection.
(iv) Temperature - no measurable change from natural conditions.
(v) pH - no measurable change from natural conditions.
(vi) Turbidity shall not exceed 5 NTU over background conditions.
(vii) Toxic, radioactive, or deleterious material concentrations shall be below those which have the potential either singularly or cumulatively to adversely affect characteristic water uses, cause acute or chronic conditions to the most sensitive biota dependent upon those waters, or adversely affect public health, as determined by the department (see WAC 173-201A-040 and 173-201A-050).
(viii) Aesthetic values shall not be impaired by the presence of materials or their effects, excluding those of natural origin, which offend the senses of sight, smell, touch, or taste.
(6) Establishing lake nutrient criteria.
(a) The following table shall be used to aid in establishing nutrient criteria:


Lakes in the Willamette, East Cascade Foothills, or Blue Mountain ecoregions do not have rècommended values and need to have lake-specific studies in order to receive criteria as described in (c)(i) of this subsection.
(b) The following actions are recommended if ambient monitoring of a lake shows the epilimnetic total phosphorus concentration, as shown in Table 1 of this section, is below the action value for an ecoregion:
(i) Determine trophic status from existing or newly gathered data. The recommended minimum sampling to determine trophic status is calculated as the mean of four or more samples collected from the epilimnion between June through September in one or more consecutive years. Sampling must be spread throughout the season.
(ii) Propose criteria at or below the upper limit of the trophic state; or
(iii) Conduct lake-specific study to determine and propose to adopt appropriate criteria as described in (c) of this subsection.
(c) The following actions are recommended if ambient monitoring of a lake shows total phosphorus to exceed the action value for an ecoregion shown in Table 1 of this section or where recommended ecoregional action values do not exist:
(i) Conduct a lake-specific study to evaluate the characteristic uses of the lake. A lake-specific study may vary depending on the source or threat of impairment. Phytoplankton blooms, toxic phytoplankton, or excessive aquatic plants, are examples of various sources of impairment. The following are examples of quantitative measures Permanent
that a study may describe: Total phosphorus, total nitrogen, chlorophyll-a, dissolved oxygen in the hypolimnion if thermally stratified, pH , hardness, or other measures of existing conditions and potential changes in any one of these parameters.
(ii) Determine appropriate total phosphorus concentrations or other nutrient criteria to protect characteristic lake uses. If the existing total phosphorus concentration is protective of characteristic lake uses, then set criteria at existing total phosphorus concentration. If the existing total phosphorus concentration is not protective of the existing characteristic lake uses, then set criteria at a protective concentration. Proposals to adopt appropriate total phosphorus criteria to protect characteristic uses must be developed by considering technical information and stakeholder input as part of a public involvement process equivalent to the Administrative Procedure Act (chapter 34.05 RCW ).
(iii) Determine if the proposed total phosphorus criteria necessary to protect characteristic uses is achievable. If the recommended criterion is not achievable and if the characteristic use the criterion is intended to protect is not an existing use, then a higher criterion may be proposed in conformance with 40 CFR part 131.10.
(d) The department will consider proposed lake-specific nutrient criteria during any water quality standards rule making that follows development of a proposal. Adoption by rule formally establishes the criteria for that lake.
(e) Prioritization and investigation of lakes by the department will be initiated by listing problem lakes in a watershed needs assessment, and scheduled as part of the
water quality program's watershed approach to pollution control. This prioritization will apply to lakes identified as warranting a criteria based on the results of a lake-specific study, to lakes warranting a lake-specific study for establishing criteria, and to lakes requiring restoration and pollution control measures due to exceedance of an established criterion. The adoption of nutrient criteria are generally not intended to apply to lakes or ponds with a surface area smaller than five acres; or to ponds wholly contained on private property owned and surrounded by a single landowner; and nutrients do not drain or leach from these lakes or private ponds to the detriment of other property owners or other water bodies; and do not impact designated uses in the lake. However, if the landowner proposes criteria the department may consider adoption.
(f) The department may not need to set a lake-specific criteria or further investigate a lake if existing water quality conditions are naturally poorer (higher TP) than the action value and uses have not been lost or degraded, per WAC 173-201A-070(2).

AMENDATORY SECTION (Amending Order 92-29, filed 11/25/92, effective 12/26/92)

WAC 173-201A-040 Toxic substances. (1) Toxic substances shall not be introduced above natural background levels in waters of the state which have the potential either singularly or cumulatively to adversely affect characteristic water uses, cause acute or chronic toxicity to the most sensitive biota dependent upon those waters, or adversely affect public health, as determined by the department.
(2) The department shall employ or require chemical testing, acute and chronic toxicity testing, and biological assessments, as appropriate, to evaluate compliance with subsection (1) of this section and to ensure that aquatic communities and the existing and characteristic beneficial uses of waters are being fully protected.
(3) The following criteria shall be applied to all surface waters of the state of Washington for the protection of aquatic life. The department may revise the following criteria on a state-wide or waterbody-specific basis as needed to protect aquatic life occurring in waters of the state and to increase the technical accuracy of the criteria being applied. The department shall formally adopt any appropriate revised criteria as part of this chapter in accordance with the provisions established in chapter 34.05 RCW, the Administrative Procedure Act. The department shall ensure there are early opportunities for public review and comment on proposals to develop revised criteria. Values are $\mu \mathrm{g} / \mathrm{L}$ for all substances except Ammonia and Chloride which are mg/L:

| Substance | Freshwater |  | Marine Water |  |
| :---: | :---: | :---: | :---: | :---: |
|  | Acute | Chronic | Acute | Chronic |
| Aldrin/Dieldrin | 2.5a | 0.0019b | 0.71a | 0.0019 b |
| Ammonia | f, c | g,d | $0.233 \mathrm{~h}, \mathrm{c}$ | 0.035h,d |
| (un-ionized NH3) hh |  |  |  |  |
| Arsenic ((ff)) dd | 360.0c | 190.0d | ( 69.00 | 36.0d,ee)) |
|  |  |  | 69.0c,11 | 36.0d,cc,11 |
| Cadmium dd | i,c | j,d | ( 37.2 e | $8.04)$ ) |
|  |  |  | 42.0 c | 9.3 d |
| Chlordane | 2.4 a | 0.0043b | 0.09a | 0.004 b |
| Chloride (Dissolved) k | 860.0h, | 230.0h, d | - | - |
| Chlorine (Total Residual) | 19.0c | 11.0 d | 13.0c | 7.5d |
| ((Cheropyrifes)) | 0.083c | 0.041d | 0.01 lc | 0.0056 d |


| Chlorpyrifos |  |  |  |  |
| :---: | :---: | :---: | :---: | :---: |
| Chromium (Hex) dd | ( 16.0 el | .0d | 0000 | 50.04)) |
|  | 15.0c,1,ii | 10.0d, ij | 1,100.0c, 1,11 | 50.0d, 11 |
| Chromium (Tri) gg | m, c | n, ${ }^{\text {d }}$ |  |  |
| Copper dd | O, $\mathbf{C}$ | p,d | ( 2-5 $^{5}$ | ) |
|  |  |  | 4.8c,11 | 3.1d,11 |
| Cyanide ee | 22.0c | 5.2 d | ( 4.00 |  |
|  |  |  | $1.0 \mathrm{c}, \mathrm{mm}$ |  |
| DDT (and metabolites) | 1.1a | 0.001 b | 0.13 a | 0.001 b |
| Dieldrin/Aldrin e | 2.5a | 0.0019b | 0.71a | 0.0019b |
| Endosulfan | 0.22a | 0.056b | 0.034a | 0.0087 b |
| Endrin | 0.18 a | 0.0023 b | 0.037a | 0.0023 b |
| Heptachlor | 0.52a | 0.0038 b | 0.053a | 0.0036 b |
| Hexachlorocyclohexane |  |  |  |  |
| (Lindane) | 2.0a | 0.08b | 0.16 a |  |
| Lead dd | q, ${ }^{\text {c }}$ | r,d | ( 1 +51.1- | 5.84)) |
|  |  |  | 210.0c,11 | 8.1d,11 |
| Mercury s(feff | 2.40 | 0.0124 |  | -0.0254)) |
|  | $2.1 \mathbf{c}, \mathbf{k k}$,dd | 0.012d,ff | $1.8 \mathrm{c}, 111 \mathrm{dd}$ | 0.025d,ff |
| Nickel dd | t, c | u,d | ( $71+3 \mathrm{e}$ | 7.94)) |
|  |  |  | 74.0c,11 | 8.2d,11 |
| Parathion | 0.065c | 0.013d | $\bigcirc$ | - |
| Pentachlorophenol (PCP) | P) w,c | v,d | 13.0c | 7.9d |
| Polychlorinated |  |  |  |  |
| Biphenyls (PCBs) | 2.0 b | 0.014 b | 10.0b | 0.030b |
| Selenium ((ff)) | 20.0c,ff | 5.0d, ff | ( 30000 | 74.04,*)) |
|  |  |  | 290c,11,dd 71 | ,0d, x, $11, \mathrm{dd}$ |
| Silver dd | y,a | - | ( +1.2 ta ) | - |
|  |  |  | 1.9a, 11 |  |
| Toxaphene | 0.73c,z | 0.0002d | $0.21 \mathrm{c}, \mathrm{z}$ | 0.0002d |
| Zinc dd | aa,c | bb,d | (\%4.60 | 76.6d)) |
|  |  |  | 90.0c,11 | 81.0d, 11 |

Notes to Table:
a. An instantaneous concentration not to be exceeded at any time.
b. A 24-hour average not to be exceeded.
c. A 1-hour average concentration not to be exceeded more than once every three years on the average.
d. A 4-day average concentration not to be exceeded more than once every three years on the average.
e. Aldrin is metabolically converted to Dieldrin. Therefore, the sum of the Aldrin and Dieldrin concentrations are compared with the Dieldrin criteria.
f. Shall not exceed the numerical value given by:
( 0.57
$(F \Psi)(F P \Psi)(2))$
$0.52 \div(F T)(F P H)(2)$
where: $\quad \mathrm{FT}=10^{[0.03(20-\mathrm{TCAP})]} ; \mathrm{TCAP} \leq \mathrm{T} \leq 30$

$$
\mathrm{FT}=10^{[0.03(20-\mathrm{T})]} ; 0 \leq \mathrm{T} \leq \mathrm{TCAP}
$$

$$
\mathrm{FPH}=1 ; 8 \leq \mathrm{pH} \leq 9
$$

$$
\mathrm{FPH}=\left(\left(++10^{(7.4 \mathrm{pH})}\right) \underset{\left(\left(\frac{\left(1+10^{(7.4-\mathrm{pH})}\right) \div 1.25}{+.25}\right)\right)}{ } \quad ; 6.5 \leq \mathrm{pH} \leq 8.0\right.
$$

TCAP $=20^{\circ} \mathrm{C}$; Salmonids present.
TCAP $=25^{\circ} \mathrm{C}$; Salmonids absent.
g. Shall not exceed the numerical value given by:
( 0.80

## (FP)(FPH)(RATH))

$0.80 \div(\mathrm{FT})(\mathrm{FPH})(\mathrm{RATIO})$
where: $\quad$ RATIO $=((16)) \underline{13.5} ; 7.7 \leq \mathrm{pH} \leq 9$

where: FT and FPH are as shown in (f) above except:
TCAP $=15^{\circ} \mathrm{C}$; Salmonids present.
TCAP $=20^{\circ} \mathrm{C}$; Salmonids absent.
h. Measured in milligrams per liter rather than micrograms per liter.

$\leq(0.944)\left(\mathrm{e}^{(1.128[\operatorname{In}(\text { hardness })]-3.828)}\right)$ at hardness $=100$. Conversion factor (CF) of 0.944 is hardness dependent. CF is calculated for other hardnesses as follows: $\mathrm{CF}=1.136672$ - [(In hardness)(0.041838)].
j. $\quad\left(\left(\leqslant(0.865)\left(e^{(0.7852(\text { nf(herenes })+3.490)}\right)\right) \leq(0.909)\left(e^{(0.7852[\ln (\text { hardness })]-}\right.\right.$ 3.490 ) at hardness $=100$. Conversions factor (CF) of 0.909 is hardness dependent. CF is calculated for other hardnesses as follows: $\mathbf{C F}=1.101672-[($ In hardness $)(0.041838)]$.
k. Criterion based on dissolved chloride in association with sodium. This criterion probably will not be adequately protective when the chloride is associated with potassium, calcium, or magnesium, rather than sodium.

1. Salinity dependent effects. At low salinity the 1-hour average may not be sufficiently protective.
m. $\leq(0.316) \mathrm{e}^{(0.8190[\ln (\text { hardness })]+3.688)}$
n. $\leq(0.860) \mathrm{e}^{(0.8190[\ln (\text { hardness })]+1.561)}$
o. $\leq(((0.862)))(0.960)\left(\mathrm{e}^{(0.9422[\ln (\text { hardness })]-1.464)}\right)$
p. $\leq((40.862)))(0.960)\left(\mathrm{e}^{(0.8545[\ln (\text { hardness })]-1.465)}\right)$
 $1.460)$ at hardness $=100$. Conversion factor $(C F)$ of 0.791 is hardness dependent. CF is calculated for other hardnesses as follows: CF = 1.46203 - [(In hardness) $(0.145712)]$.
 $4.705)$ at hardness $=100$. Conversion factor (CF) of 0.791 is hardness dependent. CF is calculated for other hardnesses as follows: CF = 1.46203 - [(In hardness)(0.145712)].
s. If the four-day average chronic concentration is exceeded more than once in a three-year period, the edible portion of the consumed species should be analyzed. Said edible tissue concentrations shall not be allowed to exceed $1.0 \mathrm{mg} / \mathrm{kg}$ of methylmercury.
t. $\leq((4.95)))(0.998)\left(\mathrm{e}^{(0.8460[\ln (\text { hardness })]+3.3612)}\right)$
u. $\leq(((0.95)))(0.997)\left(e^{(0.8460[\ln (\text { hardness })]+1.1645)}\right)$
v. $\leq \mathrm{e}^{[1.005(\mathrm{pH})-5.290]}$
w. $\leq \mathrm{e}^{[1.005(\mathrm{pH})-4.830]}$
$x$. The status of the fish community should be monitored whenever the concentration of selenium exceeds $5.0 \mathrm{ug} / \mathrm{l}$ in salt water.
y. $\leq((\Leftrightarrow .53 H))(0.85)\left(e^{(1.72[\ln (\text { hardness })]-6.52)}\right)$
z. Channel Catfish may be more acutely sensitive.
aa. $\leq\left(((0.89+7))(0.978)\left(\mathrm{e}^{(0.8473[\ln (\text { hardness })]+0.8604)}\right)\right.$
bb. $\leq((40.897))(0.986)\left(\mathrm{e}^{(0.8473[\ln (\text { hardness })]+0.7614)}\right)$
cc. Nonlethal effects (growth, C-14 uptake, and chlorophyll production) to diatoms (Thalassiosira aestivalis and Skeletonema costatum) which are common to Washington's waters have been noted at levels below the established criteria. The importance of these effects to the diatom populations and the aquatic system is sufficiently in question to persuade the state to adopt the USEPA National Criteria value ( 36 $\mu \mathrm{g} / \mathrm{L}$ ) as the state threshold criteria, however, wherever practical the ambient concentrations should not be allowed to exceed a chronic marine concentration of $21 \mu \mathrm{~g} / \mathrm{L}$.
dd. These ambient criteria in the table are ((based-on)) for the dissolved fraction ((fereyonide-riterit-wing the-weak-and-disseeiable-methed) of the metal. The-department-shall-apply-the-eriterin-atetal reeover able-values to-ealeulate-effluent-limits untess-data-is made-available to-the-department-elearly-demonstrating the seasenal-partitioning of the-disuelved-metatin-the-ambient-water-in-reletionto-an-effluent tiveherge)). The cyanide criteria are based on the weak acid dissociable method. The metals criteria may not be used to calculate total recoverable effluent limits unless the seasonal partitioning of the
dissolved to total metals in the ambient water are known. When this information is absent, these metals criteria shall be applied as total recoverable values, determined by back-calculation, using the conversion factors incorporated in the criterion equations. Metals criteria may be adjusted on a site-specific basis when data ((ift)) are made available to the department clearly demonstrating the effective use of the water effects ratio approach established by USEPA, as generally guided by the procedures in USEPA Water Quality Standards Handbook, December 1983, as supplemented or replaced. Information which is used to develop effluent limits based on applying metals partitioning studies or the water effects ratio approach shall be identified in the permit fact sheet developed pursuant to WAC 173-220-060 or 173-226-110, as appropriate, and shall be made available for the public comment period required pursuant to WAC 173-220050 or 173-226-130(3), as appropriate.
ee. The criteria for cyanide is based on the weak and dissociable method in the 17th Ed. Standard Methods for the Examination of Water and Wastewater, $4500-\mathrm{CN}$ I, and as revised (see footnote dd, above).
ff. These criteria are based on the total-recoverable fraction of the metal.
gg. Where methods to measure trivalent chromium are unavailable, these criteria are to be represented by total-recoverable chromium.
hh. Tables for the conversion of total ammonia to un-ionized ammonia for freshwater can be found in the USEPA's Quality Criteria for Water, 1986. Criteria concentrations based on total ammonia for marine water can be found in USEPA Ambient Water Quality Criteria for Ammonia (Saltwater)-1989, EPA440/5-88-004, April 1989.
ii. Conversion factor to calculate dissolved metal concentration is $\mathbf{0 . 9 8 2}$.
ii. Conversion factor to calculate dissolved metal concentration is 0.962 .
kk. Conversion factor to calculate dissolved metal concentration is 0.85 .
2. Marine conversion factors (CF) used for calculating dissolved metals concentrations. Conversion factors are applicable to both acute and chronic criteria for all metals except mercury. CF for mercury is applicable to the acute criterion only. Conversion factors are already incorporated into the criteria in the table. Dissolved criterion = criterion X CF

| Metal | CF |
| :--- | ---: |
| Arsenic | $\underline{1.000}$ |
| $\underline{\text { Cadmium }}$ | $\underline{0.994}$ |
| Chromium (VI) | $\underline{0.993}$ |
| Copper | $\underline{0.83}$ |
| Lead | $\underline{0.951}$ |
| Mercury | $\underline{0.990}$ |
| Nickel | $\underline{0.998}$ |
| Selenium | $\underline{0.946}$ |

mm . The cyanide criteria are: $9.1 \mu \mathrm{~g} / \mathrm{l}$ chronic and $2.8 \mu \mathrm{~g} / \mathrm{l}$ acute and are applicable only to waters which are east of a line from Point Roberts to Lawrence Point, to Green Point to Deception Pass; and south from Deception Pass and of a line from Partridge Point to Point Wilson.
(4) USEPA Quality Criteria for Water, 1986 shall be used in the use and interpretation of the values listed in subsection (((4))) (3) of this section.
(5) Concentrations of toxic, and other substances with toxic propensities not listed in subsection (((1))) (3) of this section shall be determined in consideration of USEPA Quality Criteria for Water, 1986, and as revised, and other relevant information as appropriate. Human health-based water quality criteria used by the state are contained in 40 CFR 131.36 (known as the National Toxics Rule).
(6) Risk-based criteria for carcinogenic substances shall be selected such that the upper-bound excess cancer risk is less than or equal to one in one million.

Reviser's note: The brackets and enclosed material in the text of the above section occurred in the copy filed by the agency and appear in the Register pursuant to the requirements of RCW 34.08.040.

AMENDATORY SECTION (Amending Order 92-29, filed 11/25/92, effective $12 / 26 / 92$ )

WAC 173-201A-050 Radioactive substances. (1) Deleterious concentrations of radioactive materials for all classes shall be as determined by the lowest practicable concentration attainable and in no case shall exceed:
(a) ((1/100)) $1 / 12.5$ of the values listed in WAC 246-221-290 (Column 2, Table II, ((Appendi*-A)) effluent concentrations, rules and regulations for radiation protection); or
(b) USEPA Drinking Water Regulations for radionuclides, as published in the Federal Register of July 9, 1976, or subsequent revisions thereto.
(2) Nothing in this chapter shall be interpreted to be applicable to those aspects of governmental regulation of radioactive waters which have been preempted from state regulation by the Atomic Energy Act of 1954, as amended, as interpreted by the United States Supreme Court in the cases of Northern States Power Co. v. Minnesota 405 U.S. 1035 (1972) and Train v. Colorado Public Interest Research Group, 426 U.S. I (1976).

AMENDATORY SECTION (Amending Order 92-29, filed 11/25/92, effective 12/26/92)

WAC 173-201A-060 General considerations. The following general guidelines shall apply to the water quality criteria and classifications set forth in WAC 173-201A-030 through 173-201A-140 hereof:
(1) At the boundary between waters of different classifications, the water quality criteria for the higher classification shall prevail.
(2) In brackish waters of estuaries, where the fresh and marine water quality criteria differ within the same classification, the criteria shall be ((interpolated on the basis of salinity, exeept that the marine water quality-eriteria shatl apply for dissolved oxygen when the salinity is pare perf theushd-or greater and for feen-eoliform-organimn when the salinity is ten parts per thousand or greatef)) applied on the basis of vertically averaged salinity. The freshwater criteria shall be applied at any point where ninety-five percent of the vertically averaged daily maximum salinity values are less than or equal to one part per thousand. Marine criteria shall apply at all other locations; except that the marine water quality criteria shall apply for dissolved oxygen when the salinity is one part per thousand or greater and for fecal coliform organisms when the salinity is ten parts per thousand or greater.
(3) In determining compliance with the fecal coliform criteria in WAC 173-201A-030, averaging of data collected beyond a thirty-day period, or beyond a specific discharge event under investigation, shall not be permitted when such averaging would skew the data set so as to mask noncompliance periods.
(4)(a) The water quality criteria herein established for total dissolved gas shall not apply when the stream flow exceeds the seven-day, ten-year frequency flood.
(b) The total dissolved gas criteria may be adjusted to aid fish passage over hydroelectric dams when consistent with a department approved gas abatement plan. This gas abatement plan must be accompanied by fisheries management and physical and biological monitoring plans. The elevated total dissolved gas levels are intended to allow increased fish passage without causing more harm to fish populations than caused by turbine fish passage. The specific allowances for total dissolved gas exceedances are listed as special conditions for sections of the Snake and Columbia rivers in WAC 173-201A-130 and as shown in the following exemption:

Special fish passage exemption for sections of the Snake and Columbia rivers: When spilling water at dams is necessary to aid fish passage, total dissolved gas must not exceed an average of one hundred fifteen percent as measured at Camas/Washougal below Bonneville dam or as measured in the forebays of the next downstream dams. Total dissolved gas must also not exceed an average of one hundred twenty percent as measured in the tailraces of each dam. These averages are based on the twelve highest hourly readings in any one day of total dissolved gas. In addition, there is a maximum total dissolved gas one hour average of one hundred twenty-five percent, relative to atmospheric pressure, during spillage for fish passage. These special conditions for total dissolved gas in the Snake and Columbia rivers are viewed as temporary and are to be reviewed by the year 2003.
(c) Nothing in these special conditions allows an impact to existing and characteristic uses.
(5) Waste discharge permits, whether issued pursuant to the National Pollutant Discharge Elimination System or otherwise, shall be conditioned so the discharges authorized will meet the water quality standards.
(a) However, persons discharging wastes in compliance with the terms and conditions of permits shall not be subject to civil and criminal penalties on the basis that the discharge violates water quality standards.
(b) Permits shall be subject to modification by the department whenever it appears to the department the discharge violates water quality standards. Modification of permits, as provided herein, shall be subject to review in the same manner as originally issued permits.
(6) No waste discharge permit shall be issued which results in a violation of established water quality criteria, except as provided for under WAC 173-201A-100 or 173-201A-110.
(7) Due consideration will be given to the precision and accuracy of the sampling and analytical methods used as well as existing conditions at the time, in the application of the criteria.
(8) The analytical testing methods for these criteria shall be in accordance with the "Guidelines Establishing Test Procedures for the Analysis of Pollutants" (40 C.F.R. Part 136) and other or superseding methods published and/or approved by the department following consultation with adjacent states and concurrence of the USEPA.
(9) Nothing in this chapter shall be interpreted to prohibit the establishment of effluent limitations for the control of the thermal component of any discharge in accordance with Section 316 of the federal Clean Water Act (33 U.S.C. 1251 et seq.).
(10) The primary means for protecting water quality in wetlands is through implementing the antidegradation procedures section (WAC 173-201 A-070).
(a) In addition to designated uses, wetlands may have existing beneficial uses that are to be protected that include ground water exchange, shoreline stabilization, and storm water attenuation.
(b) Water quality in wetlands is maintained and protected by maintaining the hydrologic conditions, hydrophytic vegetation, and substrate characteristics necessary to support existing and designated uses.
(c) Wetlands shall be delineated using the Washington State Wetlands Identification and Delineation Manual, in accordance with WAC 173-22-035.

AMENDATORY SECTION (Amending Order 92-29, filed 11/25/92, effective $12 / 26 / 92$ )

WAC 173-201A-110 Short-term modifications. (( $(1))$ ) The criteria and special conditions established in WAC 173-201A-030 through 173-201A-140 may be modified for a specific water body on a short-term basis when necessary to accommodate essential activities, respond to emergencies, or to otherwise protect the public interest, even though such activities may result in a temporary reduction of water quality conditions below those criteria and classifications established by this regulation. ((Streh-medifieation shall-be-issued in-writing by the direetor or histher designee subjeet to-sueh terms and conditions as he/she may preseribe, and sueh-modifiention-shall net exeeed atwelve-menth-period.
(2))) Such activities must be conditioned, timed, and restricted (i.e., hours or days rather than weeks or months) in a manner that will minimize water quality degradation to existing and characteristic uses. In no case will any degradation of water quality be allowed if this degradation significantly interferes with or becomes injurious to ((existing)) characteristic water uses or causes long-term harm to the environment.
(( $(3)$ Notwithstanding the above, the aquatie applieation of herbieides whieh-result in-water use-restrietions-shall-be eonsidered an aetivity for-whieh a-shert-term medifieation generally-may-be-issted stbjeet to the fellewing eenditions:
( $(4)$ )) (1) A short-term modification may be issued in writing by the director or his/her designee to an individual or entity proposing the aquatic application of pesticides, including but not limited to those used for control of federally or state listed noxious and invasive species, and excess populations of native aquatic plants, mosquitoes, burrowing shrimp, and fish, subject to the following terms and conditions:
(a) A short-term modification will in no way lessen or remove the project proponent's obligations and liabilities under other federal, state and local rules and regulations.
(b) A request for a short-term modification shall be made to the department on forms supplied by the department. Such request ((generatly)) shall be made at least thirty days prior to (herbieide applieation;-
(b) Sueh herbieide applieation-shall be-in aeeordance with-state-of-Washington-department-of agrieulture regutations;
(e) Sueh herbieide applieation-shall be-in aceordanee with label provicions promulgated by USEPA under the federal Inseetieide, Fungieide, and-Redentieide-Aet, as amended (7.U.S.C. 136,et-Seq.);
(d) Netiee, ineluding identifieation-of the herbieide, applieater, leeation-where the herbieide-will-be applied, propesed timing and-methed-of-applieation, and-water-use restrietions shall be given necording to the following requirements:
(i) Appropriate publie notice as determined and preseribed by the direetor or histher designee-shatl-be-given-of any-water-use restrietions-specified-in-USEPA label provisions;
(ii) The apprepriate regienat offiee of the departments of fisheries and willdife-shall be notified twenty four hours prior to herbieide appliention; and
(iii) In the-event of any fish-kills, the deparments-of eeolegy, fisheries, and wildlife shall-be notified immediate$\mathrm{fy})$ ) initiation of the proposed activity, and after the project proponent has complied with the requirements of the State Environmental Policy Act (SEPA);
(c) A short-term modification shall be valid for the duration of the activity requiring modification of the criteria and special conditions in WAC 173-201A-030 through 173-201A-140, or for one year, whichever is less. Ecology may authorize a longer duration where the activity is part of an ongoing or long-term operation and maintenance plan, integrated pest or noxious weed management plan, waterbody or watershed management plan, or restoration plan. Such a plan must be developed through a public involvement process consistent with the Administrative Procedure Act (chapter 34.05 RCW ) and be in compliance with SEPA, chapter 43.21 C RCW, in which case the standards may be modified for the duration of the plan, or for five years, whichever is less;
(d) Appropriate public notice as determined and prescribed by the director or his/her designee shall be given, identifying the pesticide, applicator, location where the pesticide will be applied, proposed timing and method of application, and any water use restrictions specified in USEPA label provisions;
(e) The ((herbieide)) pesticide application shall be made at times so as to:
(i) Minimize public water use restrictions during weekends; and
(ii) ((Gempletely)) Avoid public water use restrictions during the opening week of fishing season, Memorial Day weekend, Independence Day weekend, and Labor Day weekend;
(f) Any additional conditions as may be prescribed by the director or his/her designee.
(2) A short-term modification may be issued for the control or eradication of noxious weeds identified as such in accordance with the state noxious weed control law, chapter 17.10 RCW , and Control of spartina and purple loosestrife, chapter 17.26 RCW . Short-term modifications for noxious weed control shall be included in a water quality permit issued in accordance with RCW 90.48 .445 , and the following requirements:
(a) Water quality permits for noxious weed control may be issued to the Washington state department of agriculture (WSDA) for the purposes of coordinating and conducting
noxious weed control activities consistent with their responsibilities under chapter 17.10 and 17.26 RCW. Coordination may include noxious weed control activities identified in a WSDA integrated noxious weed management plan and conducted by individual landowners or land managers.
(b) Water quality permits may also be issued to individual landowners or land managers for noxious weed control activities where such activities are not covered by a WSDA integrated noxious weed management plan.
(3) The turbidity criteria established under WAC 173$201 \mathrm{~A}-030$ shall be modified to allow a temporary mixing zone during and immediately after necessary in-water or shoreline construction activities that result in the disturbance of in-place sediments. A temporary turbidity mixing zone is subject to the constraints of WAC 173-201A-100 (4) and (6) and is authorized only after the activity has received all other necessary local and state permits and approvals, and after the implementation of appropriate best management practices to avoid or minimize disturbance of in-place sediments and exceedances of the turbidity criteria. A temporary turbidity mixing zone shall be as follows:
(a) For waters up to 10 cfs flow at the time of construction, the point of compliance shall be one hundred feet downstream from activity causing the turbidity exceedance.
(b) For waters above 10 cfs up to 100 cfs flow at the time of construction, the point of compliance shall be two hundred feet downstream of activity causing the turbidity exceedance.
(c) For waters above 100 cfs flow at the time of construction, the point of compliance shall be three hundred feet downstream of activity causing the turbidity exceedance.
(d) For projects working within or along lakes, ponds, wetlands, estuaries, marine waters or other nonflowing waters, the point of compliance shall be at a radius of one hundred fifty feet from activity causing the turbidity exceedance.

## AMENDATORY SECTION (Amending Order 92-29, filed 11/25/92, effective $12 / 26 / 92$ )

WAC 173-201A-130 Specific classifications-Freshwater. Specific fresh surface waters of the state of Washington are classified as follows:
(1) American River.
(2) Big Quilcene River and tributaries.
(3) Bumping River.
(4) Burnt Bridge Creek.
(5) Cedar River from Lake Washington to the Maplewood Bridge (river mile 4.1).
(6) Cedar River and tributaries from the Maplewood Bridge (river mile 4.1) to Landsburg Dam (river mile 21.6).
(7) Cedar River and tributaries from Landsburg Dam (river mile 21.6) to headwaters. Special condition no waste discharge will be permitted.
(8) Chehalis River from upper boundary of Grays Harbor at Cosmopolis (river mile 3.1, longitude $123^{\circ} 45^{\prime} 45^{\prime \prime}$ W) to Scammon Creek (river mile 65.8).
(9) Chehalis River from Scammon Creek (river mile 65.8) to Newaukum River (river mile 75.2). Special condition-dissolved oxygen shall exceed $5.0 \mathrm{mg} / \mathrm{L}$ from June 1 to September 15. For the remainder of the year, the dissolved oxygen shall meet Class A criteria.

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(10) Chehalis River from Newaukum River (river mile 75.2) to Rock Creek (river mile 106.7).
(11) Chehalis River, from Rock Creek (river mile 106.7) to headwaters.
(12) Chehalis River, south fork.
(13) Chewuch River.
(14) Chiwawa River.
(15) Cispus River.
(16) Clearwater River.
(17) Cle Elum River.
(18) Cloquallum Creek.
(19) Clover Creek from outlet of Lake Spanaway to inlet of Lake Steilacoom.
(20) Columbia River from mouth to the WashingtonOregon border (river mile 309.3). Special conditions - temperature shall not exceed $20.0^{\circ} \mathrm{C}$ due to human activities. When natural conditions exceed $20.0^{\circ} \mathrm{C}$, no temperature increase will be allowed which will raise the receiving water temperature by greater than $0.3^{\circ} \mathrm{C}$; nor shall such temperature increases, at any time, exceed $0.3^{\circ} \mathrm{C}$ due to any single source or $1.1^{\circ} \mathrm{C}$ due to all such activities combined. Dissolved oxygen shall exceed 90 percent of saturation. Special condition - special fish passage exemption as described in WAC 173-201A-060 (4)(b).
(21) Columbia River from Washington-Oregon border (river mile 309.3) to Grand Coulee Dam (river mile 596.6). Special condition from Washington-Oregon border (river mile 309.3) to Priest Rapids Dam (river mile 397.1). Temperature shall not exceed $20.0^{\circ} \mathrm{C}$ due to human activities. When natural conditions exceed $20.0^{\circ} \mathrm{C}$, no temperature increase will be allowed which will raise the receiving water temperature by greater than $0.3^{\circ} \mathrm{C}$; nor shall such temperature increases, at any time, exceed $t=34 /(T+9)$. Special condition - special fish passage exemption as described in WAC 173-201A-060 (4)(b).
(22) Columbia River from Grand Coulee Dam (river mile 596.6) to Canadian border (river mile 745.0).
(23) Colville River.
(24) Coweeman River from mouth to Mulholland Creek (river mile 18.4).
(25) Coweeman River from Mulholland Creek (river mile 18.4) to headwaters.
(26) Cowlitz River from mouth to base of Riffe Lake Dam (river mile 52.0).
(27) Cowlitz River from base of Riffe Lake Dam (river mile 52.0) to headwaters.
(28) Crab Creek and tributaries.
(29) Decker Creek.
(30) Deschutes River from mouth to boundary of Snoqualmie National Forest (river mile 48.2).
(31) Deschutes River from boundary of Snoqualmie National Forest (river mile 48.2) to headwaters.
(32) Dickey River.
(33) Dosewalips River
(34) Duckabush River and tributaries.
(35) Dungeness River from mouth to Canyon Creek (river mile 10.8).
(36) Dungeness River and tributaries from Canyon Creek (river mile 10.8) to headwaters.
(37) Duwamish River from mouth south of a line bearing $254^{\circ}$ true from the NW corner of berth 3, terminal No. 37 to the Black River (river mile 11.0) (Duwamish River continues as the Green River above the Black River).
(38) Elochoman River.

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(41) Grande Ronde River from mouth to Oregon border (river mile 37). Special condition - temperature shall not exceed $20.0^{\circ} \mathrm{C}$ due to human activities. When natural conditions exceed $20.0^{\circ} \mathrm{C}$, no temperature increase will be allowed which will raise the receiving water temperature by greater than $0.3^{\circ} \mathrm{C}$; nor shall such temperature increases, at any time, exceed $t=34 /(T+9)$.
(42) Grays River from Grays River Falls (river mile 15.8) to headwaters.
(43) Green River (Cowlitz County).
(44) Green River (King County) from Black River (river mile 11.0 and point where Duwamish River continues as the Green River) to west boundary of Sec. 27-T21N-R6E (west boundary of Flaming Geyser State Park at river mile 42.3).
(45) Green River (King County) from west boundary of Sec. 27-T21N-R6E (west boundary of Flaming Geyser State Park, river mile 42.3) to west boundary of Sec. 13-T21N-R7E (river mile 59.1).
(46) Green River and tributaries (King County) from west boundary of Sec. 13-T21N-R7E (river mile 59.1) to headwaters. Special condition - no waste discharge will be permitted.
(47) Hamma Hamma River and tributaries.
(48) Hanaford Creek from mouth to east boundary of Sec. 25-T15N-R2W (river mile 4.1). Special condition - dissolved oxygen shall exceed $6.5 \mathrm{mg} / \mathrm{L}$.
(49) Hanaford Creek from east boundary of Sec. 25 -T15N-R2W (river mile 4.1) to headwaters.
(50) Hoh River and tributaries.
(51) Hoquiam River (continues as west fork above east fork) from mouth to river mile 9.3 (Dekay Road Bridge) (upper limit of tidal influence).
(52) Humptulips River and tributaries from mouth to Olympic National Forest boundary on east fork (river mile 12.8) and west fork (river mile 40.4) (main stem continues as west fork).
(53) Humptulips River, east fork from Olympic National Forest boundary (river mile 12.8) to headwaters.
(54) Humptulips River, west fork from Olympic National Forest boundary (river mile 40.4) to headwaters.
(55) Issaquah Creek.
(56) Kalama River from lower Kalama River Falls (river mile 10.4) to headwaters.
(57) Klickitat River from Little Klickitat River (river mile 19.8) to boundary of Yakima Indian Reservation.
(58) Lake Washington Ship Canal from Government Locks (river mile 1.0) to Lake Washington (river mile 8.6). Special condition - salinity shall not exceed one part per thousand ( 1.0 ppt ) at any point or depth along a line that transects the ship canal at the University Bridge (river mile 6.1).
(59) Lewis River, east fork, from Multon Falls (river mile 24.6) to headwaters.
(60) Little Wenatchee River.
(61) Methow River from mouth to Chewuch River (river mile 50.1).
(62) Methow River from Chewuch River (river mile 50.1) to headwaters.
(63) Mill Creek from mouth to 13 th Street Bridge in Walla Walla (river mile 6.4). Special condition dissolved oxygen concentration shall exceed 5.0 $\mathrm{mg} / \mathrm{L}$.
(64) Mill Creek from 13th Street Bridge in Walla Walla (river mile 6.4) to Walla Walla Waterworks Dam ((fiver-mile-25.2))) (river mile 11.5).
(65) Mill Creek and tributaries from city of Walla Walla Waterworks Dam ((fiver-mile-25.27)) (river mile 21.6) to headwaters. Special condition - no waste discharge will be permitted.
(66) Naches River from Snoqualmie National Forest boundary (river mile 35.7) to headwaters.
(67) Naselle River from Naselle "Falls" (cascade at river mile 18.6) to headwaters.
(68) Newaukum River.

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(69) Nisqually River from mouth to Alder Dam (river mile 44.2).
(70) Nisqually River from Alder Dam (river mile 44.2) to headwaters.
(71) Nooksack River from mouth to Maple Creek (river mile 49.7).
(72) Nooksack River from Maple Creek (river mile 49.7) to headwaters.
(73) Nooksack River, south fork, from mouth to Skookum Creek (river mile 14.3).
(74) Nooksack River, south fork, from Skookum Creek (river mile 14.3) to headwaters.
(75) Nooksack River, middle fork.
(76) Okanogan River.
(77) Palouse River from mouth to south fork (Colfax, river mile 89.6).
(78) Palouse River from south fork (Colfax, river mile 89.6) to Idaho border (river mile 123.4). Special condition - temperature shall not exceed $20.0^{\circ} \mathrm{C}$ due to human activities. When natural conditions exceed $20.0^{\circ} \mathrm{C}$, no temperature increase will be allowed which will raise the receiving water temperature by greater than $0.3^{\circ} \mathrm{C}$; nor shall such temperature increases, at any time, exceed $t=34 /(T+9)$.
(79) Pend Oreille River from Canadian border (river mile 16.0) to Idaho border (river mile 87.7). Special condition - temperature shall not exceed $20.0^{\circ} \mathrm{C}$ due to human activities. When natural conditions exceed $20.0^{\circ} \mathrm{C}$, no temperature increase will be allowed which will raise the receiving water temperature by greater than $0.3^{\circ} \mathrm{C}$; nor shall such temperature increases, at any time, exceed $t=34 /(T+9)$.
(80) Pilchuck River from city of Snohomish Waterworks Dam (river mile 26.8) to headwaters.
(81) Puyallup River from mouth to river mile 1.0.
(82) Puyallup River from river mile 1.0 to Kings Creek (river mile 31.6).
(83) Puyallup River from Kings Creek (river mile 31.6) to headwaters.
(84) Queets River and tributaries.
(85) Quillayute River.
(86) Quinault River and tributaries.
(87) Salmon Creek (Clark County)
(88) Satsop River from mouth to west fork (river mile 6.4).
(89) Satsop River, east fork.
(90) Satsop River, middle fork.
(91) Satsop River, west fork.
(92) Skagit River from mouth to Skiyou Slough-lower end (river mile 25.6).
(93) Skagit River and tributaries (includes Baker, Suak, Suiattle, and Cascade rivers) from Skiyou Sloughlower end, (river mile 25.6) to Canadian border (river mile 127.0). Special condition - Skagit River (Gorge by-pass reach) from Gorge Dam (river mile 96.6) to Gorge Powerhouse (river mile 94.2). Temperature shall not exceed $21^{\circ} \mathrm{C}$ due to human activities. When natural conditions exceed $21^{\circ} \mathrm{C}$, no temperature increase will be allowed which will raise the receiving water temperature by greater than $0.3^{\circ} \mathrm{C}$, nor shall such temperature increases, at any time, exceed $t=34 /(T+9)$.
(94) Skokomish River and tributaries.
(95) Skookumchuck River from Bloody Run Creek (river mile 21.4) to headwaters.
(96) Skykomish River from mouth to May Creek (above Gold Bar at river mile 41.2).
(97) Skykomish River from May Creek (above Gold Bar at river mile 41.2) to headwaters.
(98) Snake River from mouth to Washington-IdahoOregon border (river mile 176.1). Special condition:
(a) Below Clearwater River (river mile 139.3). Temperature shall not exceed $20.0^{\circ} \mathrm{C}$ due to human activities. When natural conditions exceed $20.0^{\circ} \mathrm{C}$, no temperature increase will be allowed which will raise the receiving water temperature by greater than

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$0.3^{\circ} \mathrm{C}$; nor shall such temperature increases, at any time, exceed $t=34 /(T+9)$. Special condition - special fish passage exemption as described in WAC 173-201A-060 (4)(b).
(b) Above Clearwater River (river mile 139.3). Temperature shall not exceed $20.0^{\circ} \mathrm{C}$ due to human activities. When natural conditions exceed $20.0^{\circ} \mathrm{C}$, no temperature increases will be allowed which will raise the receiving water temperature by greater than $0.3^{\circ} \mathrm{C}$; nor shall such temperature increases, at any time, exceed $0.3^{\circ} \mathrm{C}$ due to any single source or $1.1^{\circ} \mathrm{C}$ due to all such activities combined.
(99) Snohomish River from mouth and east of longitude $122^{\circ} 13^{\prime} 40^{\prime \prime} \mathrm{W}$ upstream to latitude $47^{\circ} 56^{\prime} 30^{\prime \prime} \mathrm{N}$ (southern tip of Ebey Island at river mile 8.1). Special condition - fecal coliform organism levels shall both not exceed a geometric mean value of 200 colonies $/ 100 \mathrm{~mL}$ and not have more than 10 percent of the samples obtained for calculating the mean value exceeding 400 colonies $/ 100 \mathrm{~mL}$.
(100) Snohomish River upstream from latitude $47^{\circ} 56^{\prime} 30^{\prime \prime} \mathrm{N}$ (southern tip of Ebey Island river mile 8.1) to confluence with Skykomish and Snoqualmie River (river mile 20.5).
(101) Snoqualmie River and tributaries from mouth to west boundary of Twin Falls State Park on south fork (river mile 9.1).
(102) Snoqualmie River, middle fork.
(103) Snoqualmie River, north fork.
(104) Snoqualmie River, south fork, from west boundary of Twin Falls State Park (river mile 9.1) to headwaters.
(105) Soleduck River and tributaries.
(106) Spokane River from mouth to Long Lake Dam (river mile 33.9). Special condition - temperature shall not exceed $20.0^{\circ} \mathrm{C}$ due to human activities. When natural conditions exceed $20.0^{\circ} \mathrm{C}$, no temperature increase will be allowed which will raise the receiving water temperature by greater than $0.3^{\circ} \mathrm{C}$; nor shall such temperature increases, at any time, exceed $t=34 /(T+9)$.
(107) Spokane River from Long Lake Dam (river mile 33.9) to Nine Mile Bridge (river mile 58.0). Special conditions:
(a) The average euphotic zone concentration of total phosphorus (as $P$ ) shall not exceed $25 \mu \mathrm{~g} / \mathrm{L}$ during the period of June 1 to October 31.
(b) Temperature shall not exceed $20.0^{\circ} \mathrm{C}$, due to human activities. When natural conditions exceed $20.0^{\circ} \mathrm{C}$, no temperature increase will be allowed which will raise the receiving water temperature by greater than $0.3^{\circ} \mathrm{C}$; nor shall such temperature increases, at any time exceed $t=34 /(T+9)$.
(108) Spokane River from Nine Mile Bridge (river mile 58.0 ) to the Idaho border (river mile 96.5). Temperature shall not exceed $20.0^{\circ} \mathrm{C}$ due to human activities. When natural conditions exceed $20.0^{\circ} \mathrm{C}$ no temperature increase will be allowed which will raise the receiving water temperature by greater than $0.3^{\circ} \mathrm{C}$; nor shall such temperature increases, at any time exceed $t=34 /(T+9)$.
(109) Stehekin River.
(110) Stillaguamish River from mouth to north and south forks (river mile 17.8).
(111) Stillaguamish River, north fork, from mouth to Squire Creek (river mile 31.2).
(112) Stillaguamish River, north fork, from Squire Creek (river mile 31.2) to headwaters.
(113) Stillaguamish River, south fork, from mouth to Canyon Creek (river mile 33.7).
(114) Stillaguamish River, south fork, from Canyon Creek (river mile 33.7) to headwaters.
(115) Sulphur Creek.
(116) Sultan River from mouth to Chaplain Creek (river mile 5.9).
(117) Sultan River and tributaries from Chaplain Creek (river mile 5.9) to headwaters. Special condition no waste discharge will be permitted above city of Everett Diversion Dam (river mile 9.4).
(118) Sumas River from Canadian border (river mile 12) to headwaters (river mile 23).
(119) Tieton River.
(120) Tolt River, south fork and tributaries from mouth to west boundary of Sec. $31-\mathrm{T} 26 \mathrm{~N}$-R9E (river mile $6.9)$.
(121) Tolt River, south fork from west boundary of Sec. $31-T 26 \mathrm{~N}-\mathrm{R} 9 \mathrm{E}$ (river mile 6.9) to headwaters. Special condition - no waste discharge will be permitted.
(122) Touchet River, north fork from Dayton water intake structure (river mile 3.0) to headwarers.
(123) Toutle River, north fork, from Green River to headwaters.
(124) Toutle River, south fork.
(125) Tucannon River from Umatilla National Forest boundary (river mile 38.1) to headwaters.
(126) Twisp River.
(127) Union River and tributaries from Bremerton Waterworks Dam (river mile 6.9) to headwaters. Special condition - no waste discharge will be permitted.
(128) Walla Walla River from mouth to Lowden (Dry Creek at river mile 27.2).
(129) Walla Walla River from Lowden (Dry Creek at river mile 27.2) to Oregon border (river mile 40). Special condition - temperature shall not exceed $20.0^{\circ} \mathrm{C}$ due to human activities. When natural conditions exceed $20.0^{\circ} \mathrm{C}$, no temperature increase will be allowed which will raise the receiving water temperature by greater than $0.3^{\circ} \mathrm{C}$; nor shall such temperature increases, at any time, exceed $t=34 /(T+9)$.
(130) Wenatchee River from Wenatchee National Forest boundary (river mile 27.1) to headwaters.
(131) White River (Pierce-King counties) from Mud Mountain Dam (river mile 27.1) to headwaters.
(132) White River (Chelan County).
(133) Wildcat Creek.
(134) Willapa River upstream of a line bearing $70^{\circ}$ true through Mailboat Slough light (river mile 1.8).
(135) Wishkah River from mouth to river mile 6 (SW 1/4 SW 1/4 NE $1 / 4 \mathrm{Sec}$. 21-T18N-R9W).
(136) Wishkah River from river mile 6 (SW 1/4 SW 1/4 NE $1 / 4 \mathrm{Sec} .21-\mathrm{T} 18 \mathrm{~N}-\mathrm{R} 9 \mathrm{~W}$ ) to west fork (river mile 17.7).
(137) Wishkah River from west fork of Wishkah River (river mile 17.7) to south boundary of Sec. 33-T21N-R8W (river mile 32.0).
(138) Wishkah River and tributaries from south boundary of Sec. 33-T2 IN-R8W (river mile 32.0) to headwaters. Special condition - no waste discharge will be permitted.
(139) Wynoochee River from mouth to Olympic National Forest boundary (river mile 45.9).
(140) Wynoochee River from Olympic National Forest boundary (river mile 45.9) to headwaters.
(141) Yakima River from mouth to Cle Elum River (river mile 185.6). Special condition - temperature shall not exceed $21.0^{\circ} \mathrm{C}$ due to human activities. When natural conditions exceed $21.0^{\circ} \mathrm{C}$, no temperature increase will be allowed which will raise the receiving water temperature by greater than $0.3^{\circ} \mathrm{C}$; nor shall such temperature increases, at any time, exceed $t=34 /(\mathrm{T}+9)$.
(142) Yakima River from Cle Elum River (river mile 185.6) to headwaters.

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## AMENDATORY SECTION (Amending Order 92-29, filed 11/25/92, effective $12 / 26 / 92$ )

WAC 173-201A-140 Specific classifications-Marine water. Specific marine surface waters of the state of Washington are classified as follows:
(1) Budd Inlet south of latitude $47^{\circ} 04^{\prime} \mathrm{N}$ (south of Priest Point Park).
(2) Coastal waters: Pacific Ocean from Ilwaco to Cape Flattery.
(3) Commencement Bay south and east of a line bearing $258^{\circ}$ true from "Brown's Point" and north and west of line bearing $225^{\circ}$ true through the Hylebos waterway light.
(4) Commencement Bay, inner, south and east of a line bearing $225^{\circ}$ true through Hylebos waterway light except the city waterway south and east of south 11th Street.
(5) Commencement Bay, city waterway south and east of south 11th Street.
(6) Drayton Harbor, south of entrance
(7) Dyes and Sinclair Inlets west of longitude $122^{\circ} 37^{\prime} \mathrm{W}$.
(8) Elliott Bay east of a line between Pier 91 and Duwamish head.
(9) Everett Harbor, inner, northeast of a line bearing $121^{\circ}$ true from approximately $47^{\circ} 59^{\prime} 5^{\prime \prime} \mathrm{N}$ and $122^{\circ} 13^{\prime} 44^{\prime \prime W}$ (southwest comer of the pier).
(10) Grays Harbor west of longitude $123^{\circ} 59^{\prime} \mathrm{W}$.
(11) Grays Harbor east of longitude $123^{\circ} 59^{\prime} \mathrm{W}$ to longitude $123^{\circ} 45^{\prime} \mathbf{4 5}$ " W (Cosmopolis Chehalis River, river mile 3.1). Special condition - dissolved oxygen shall exceed $5.0 \mathrm{mg} / \mathrm{L}$.
(12) Guemes Channel, Padilla, Samish and Bellingham Bays east of longitude $122^{\circ} 39^{\prime} \mathrm{W}$ and north of latitude $48^{\circ} 27^{\prime} 20^{\prime \prime} \mathrm{N}$
(13) Hood Canal.
(14) Mukilteo and all North Puget Sound west of longitude $122^{\circ} 39^{\prime} \mathrm{W}$ (Whidbey, Fidalgo, Guemes and Lummi islands and State Highway 20 Bridge at Deception Pass), except as otherwise noted.
(15) Oakland Bay west of longitude $123^{\circ} 05^{\prime} \mathrm{W}$ (inner Shelton harbor).
(16) Port Angeles south and west of a line bearing $152^{\circ}$ true from buoy "2" at the tip of Ediz Hook.
(17) Port Gamble south of latitude ( $\left(47^{\circ} 15^{\prime} 20^{\prime \prime} \mathrm{N}\right)$ ) $47^{\circ} 51^{\prime} 20^{\prime \prime} \mathrm{N}$.
(18) Port Townsend west of a line between Point Hudson and Kala Point.
(19) Possession Sound, south of latitude $47^{\circ} 57^{\prime} \mathrm{N}$.
(20) Possession Sound, Port Susan, Saratoga Passage, and Skagit Bay east of Whidbey Island and State Highway 20 Bridge at Deception Pass between latitude $47^{\circ} 57^{\prime} \mathrm{N}$ (Mukilteo) and latitude $48^{\circ} 27^{\prime} 20^{\prime \prime} \mathrm{N}$ (Similk Bay), except as otherwise noted.
(21) Puget Sound through Admiralty Inlet and South Puget Sound, south and west to longitude $122^{\circ} 52^{\prime} 30^{\prime \prime} \mathrm{W}$ (Brisco Point) and longitude $122^{\circ} 51^{\prime}$ W (northem tip of Hartstene Island).
(22) Sequim Bay southward of entrance.
(23) South Puget Sound west of longitude $122^{\circ} 52^{\prime} 30^{\prime \prime W}$ (Brisco Point) and longitude $122^{\circ} 51^{\prime} \mathrm{W}$ (northem tip of Hartstene Island, except as otherwise noted).
(24) Strait of Juan de Fuca.
(25) Totten Inlet and Little Skookum Inlet, west of longitude ((+2205'22")) $122^{\circ} 56^{\prime} 32^{\prime \prime}$ (west side of Steamboat Island).
(26) Willapa Bay seaward of a line bearing $70^{\circ}$ true through Mailboat Slough light (Willapa River, river mile 1.8).

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AMENDATORY SECTION (Amending Order 92-29, filed $11 / 25 / 92$, effective $12 / 26 / 92$ )

WAC 173-201A-160 Implementation. (1) Discharges from municipal, commercial, and industrial operations. The primary means to be used for controlling municipal, commercial, and industrial waste discharges shall be through the issuance of waste disposal permits, as provided for in RCW 90.48.160, 90.48.162, and 90.48.260.
(2) Miscellaneous waste discharge or water quality effect sources. The director shall, through the issuance of regulatory permits, directives, and orders, as are appropriate, control miscellaneous waste discharges and water quality effect sources not covered by subsection (1) of this section.
(3) Nonpoint source and storm water pollution.
(a) Activities which generate nonpoint source pollution shall be conducted so as to comply with the water quality standards. The primary means to be used for requiring compliance with the standards shall be through best management practices required in waste discharge permits, rules, orders, and directives issued by the department for activities which generate nonpoint source pollution.
(b) Best management practices shall be applied so that when all appropriate combinations of individual best management practices are utilized, violation of water quality criteria shall be prevented. If a discharger is applying all best management practices appropriate or required by the department and a violation of water quality criteria occurs, the discharger shall modify existing practices or apply further water pollution control measures, selected or approved by the department, to achieve compliance with water quality criteria. Best management practices established in permits, orders, rules, or directives of the department shall be reviewed and modified, as appropriate, so as to achieve compliance with water quality criteria.
(c) Activities which contribute to nonpoint source pollution shall be conducted utilizing best management practices to prevent violation of water quality criteria. When applicable best management practices are not being implemented, the department may conclude individual activities are causing pollution in violation of RCW 90.48.080. In these situations, the department may pursue orders, directives, permits, or civil or criminal sanctions to gain compliance with the standards.
(d) Activities which cause pollution of storm water shall be conducted so as to comply with the water quality standards. The primary means to be used for requiring compliance with the standards shall be through best management practices required in waste discharge permits, rules, orders, and directives issued by the department for activities which generate storm water pollution. The consideration and control procedures in (b) and (c) of this subsection apply to the control of pollutants in storm water.
(4) Allowance for compliance schedules.
(a) Permits, orders, and directives of the department for existing discharges may include a schedule for achieving compliance with water quality criteria contained in this chapter. Such schedules of compliance shall be developed to ensure final compliance with all water quality-based effluent limits in the shortest practicable time. Decisions regarding whether to issue schedules of compliance will be made on a case-by-case basis by the department. Schedules
of compliance may not be issued for new discharges. Schedules of compliance may be issued to allow for: (i) construction of necessary treatment capability; (ii) implementation of necessary best management practices; (iii) implementation of additional storm water best management practices for discharges determined not to meet water quality criteria following implementation of an initial set of best management practices; (iv) completion of necessary water quality studies; or (v) resolution of a pending water quality standards' issue through rule-making action.
(b) For the period of time during which compliance with water quality criteria is deferred, interim effluent limitations shall be formally established, based on the best professional judgment of the department. Interim effluent limitations may be numeric or nonnumeric (e.g., construction of necessary facilities by a specified date as contained in an ecology order or permit).
(c) Prior to establishing a schedule of compliance, the department shall require the discharger to evaluate the possibility of achieving water quality criteria via noncontruction changes (e.g., facility operation, pollution prevention). Schedules of compliance may in no case exceed ten years, and shall generally not exceed the term of any permit.

## WSR 97-23-071 PERMANENT RULES DEPARTMENT OF FINANCIAL INSTITUTIONS <br> [Filed November 19, 1997, 9:10 a.m.]

Date of Adoption: November 19, 1997.
Purpose: To adopt state rules substantially equivalent to rules of the National Credit Union Administration (NCUA) at 12 CFR Section 701.21 (c)(8) concerning prohibited fees; and 12 CFR Section 701.21 (d)(5) concerning nonpreferential loans.

Statutory Authority for Adoption: RCW 31.12.535, 43.320.040.

Adopted under notice filed as WSR 97-19-006 on September 4, 1997.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, amended 0, repealed 0; Federal Rules or Standards: New 0, amended 0, repealed 0; or Recently Enacted State Statutes: New 0, amended 0, repealed 0 .

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, amended 0, repealed 0 .

Number of Sections Adopted on the Agency's own Initiative: New 4 , amended 0 , repealed 0 .

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, amended 0 , repealed 0 .

Number of Sections Adopted using Negotiated Rule Making: New 0 , amended 0 , repealed 0 ; Pilot Rule Making: New 0, amended 0, repealed 0; or Other Alternative Rule Making: New 0, amended 0 , repealed 0 .

Effective Date of Rule: Thirty-one days after filing.
November 19, 1997
J. Parker Cann

Assistant Director

## Chapter 208-444 WAC <br> MISCELLANEOUS CREDIT UNION RULES

## NEW SECTION

WAC 208-444-020 Prohibited fees. (1) Except as otherwise provided herein, no official or employee of a credit union, or immediate family member of an official or employee of a credit union, may receive, directly or indirectly, any commission, fee, or other compensation in connection with any loan made by the credit union.
(2) This section does not prohibit:
(a) Payment, by a credit union, of salary to employees;
(b) Payment, by a credit union, of an incentive or bonus to an employee based on the credit union's overall financial performance;
(c) Payment, by a credit union, of an incentive or bonus to an employee, other than a senior management employee, in connection with a loan or loans made by the credit union, provided that the board of directors of the credit union establishes written policies and internal controls in connection with such incentive or bonus and monitors compliance with such policies and controls at least annually.
(d) Receipt of compensation from a person outside a credit union by a volunteer official or nonsenior management employee of the credit union, or an immediate family member of a volunteer official or employee of the credit union, for a service or activity performed outside the credit union, provided that no referral has been made by the credit union or the official, employee, or family member.
(3) For purposes of this section, "official" means any member of the board of directors or a volunteer committee.

## NEW SECTION

WAC 208-444-030 Nonpreferential loans. (1) The rates, terms and conditions on any loan either made to, or endorsed or guaranteed by
(a) an official
(b) an immediate family member of an official, or
(c) any individual having a common ownership, investment or other pecuniary interest in a business enterprise with an official or with an immediate family member of an official shall not be more favorable than the rates, terms and conditions for comparable loans to other credit union members.
(2) For purposes of this section, "official" means any member of the board of directors, credit committee or supervisory committee.

## NEW SECTION

WAC 208-444-040 Definitions. Unless the context clearly requires otherwise, as used in this Chapter:
(1) "Compensation" includes non-monetary items, except those of nominal value.
(2) "Immediate family member" means a spouse or other family member living in the same household.
(3) "Loan" includes line of credit.
(4) "Person" means a natural person or an organization.
(5) "Senior management employee" means the credit union's chief executive officer (typically, this individual holds the title of President or Treasurer/Manager), any
assistant chief executive officers (e.g., Assistant President, Vice President, or Assistant Treasurer/Manager), and the chief financial officer (Comptroller).
(6) "Volunteer official" means an official of a credit union who does not receive compensation from the credit union solely for his or her service as an official.

## NEW SECTION

WAC 208-444-050 Effective date. Sections 208-444-$020,-030$, and -040 will take effect on the date that these rules are determined by the Board of the National Credit Union Administration (NCUA) to be substantially equivalent to NCUA rules.

WSR 97-23-075
PERMANENT RULES
DEPARTMENT OF HEALTH
[Filed November 19, 1997, 10:08 a.m., effective January 12, 1998]
Date of Adoption: November 6, 1997.
Purpose: Adopt new practical nursing, registered nursing and advanced nurse practitioner fees based on an updated fee study. All health care professions must be fully self-sufficient in raising adequate revenue to cover licensing and disciplinary expenses.

Citation of Existing Rules Affected by this Order: Amending WAC 246-840-990 Fees.

Statutory Authority for Adoption: Chapter 18.79 RCW.
Adopted under notice filed as WSR 97-20-162 on October 1, 1997.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, amended 0, repealed 0; Federal Rules or Standards: New 0, amended 0, repealed 0; or Recently Enacted State Statutes: New 0, amended 0, repealed 0 .

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, amended 0, repealed 0.

Number of Sections Adopted on the Agency's own Initiative: New 0 , amended 1 , repealed 0 .

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, amended 0 , repealed 0 .

Number of Sections Adopted using Negotiated Rule Making: New 0 , amended 0 , repealed 0 ; Pilot Rule Making: New 0, amended 0 , repealed 0 ; or Other Alternative Rule Making: New 0, amended 1 , repealed 0.

Effective Date of Rule: January 12, 1998.
November 18, 1997
Bruce Miyahara
Secretary
AMENDATORY SECTION (Amending WSR 95-12-021, filed $5 / 31 / 95$, effective 7/1/95)

WAC 246-840-990 Fees. The following fees shall be charged by the health professions quality assurance ((eemmissien)) division of the department of health. Persons who hold an RN and an LPN license shall be charged separate fees for each license. Persons who are licensed as an advanced registered nurse practitioner in more than one specialty shall be charged a fee for each specialty:

## (((1) Pratied nurse)) RN/LPN fees:

Title of Fee
Fee
Application (( (exmination )
initial or endorsement)
((\$69.09))
$\$ 65.00$
License renewal

(3)) Advanced registered nurse fees:

Title of Fee Fee
ARNP application with or without prescriptive authority (per specialty)
((\$25.09))
$\$ 65.00$
ARNP renewal with or without prescriptive
authority (per specialty)
((30.00))
ARNP late renewal penalty (per specialty) ( $\quad \begin{array}{r}(100.00)) \\ \hline \mathbf{5 0 . 0 0}\end{array}$

| ARNP ((with preseriptiventherization applieation)) $\underline{50.00}$ |  |
| :--- | ---: |
| duplicate license (per specialty) | $((45.00))$ |

ARNP ((with preseriptive therizatien renewat))
written verification of license (per specialty) ( 50.00 ))
$\underline{25.00}$
((ARNP-with-preseriptive late renewal penaly - 100.00 )

## WSR 97-23-006 EMERGENCY RULES DEPARTMENT OF FISH AND WILDLIFE

(Fisheries)
[Order 97-225-Filed November 6, 1997, 4:50 p.m., effective November 7, 1997, 6:00 a.m.]
Date of Adoption: November 6, 1997.
Purpose: Commercial fishing regulations.
Citation of Existing Rules Affected by this Order: Repealing WAC 220-33-01000X; and amending WAC 220-33-010.

Statutory Authority for Adoption: RCW 75.08.080.
Under RCW 34.05.350 the agency for good cause finds that immediate adoption, amendment, or repeal of a rule is necessary for the preservation of the public health, safety, or general welfare, and that observing the time requirements of notice and opportunity to comment upon adoption of a permanent rule would be contrary to the public interest.

Reasons for this Finding: There are 600 sturgeon remaining on the non-Indian commercial allocation. This fishery will provide opportunity to harvest this allocation. This regulation is consistent with the Columbia River Compact meeting on November 3, 1997. There is insufficient time to promulgate permanent rules.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, amended 0, repealed 0; Federal Rules or Standards: New 0, amended 0, repealed 0; or Recently Enacted State Statutes: New 0, amended 0, repealed 0 .

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, amended 0, repealed 0.

Number of Sections Adopted on the Agency's own Initiative: New 1 , amended 0 , repealed 1.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, amended 0 , repealed 0 .

Number of Sections Adopted using Negotiated Rule Making: New 0 , amended 0 , repealed 0 ; Pilot Rule Making: New 0 , amended 0 , repealed 0 ; or Other Alternative Rule Making: New 0, amended 0 , repealed 0 .

Effective Date of Rule: November 7, 1997, 6:00 a.m.
November 6, 1997 Dirk Brazil
for Bern Shanks
Director

## NEW SECTION

WAC 220-33-01000X Columbia River gillnet seasons below Bonneville. Notwithstanding the provisions of WAC $220-33-010$, WAC 220-33-020, and WAC 220-33-030, it is unlawful for a person to take or possess salmon, shad, and sturgeon taken for commercial purposes from Columbia River Salmon Management and Catch Reporting Areas 1A, $1 \mathrm{~B}, 1 \mathrm{C}, 1 \mathrm{D}$, and 1 E except during the times and conditions listed:

1) Area: SMCRA 1A, 1B, 1C, 1D, 1E.

Season: 6:00 a.m. to 6:00 p.m. November 7, 1997.
Mesh Size: 9 3/4 inch maximum mesh restriction.
8 inch minimum mesh restriction.
Allowable Sale: Salmon and sturgeon
2) Sanctuaries: During the seasons provided for in subsection 1 the following sanctuaries as defined in WAC 220-33-005, are closed to fishing:

| Grays River | Sandy River <br> Washougal River | Cowlitz <br> Kalama | Lewis-B |
| :--- | :--- | :--- | :--- |
| Elokomin | Wal |  |  |

3) It is unlawful to gaff sturgeon.

White sturgeon less than 48 inches or greater than 60 inches or green sturgeon less than 48 inches or greater than 66 inches may not be retained for commercial purposes and shall be returned immediately to the water. The length of a sturgeon is the shortest distance between the tip of the nose and the extreme tip of the tail measures while the fish is lying on its side on a flat surface with its tail in a normal position.

Sturgeon must be delivered to wholesale dealer or fish buyers undressed (in the round)

It is unlawful for a wholesale dealer or fish buyer to possess a sturgeon from which the head and/or tail have been removed if the remaining carcass is less than 28 inches in length. A carcass length of less than 28 inches is prima facie evidence that the total length of the whole sturgeon was less than 48 inches.

It is unlawful to sell unprocessed eggs from lower Columbia sturgeon.

## REPEALER

The following section of the Washington Administrative Code is repealed effective 6:01 p.m. November 7, 1997:

WAC 220-33-01000X Columbia River gillnet seasons below Bonneville.

## WSR 97-23-007 EmERGENCY RULES DEPARTMENT OF FISH AND WILDLIFE

(Wildlife)
[Order 97-224-Filed November 7, 1997, 8:31 a.m.]
Date of Adoption: November 7, 1997.
Purpose: To adopt WAC 232-28-24000A, to close antlerless mule and blacktail deer hunting in Bow Areas 806 and 807.

Citation of Existing Rules Affected by this Order: Amending WAC 232-28-240.

Statutory Authority for Adoption: RCW 77.12.040.
Under RCW 34.05.350 the agency for good cause finds that immediate adoption, amendment, or repeal of a rule is necessary for the preservation of the public health, safety, or general welfare, and that observing the time requirements of notice and opportunity to comment upon adoption of a permanent rule would be contrary to the public interest.

Reasons for this Finding: The amendment to WAC 232-28-240 in April 1997 inadvertently omitted Bow Areas 806 and 807 from the protection applied to eastern Washington mule and blacktail deer. The purpose of the amendment was to protect deer populations which had declined sharply after the severe 1996-97 winter. There are no antlerless deer hunting opportunities for any state regulated hunters in this part of eastern Washington except for Bow Areas 806 and
807. An emergency exists because there is insufficient time to promulgate new regulations before the deer population will be impacted by the scheduled antlerless harvest.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, amended 0, repealed 0; Federal Rules or Standards: New 0, amended 0, repealed 0; or Recently Enacted State Statutes: New 0, amended 0, repealed 0 .

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, amended 0, repealed 0.

Number of Sections Adopted on the Agency's own Initiative: New 1 , amended 0 , repealed 0 .

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, amended 0 , repealed 0 .

Number of Sections Adopted using Negotiated Rule Making: New 0 , amended 0 , repealed 0 ; Pilot Rule Making: New 0, amended 0 , repealed 0 ; or Other Alternative Rule Making: New 0, amended 0 , repealed 0 .

Effective Date of Rule: Immediately.
Bern Shanks, PhD
Director

## NEW SECTION

WAC 232-17-24000A Blacktail and mule deer season closure Notwithstanding the provisions of WAC 232-28240, effective immediately, it is unlawful to hunt for or kill antlerless mule or blacktail deer in Bow Areas 806 and 807.

Reviser's note: The section appears as filed by the agency pursuant to RCW 34.08.040; however, the reference to WAC 232-17-24000A is probably intended to be to WAC 232-28-24000A.

## WSR 97-23-013 EMERGENCY RULES DEPARTMENT OF ECOLOGY

[Order 97-42—Filed November 7, 1997, 12:32 p.m., effective November 10, 1997]
Date of Adoption: November 7, 1997.
Purpose: Amend WAC 197-11-680 (3)(a)(iii) to correct an error in amendments filed with the Code Reviser on October 10, 1997. The error was failure to delete a proposed WAC provision previously included in CR-102 (WSR 97-08-085). The statutory provision requiring that change was deleted by the 1997 legislature in ESB 6094, and the proposed WAC provision was not deleted.

Citation of Existing Rules Affected by this Order: Amending WAC 197-11-680 (3)(a)(iii).

Statutory Authority for Adoption: Chapter 43.21C RCW; chapter 429, Laws of 1997 (ESB 6094).

Under RCW 34.05.350 the agency for good cause finds that immediate adoption, amendment, or repeal of a rule is necessary for the preservation of the public health, safety, or general welfare, and that observing the time requirements of notice and opportunity to comment upon adoption of a permanent rule would be contrary to the public interest.

Reasons for this Finding: Recently filed amendments to the SEPA rules (chapter 197-11 WAC) included revisions to the appeals process in WAC 197-11-680 (3)(a)(iii). This revision was originally required by chapter 347, Laws of

1995 (ESHB 1724). However, the 1997 legislature subsequently deleted the statutory language requiring the revision by passing chapter 429, Laws of 1997 (ESB 6094). The deletion of the original proposed language did not occur due to staff error. The rules which take effect on November 10 thus included an erroneous sentence in this subsection that will cause confusion. Therefore, this emergency rule is needed to prevent that error from taking effect. It will be followed immediately by an expedited rule process to permanently delete the erroneous sentence.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, amended 0, repealed 0; Federal Rules or Standards: New 0, amended 0, repealed 0; or Recently Enacted State Statutes: New 0, amended 1, repealed 0 .

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, amended 0, repealed 0.

Number of Sections Adopted on the Agency's own Initiative: New 0 , amended 0 , repealed 0 .

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, amended 0 , repealed 0 .

Number of Sections Adopted using Negotiated Rule Making: New 0 , amended 0 , repealed 0 ; Pilot Rule Making: New 0 , amended 0 , repealed 0 ; or Other Alternative Rule Making: New 0 , amended 0 , repealed 0 .

Effective Date of Rule: November 10, 1997.
November 7, 1997
Tom Fitzsimmons
Director
AMENDATORY SECTION (Amending Order 95-16, filed 10/10/97, effective 11/10/97)

WAC 197-11-680 Appeals. (1) Introduction. Appeals provisions in SEPA are found in RCW 43.21C.060, 43.21C. 075 and 43.21C.080. These rules attempt to construe and interpret the statutory provisions. In the event a court determines that these rules are inconsistent with statutory provisions, or with the framework and policy of SEPA, the statute will control. Persons considering either administrative or judicial appeal of any decision which involves SEPA at all are advised to read the statutory sections cited above.
(2) Appeal to local legislative body. RCW 43.21C. 060 allows an appeal to a local legislative body of any decision by a local nonelected official conditioning or denying a proposal under authority of SEPA. Agencies may establish procedures for such an appeal, or may eliminate such appeals altogether, by rule, ordinance or resolution. Such appeals are subject to the restrictions in RCW 36.70B.050 and 36.70B. 060 that local governments provide no more than one open record hearing and one closed record appeal for permit decisions.
(3) Agency administrative appeal procedures.
(a) Agencies may provide for an administrative appeal of determinations relating to SEPA in their agency SEPA procedures. If so, the procedures must comply with the following:
(i) The agency must specify by rule, ordinance, or resolution that the appeals procedure is available.
(ii) Appeal of the intermediate steps under SEPA (e.g., lead agency determination, scoping, draft EIS adequacy) shall not be allowed.
(iii) Appeals on SEPA procedures shall be limited to review of a final threshold determination and final EIS. These appeals may occur prior to an agency's final decision on a proposed action. ((Any-appeat-of a DNS held-before an-ageney's fint deeision must be heard-at-a preeeeding where the hearing bedy-or offieer-will render-a-finat-reeem-mendatien-or-decision-en the propesed underlying govern-ffental-ation:))
(iv) An agency shall provide for only one administrative appeal of a threshold determination or of the adequacy of an EIS; successive administrative appeals on these issues within the same agency are not allowed. This limitation does not apply to administrative appeals before another agency.
(v) Except as provided in (a)(vi) of this subsection, the appeal shall consolidate any allowed appeals of procedural and substantive determinations under SEPA with a hearing or appeal on the underlying governmental action in a single simultaneous hearing before one hearing officer or body. The hearing or appeal shall be one at which the hearing officer or body will consider either the agency's decision or a recommendation on the proposed underlying governmental action. For example, an appeal of the adequacy of an EIS must be consolidated with a hearing or appeal on the agency's decision or recommendation on the proposed action, if both proceedings are allowed in agency procedures. If an agency does not provide for a hearing or appeal on the underlying governmental action (either a hearing on the agency's recommendation or an agency appeal hearing after the decision is made), the agency may not hold a SEPA administrative appeal, except as allowed under (a)(vi) of this subsection.
(vi) The following appeals of SEPA procedural or substantive determinations need not be consolidated with a hearing or appeal on the underlying governmental action:
(A) An appeal of a determination of significance;
(B) An appeal of a procedural determination made by an agency when the agency is a project proponent, or is funding a project, and chooses to conduct its review under SEPA, including any appeals of its procedural determinations, prior to submitting an application for a project permit. Subsequent appeals of substantive determinations by an agency with jurisdiction over the proposed project shall be allowed under the SEPA appeal procedures of the agency with jurisdiction;
(C) An appeal of a procedural determination made by an agency on a nonproject action; and
(D) An appeal to the local legislative authority under RCW 43.21C. 060 or other applicable state statutes.
(vii) If a county/city to which RCW 36.70 B .110 applies provides for an administrative appeal, any such appeal of a procedural or substantive determination under SEPA issued at the same time as the decision on a project action shall be filed within fourteen days after a notice of decision under RCW 36.70B. 130 or after other notice that the decision has been made and is appealable. In order to allow public comment on a DNS prior to requiring an administrative appeal to be filed, this appeal period shall be extended for an additional seven days if the appeal is of a DNS for which public comment is required under this chapter or under county/city rules adopted under SEPA. For threshold
determinations issued prior to a decision on a project action, any administrative appeal allowed by a county/city shall be filed within fourteen days after notice that the determination has been made and is appealable. Nothing in this subsection alters the requirements of $(a)(v)$ and (vi) of this subsection.
(viii) Agencies shall provide that procedural determinations made by the responsible official shall be entitled to substantial weight.
(b) Agencies providing for administrative appeals shall provide for a record as required by RCW 43.21C. 075 (3)(c).
(c) If an agency provides an administrative appeal procedure, that procedure must be used before anyone may initiate judicial review of any SEPA issue that could have been reviewed under the agency procedures.
(4) Judicial appeals.
(a) SEPA authorizes judicial appeals of both procedural and substantive compliance with SEPA.
(b) When SEPA applies to a decision, any judicial appeal of that decision potentially involves both those issues pertaining to SEPA (SEPA issues) and those which do not (non-SEPA issues). RCW 43.21C. 075 establishes time limits for raising SEPA issues, but says that existing statutes of limitations control the appeal of non-SEPA issues. The statute contemplates a single lawsuit.
(c) If there is a time limit established by statute or ordinance for appealing the underlying governmental action, then appeals (or portions thereof) raising SEPA issues must be filed within such time period.
(d) The notice of action procedures of RCW 43.21C. 080 may still be used. If this procedure is used, then the time limits for judicial appeal specified in RCW 43.21C. 080 shall apply, unless there is a time limit established by statute or ordinance for appealing the underlying governmental action. If so, the time limit for appeal of SEPA issues shall be the time limit in the statute or ordinance for the underlying governmental action. If the proposal requires more than one governmental decision that will be supported by the same SEPA documents, then RCW 43.21C. 080 still only allows one judicial appeal of procedural compliance with SEPA, which must be commenced within the applicable time to appeal the first governmental decision.
(e) If the time limit established by statute or ordinance for appealing the underlying governmental action is less than fifteen days, then the notice of action in RCW 43.21C.080(1) may be given by publishing once within that shorter time period, in a newspaper of general circulation in the area where the property that is the subject of the action is located, and meeting the other requirements of RCW 43.21C.080.
(f) If there is no time limit established by statute or ordinance for appeal, and the notice of action provisions are not used, then SEPA provides no time limit for judicial appeals. Appeal times may still be limited, however, by general statutes of Iimitation or the common law.
(g) For the purposes of this subsection, "a time limit established by statute or ordinance" does not include time limits established by the general statutes of limitation in chapter 4.16 RCW.
(5) Official notice of the date and place for commencing a judicial appeal.
(a) Official notice of the date and place for commencing an appeal must be given if there is a time limit established
by statute or ordinance for commencing an appeal of the underlying governmental action. The notice shall include:
(i) The time limit for commencing appeal of the underlying governmental action and SEPA issues, and the statute or ordinance establishing the time limit; and
(ii) Where an appeal may be filed.
(b) Notice is given by:
(i) Delivery of written notice to the applicant, all parties to any administrative appeal, and all persons who have requested notice of decisions with respect to the particular proposal in question; and
(ii) Following the agency's normal methods of notice for the type of governmental action taken.
(c) Written notice containing the information required by subsection (5)(a) of this section may be appended to the permit, decision documents, or SEPA compliance documents or may be printed separately.
(d) Official notices required by this subparagraph shall not be given prior to final agency action.

## WSR 97-23-014 EMERGENCY RULES DEPARTMENT OF SOCIAL AND HEALTH SERVICES <br> (Economic Services Administration) (Public Assistance) [Filed November 7, 1997, 4:07 p.m.]

Date of Adoption: November 7, 1997.
Purpose: Chapter 388-290 WAC implements a subsidized childcare program needed by low-income families with dependent children to become employed or maintain employment. These rules implement the mandate that eligible temporary assistance for needy families (TANF) families pay childcare copayments based on income and resources. This emergency amendment adds a critical program component concerning eligibility and copayments.

Citation of Existing Rules Affected by this Order: Amending WAC 388-290-090.

Statutory Authority for Adoption: RCW 74.04.050 and 74.08.090.

Other Authority: EHB 3901, sections 401-404, chapter 58, Laws of 1997.

Under RCW 34.05.350 the agency for good cause finds that immediate adoption, amendment, or repeal of a rule is necessary for the preservation of the public health, safety, or general welfare, and that observing the time requirements of notice and opportunity to comment upon adoption of a permanent rule would be contrary to the public interest.

Reasons for this Finding: This change is essential for the program to fully comply with the intent of EHB 3901. Without this rule change, certain TANF recipients who have found new jobs will not be eligible for child care because their income will exceed the limits of eligibility. This may threaten their job status and/or the safety of their children.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, amended 0, repealed 0; Federal Rules or Standards: New 0, amended 0, repealed 0; or Recently Enacted State Statutes: New 0, amended 1, repealed 0 .

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, amended 0, repealed 0.

Number of Sections Adopted on the Agency's own Initiative: New 0 , amended 0 , repealed 0 .

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, amended 0 , repealed 0 .

Number of Sections Adopted using Negotiated Rule Making: New 0, amended 0, repealed 0; Pilot Rule Making: New 0 , amended 0 , repealed 0 ; or Other Alternative Rule Making: New 0 , amended 0 , repealed 0 .

Effective Date of Rule: Immediately.
November 7, 1997
Merry A. Kogut, Manager
Rules and Policies Assistance Unit
AMENDATORY SECTION (Amending WSR 97-20-130, filed 10/1/97, effective 11/1/97)

WAC 388-290-090 Income eligibility and copayments. (1) The department determines income eligibility for subsidized child care by using the best available documentation of the subsidy unit's current and expected income.
(2) For three months after the TANF recipient starts a new iob, the department disregards TANF income when the copayment is figured. The three-month period starts with the first month of employment.
(3) All consumers contribute to the subsidized child care cost by making monthly copayments, as follows:
(a) Ten dollars for subsidy units with total income at or below seventy-four percent of the Federal Poverty Level (FPL);
(b) Twenty dollars for subsidy unit with total income above seventy-four percent and up to one hundred percent of the FPL;
(c) Subsidy units with total income over one hundred percent of the FPL pay the greater of:
(i) Twenty dollars; or
(ii) Forty-seven percent of total income exceeding one hundred percent of the FPL.
(((3))) (4) The department shall calculate copayments:
(a) At the time of the initial eligibility determination or authorization;
(b) At least every six months, starting from the first month of eligibility;
(c) When monthly income increases one hundred dollars or more;
(d) When monthly income decreases; or
(e) When subsidy unit size increases or decreases.
((t4))) (5) The department authorizes subsidized child care for up to six months at a time.
(( $\left.\left(\xi^{5}\right)\right)$ ) (6) The military family's housing and food allowance is counted as unearned income for the purposes of subsidized child care.

## WSR 97-23-015 <br> EMERGENCY RULES DEPARTMENT OF FISH AND WILDLIFE (Fisheries)

[Order 97-226-Filed November 7, 1997, 4:58 p.m., effective November 9, 1997, 12:01 a.m.]

## Date of Adoption: November 7, 1997.

Purpose: Commercial fishing regulations.
Citation of Existing Rules Affected by this Order: Repealing WAC 220-47-820.

Statutory Authority for Adoption: RCW 75.08.080.
Under RCW 34.05.350 the agency for good cause finds that immediate adoption, amendment, or repeal of a rule is necessary for the preservation of the public health, safety, or general welfare, and that observing the time requirements of notice and opportunity to comment upon adoption of a permanent rule would be contrary to the public interest.

Reasons for this Finding: The scheduled purse seine and gillnet chum-directed fishery in Areas 7 and 7A is cancelled relative to Canadian Department of Fisheries and Oceans update of 2.5 million chum entering Johnstone Strait. This fishery is being managed according to the guidelines of the expired Pacific Salmon Treaty Chum Annex, which does not provide for directed fisheries when chum abundance is less than 3.0 million.

The scheduled chum-directed fishery in Area 8 is cancelled relative to concerns that the run may return in numbers below the preseason forecast, which would not provide harvestable numbers of fish in this run. The scheduled chum-directed fishery in Areas 10 and 11 is cancelled relative to an inseason update of chum salmon run size at 103,950 , which is $71 \%$ below preseason forecast. The scheduled chum-directed fishery in Areas 12 and 12B is cancelled because the nontreaty share of chum salmon has been attained, relative to a terminal run size of 529,000 chum.

Openings in Areas 8 A and 8 D provide opportunity to harvest the nontreaty allocation of chum salmon returning to the Stillaguamish-Snohomish region of origin, per preseason adopted schedule, relative to an inseason update of 137,000 chum. These openings and restrictions are consistent with agreements reached during the Pacific Fisheries Management Council - North of Falcon preseason process, and reflect the schedule adopted by the Washington Fish and Wildlife Commission.

All other Puget Sound areas are closed to prevent overharvest of local salmon stocks.

Atlantic salmon have recently escaped from commercial net pen operations in the Puget Sound region, and removal of this nonnative species is required to reduce any possibility of adverse impacts on indigenous fishes.

An emergency exists in that there is insufficient time to promulgate permanent rules before the fish have moved from the fishing grounds.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, amended 0, repealed 0; Federal Rules or Standards: New 0, amended 0, repealed 0; or Recently Enacted State Statutes: New 0, amended 0, repealed 0 .

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, amended 0, repealed 0.

Number of Sections Adopted on the Agency's own Initiative: New 1, amended 0 , repealed 1.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New. 0, amended 0 , repealed 0 .

Number of Sections Adopted using Negotiated Rule Making: New 0, amended 0 , repealed 0 ; Pilot Rule Making: New 0 , amended 0 , repealed 0 ; or Other Alternative Rule Making: New 0 , amended 0 , repealed 0 .

Effective Date of Rule: November 9, 1997, 12:01 a.m.
November 7, 1997
Bern Shanks
Director

## NEW SECTION

WAC 220-47-821 Puget Sound all-citizen commercial salmon fishery. Notwithstanding the provisions of Chapter 220-47 WAC, effective 12:01 a.m. Sunday November 9,1997 until further notice, it is unlawful to take, fish for, or possess salmon for commercial purposes taken from the following Puget Sound Salmon Management and Catch Reporting Areas except in accordance with the following open periods and mesh and area restrictions:

* AREA 7B - Gillnets using $61 / 4$-inch minimum mesh and purse seines using the 5 -inch strip may fish from 6:00 a.m. Monday November 10 until 4:00 p.m. Friday November 14, 1997.
* AREAS 8A AND 8D - Gillnets using 6 1/4-inch minimum mesh may fish from 7:00 a.m. to 6:00 p.m. daily, Monday November 10, 1997 and Tuesday November 11, 1997. Purse seines using the 5 -inch strip may fish from 7:00 a.m. to 5:00 p.m. daily, Wednesday November 12, 1997 and Thursday November 13, 1997.
* Areas 4B, 5, 6, 6A, 6B, 6C, 6D, 7, 7A, 7C, 7D, 7E, 8, 9, 9A, 10, 10A, 10C, 10D $10 \mathrm{E}, 10 \mathrm{~F}, 10 \mathrm{G}, 11,11 \mathrm{~A}, 12$, 12A, 12B, 12C, 12D, 13, 13A, 13C, 13D, 13E, 13F, $13 \mathrm{G}, 13 \mathrm{H}, 13 \mathrm{I}, 13 \mathrm{~J}$, and 13 K , all freshwater areas, and exclusion zones provided for in WAC 220-47-307Closed.
* It is unlawful to retain chinook salmon taken with purse seine gear in Area 7B. It is unlawful to retain coho or chinook salmon taken with purse seine gear in Areas 8A or 8D.
* Atlantic salmon may be retained during openings listed in this section.


## REPEALER

The following section of the Washington Administrative Code is repealed effective 12:01 a.m. Sunday November 9, 1997:

WAC 220-47-820
Puget Sound all-citizen commercial salmon fishery. (97219)

WSR 97-23-023 EMERGENCY RULES DEPARTMENT OF SOCIAL AND HEALTH SERVICES<br>(Medical Assistance Administration) (Public Assistance)<br>[Filed November 12, 1997, 4:06 p.m.]

Date of Adoption: November 12, 1997.
Purpose: To extend existing emergency rules regarding interpreter services provided to clients accessing medical care through the Medicaid program.

Statutory Authority for Adoption: RCW 74.08.090, 74.04.025, 74.04.050, 45 CFR Sections 80.1 and 80.3; 45 CFR Section 605.52; 28 CFR part 35.

Under RCW 34.05.350 the agency for good cause finds that immediate adoption, amendment, or repeal of a rule is necessary for the preservation of the public health, safety, or general welfare, and that observing the time requirements of notice and opportunity to comment upon adoption of a permanent rule would be contrary to the public interest.

Reasons for this Finding: The budget allocated for interpreter services for Medicaid clients was significantly reduced for the 1997-99 biennium. These emergency WACs are necessary to manage available funds to assure limitedEnglish proficient, deaf, deaf-blind, and hard of hearing clients can communicate effectively with medical providers when accessing Medicaid services. This filing will extend the effective period of existing emergency rules because conditions have changed. The Department of Social and Health Services has recently issued contracts to providers, and will study the feasibility of complying with and administering these rules. The department will use the findings of this study, as well as input from ongoing stakeholder meetings, to identify the most efficient and economical ways to achieve this goal.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, amended 0, repealed 0; Federal Rules or Standards: New 0, amended 0, repealed 0; or Recently Enacted State Statutes: New 0, amended 0, repealed 0 .

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, amended 0, repealed 0.

Number of Sections Adopted on the Agency's own Initiative: New 5 , amended 0 , repealed 0 .

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 5, amended 0 , repealed 0 .

Number of Sections Adopted using Negotiated Rule Making: New 0, amended 0, repealed 0; Pilot Rule Making: New 0, amended 0, repealed 0; or Other Alternative Rule Making: New 0 , amended 0 , repealed 0 .

Effective Date of Rule: Immediately.
November 12, 1997
Merry A. Kogut, Manager
Rules and Policies Assistance Unit

## Chapter 388-555 WAC INTERPRETER SERVICES

## NEW SECTION

WAC 388-555-1000 Scope of care. (1) The department shall pay for interpreter services for a person determined eligible for a medical program who is:
(a) Deaf;
(b) Deaf-blind;
(c) Hard of hearing; or
(d) Limited English proficient.
(2) The department shall pay for interpreter services for clients described in subsection (1) of this section when such services:
(a) Are provided during the provision of a necessary medical service; and
(b) The medical service for which interpretation services are needed is covered under a medical assistance program for which the client is eligible. For exceptions, see 388-5551200, Noncovered services.

## NEW SECTION

WAC 388-555-1050 Definitions. For the purposes of this chapter, the following definitions apply:
"Consecutive appointments" - means appointments beginning or scheduled to begin within fifteen minutes of the last completed appointment.
"Family member" - means any person who is related to the client: a spouse, child, grandmother, grandfather, mother, father, sister, brother, cousin, niece, nephew, aunt, uncle, step relations and/or in-laws.
"Independent interpreter" - means any fluent, bilingual/multilingual person, certified by LIST, who provides interpreter services for payment and who is not employed by or a contractor of any interpreter agency enrolled with the medical assistance administration (MAA).
"Interpreter" - means a person who speaks English and another language fluently or signs English or another language fluently. Fluency includes an understanding of nonverbal and cultural patterns necessary to effectively communicate in that language. An interpreter enables clients and medical/health care providers to communicate effectively with each other.
"Interpreter agency" - a business entity which offers, by advertising or otherwise, as one of its main objectives or purposes, to procure interpreter services by employing or contracting with bilingual/multilingual persons on a permanent or part-time basis to provide interpreter services for payment in at least three of the languages required by RCW 74.04.025 or sign language. For purposes of this chapter, interpreter agency shall not include:
(1) Any person, or business entity that employs a person exclusively or regularly to perform other duties, or who performs interpreter services solely in connection with the affairs of that employer; or
(2) Those who are self-employed, and are the only bilingual/multilingual employee contracting for the purpose of providing interpreter services to others.
"Language interpretation services and translation" (LIST) - means the office within the department of social and health services (DSHS) that is responsible for certifying and qualifying spoken language interpreters.
"Limited English proficient (LEP)" - means a limited ability or an inability to speak, read, or write English well
enough to understand and communicate effectively in normal daily activities. The client decides whether he/she is limited in his/her ability to speak, read, or write English.
"Primary language" - means the language identified by the client as the language in which he/she wishes to communicate. This is also referred to as the preferred language.
"Qualified interpreter (for spoken languages)" means an interpreter who has passed DSHS screening tests in languages other than the seven DSHS certificated languages as listed in RCW 74.04.025.
"Qualified interpreter (for American Sign Language)" - means a noncertified interpreter for the deaf, deaf-blind and/or hard of hearing who is determined to be qualified by the consumer to effectively meet their communication needs, both receptively and expressively.
"Unit" - means a billable amount of time for interpreter services equal to fifteen minutes.

## NEW SECTION

WAC 388-555-1100 Eligible providers. (1) The department shall pay for interpreter services provided to an eligible client by independent interpreters, and/or interpreter agencies:
(a) Enrolled with the department to provide interpreter services;
(b) Who meet the criteria in this chapter, WAC 388-87007, Medical provider agreement, and WAC 388-87-010, Conditions of payment-General.
(2) To enroll as an independent interpreter for medical assistance clients, interpreters shall submit the following to the department:
(a) A copy of a current office of language interpretation services and translation (LIST) certificate of proficiency for any LIST-tested languages; or
(b) A copy of a current registry of interpreters for deaf (RID) or Washington state national association of the deaf (NAD) certificate for certified sign language interpreters; and
(c) Verification of Social Security Number;
(d) Verification of unified business identifier number;
(e) A completed contract;
(f) A signed confidentiality pledge;
(g) A completed provider information form; and
(h) Verification of errors and omissions liability insurance at or over one hundred thousand dollars per occurrence.
(3) To enroll as an MAA interpreter agency, the agency shall submit to the department:
(a) Verification of federal tax identification number;
(b) A unified business identifier number;
(c) A completed MAA contract;
(d) Verification of errors and omissions liability insurance at or over one million dollars per occurrence;
(e) A completed provider information form; and
(f) A list of interpreters employed/contracted to provide services to medical assistance clients, including for each interpreter:
(i) A Social Security Number;
(ii) A signed confidentiality pledge; and
(iii) A copy of a current LIST certificate of proficiency for any LIST-tested languages or verification of qualification by LIST in non-LIST-tested languages; or
(iv) A copy of a current RID or NAD certificate for certified sign language interpreters or verification of qualified interpreter status.
(4) An interpreter agency shall have the capacity to provide interpretation in no fewer than three of the required languages in RCW 74.04.025.
(5) Interpreter agencies shall assume full legal and financial liability for interpreter services provided by employees and contractors.

## NEW SECTION

WAC 388-555-1150 Provider requirements. (1) An interpreter shall not determine the need for interpreter services, nor shall the interpreter market interpreter services to medical assistance clients. See WAC 388-555-1250, Coordination of services.
(2) An interpreter shall not require a medical assistance client to obtain interpreter services exclusive of other interpreters or interpreter agencies.
(3) Interpreters shall adhere to department policies and procedures regarding confidentiality of client records as stated in WAC 388-501-0150.
(4) An independent interpreter shall enroll with the department as provided in WAC 388-555-1100 and obtain a current medical assistance provider number.
(5) The department shall schedule and give providers of interpreter services an orientation within their first year of contracting with the department. The department may terminate contracts with any provider who does not participate in the orientation. The orientation shall include:
(a) Codes of professional conduct and confidentiality for interpreters;
(b) Legal requirements;
(c) The interpreter's role when working with medical assistance clients;
(d) Issues specific to medical assistance client interpretation services;
(e) An overview of the billing process; and
(f) Record keeping requirements.

## NEW SECTION

WAC 388-555-1200 Noncovered services. (1) The department shall not pay for interpretation services related to:
(a) Inpatient hospital services;
(b) Nursing facility services;
(c) Community mental health center services;
(d) The provision of any noncovered service; or
(e) Interpretation funded or paid for by any other source.
(2) The department shall not pay for the following:
(a) Interpretation services provided to the interpreter's family members;
(b) Any person other than an eligible medical assistance client;
(c) Medical Assistance client no-shows;
(d) The interpreter's transportation costs or travel time;
(e) Waiting time before the scheduled appointment; or
(f) Any block of time when services are not required by the medical provider to communicate with a medical assistance client.

## NEW SECTION

WAC 388-555-1250 Coordination of services. An interpreter shall:
(1) Facilitate coordination of the appointment dates and times with the medical provider and the client as requested by the medical provider;
(2) Provide interpretation for medically necessary services; and
(3) Notify the medical provider of any changes to scheduled appointments at least twenty-four hours in advance.

## NEW SECTION

WAC 388-555-1300 Payment. (1) The department shall pay for interpretation services for limited English proficient (LEP), deaf, deaf-blind and/or hard of hearing medical assistance clients when the interpreter is enrolled with the department as provided in WAC 388-555-1100; and requirements of chapter 388-87 WAC and the following conditions are met:
(a) The medical assistance client or the medical provider determines that an interpreter is necessary in order for the client to appropriately access necessary medical and health care services covered by the client's medical assistance program;
(b) The medical provider has informed the client that interpreter services are available at no cost to the client; and
(c) The interpreter presents a current identification card with his/her name, such as a driver's license, prior to all interpretation services.
(2) Interpreters shall provide written justification to the department for any interpretation service at or exceeding eight units.
(3) The department may reimburse an interpreter for up to twenty-four units per client per day.
(4) To the extent permitted under federal law, the department may provide federal financial participation to match public funds expended by public agencies for interpreter services.

## NEW SECTION

WAC 388-555-1350 Payment methodology. The department shall base its payment for interpreter services on:
(1) Funds legislatively provided for interpreter services;
(2) Department allocation of vendor rate increases appropriated by the legislature; and
(3) Billable units of time, where a unit equals fifteen minutes.

## NEW SECTION

WAC 388-555-1400 Billing requirements. (1) An interpreter may bill a minimum of four units per encounter, except as provided in subsection (2).
(2) An interpreter shall charge the actual time spent interpreting for a client encounter with a medical provider when the appointments are consecutive and:
(a) The interpreter interprets for more than one client in the same medical provider's office on the same day;
(b) The interpreter interprets for one client for multiple medical providers in the same medical facility on the same day; or
(c) The interpreter interprets for more than one client for multiple medical providers in the same medical facility on the same day.
(3) Interpreters shall bill claims to the department according to the department's billing instructions. The department shall publish and provide its billing instructions to all eligible interpreters.
(4) The following shall be included on the claim submitted to the department for payment:
(a) The interpreter's name;
(b) The medical provider's name;
(c) The medical condition for which the client required interpreter services; and
(d) The client's language interpreted during the units being billed.
(5) When the interpreter interprets for eight units or more for the same client, the interpreter shall include the following on the department's claim:
(a) An explanation justifying the need for eight or more units of interpretation services;
(b) Waiting time exceeding one unit between medical services; and
(c) Waiting time between separate medical services that are provided during a single appointment and the interpreter was requested to wait between services.
(6) See 388-87-015, Billing limitations, for time frames for submitting claims to the department.

## NEW SECTION

WAC 388-555-1450 Audits. (1) Providers shall maintain legible, accurate, and complete records in order to support and justify interpretation services provided to medical assistance clients.
(2) Providers shall maintain interpretation service records by date of service and interpreter.
(3) Interpreter records shall be legible, written in English, and shall include at a minimum:
(a) The client's name;
(b) The client's patient identification code;
(c) The client's assistance unit number;
(d) The name of the interpreter who provided the service;
(e) The language used;
(f) The date of the service;
(g) The name of the medical provider for whom interpretation assistance was provided;
(h) The specific reason for the appointments;
(i) The start and end time of each interpretation service for a client;
(j) Place of service; and
(k) Patient's address.

## WSR 97-23-025 <br> EMERGENCY RULES FOREST PRACTICES BOARD

[Filed November 13, 1997, 8:37 a.m.]

## Date of Adoption: November 12, 1997.

Purpose: To modify forest practices rules that define Type 2 and 3 waters in WAC 222-16-030, and define requirements for the Forest Practices Board manual.

Citation of Existing Rules Affected by this Order: Amending WAC 222-12-090 and 222-16-030.

Statutory Authority for Adoption: RCW 76.09.040 and chapter 34.05 RCW .

Under RCW 34.05.350 the agency for good cause finds that immediate adoption, amendment, or repeal of a rule is necessary for the preservation of the public health, safety, or general welfare, and that observing the time requirements of notice and opportunity to comment upon adoption of a permanent rule would be contrary to the public interest.

Reasons for this Finding: New data has shown that the physical characteristics of streams, as defined in the current forest practices rules, are no longer accurate. This emergency rule updates those physical characteristics based on current knowledge so that appropriate resource protection can be provided to fish habitat and water quality.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, amended 0, repealed 0; Federal Rules or Standards: New 0, amended 0, repealed 0; or Recently Enacted State Statutes: New 0, amended 0, repealed 0 .

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, amended 0, repealed 0.

Number of Sections Adopted on the Agency's own Initiative: New 0 , amended 0 , repealed 0 .

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, amended 2 , repealed 0 .

Number of Sections Adopted using Negotiated Rule Making: New 0 , amended 0 , repealed 0 ; Pilot Rule Making: New 0 , amended 0 , repealed 0 ; or Other Alternative Rule Making: New 0, amended 0 , repealed 0 .

Effective Date of Rule: Immediately.
November 12, 1997
Jennifer M. Belcher
Commissioner of Public Lands
AMENDATORY SECTION (Amending WSR 97-15-105, filed 7/21/97, effective 8/21/97)

WAC 222-12-090 Forest practices board manual. When approved by the board the manual serves as an advisory technical supplement to these forest practices regulations. The department, in cooperation with the departments of fisheries, wildlife, agriculture, ecology, and such other agencies, affected Indian tribes, or interested parties as may have appropriate expertise, is directed to prepare, and submit to the board for approval, revisions to the forest practices board manual. The manual shall include:
(1) Method for determination of adequate shade requirements on streams needed for use with WAC 222-30-040.
(2) The standard methods for measuring channel width, stream gradient and flow which are used in the water typing criteria WAC 222-16-030.
(3) A chart for establishing recommended permanent culvert sizes and associated data.
(4) Guidelines for clearing slash and debris from Type 4 and 5 Waters.
(5) Guidelines for landing location and construction.
(6) Guidelines for determining acceptable stocking levels.
(7) Guidelines for calculating average widths of riparian management zones.
(8) Guidelines for wetland delineation.
(9) Guidelines for wetland replacement or substitution.
(10) A list of nonnative wetland plant species.
(11) The standard methodology, which shall specify the quantitative methods, indices of resource conditions, and definitions, for conducting watershed analysis under chapter 222-22 WAC. The department, in consultation with Timber/Fish/Wildlife's Cooperative Monitoring, Evaluation and Research Committee (CMER), may make minor modifications to the version of the standard methodology approved by the board. Substantial amendments to the standard methodology requires approval by the board.
(12) A list of special concerns related to aerial application of pesticides developed under WAC 222-16-070(3).
(13) Guidelines for determining fish use for the purpose of typing waters under WAC 222-16-030.
(14) Survey protocol for marbled murrelets. The Pacific seabird survey protocol in effect March 1, 1997, shall be used when surveying for marbled murrelets in a stand. Surveys conducted before the effective date of this rule are valid if they were conducted in substantial compliance with generally accepted survey protocols in effect at the beginning of the season in which they were conducted.
(15) The department shall, in consultation with the department of fish and wildlife, develop platform protocols for use by applicants in estimating the number of platforms, and by the department in reviewing and classifying forest practices under WAC 222-16-050. These protocols shall include:
(a) A sampling method to determine platforms per acre in the field;
(b) A method to predict the number of platforms per acre based on information measurable from typical forest inventories. The method shall be derived from regression models or other accepted statistical methodology, and incorporate the best available data; and
(c) Other methods determined to be reliable by the department, in consultation with the department of fish and wildlife.

AMENDATORY SECTION (Amending WSR 94-01-134, filed $12 / 20 / 93$, effective $1 / 1 / 94$ )

WAC 222-16-030 Water typing system. *The department in cooperation with the departments of fisheries, wildlife and ecology, and in consultation with affected Indian tribes shall classify streams, lakes and ponds and prepare stream classification maps showing the location of Type 1, 2, 3 and 4 Waters within the various forested areas of the state. Such maps shall be available for public inspection at
region offices of the department. The waters will be classified using the following criteria. If a dispute arises concerning a water type the department shall make available informal conferences, which shall include the departments of fisheries, wildlife and ecology, and affected Indian tribes and those contesting the adopted water types. These conferences shall be established under procedures established in WAC 222-46-020.
*(1) "Type 1 Water" means all waters, within their ordinary high-water mark, as inventoried as "shorelines of the state" under chapter 90.58 RCW and the rules promulgated pursuant to chapter 90.58 RCW , but not including those waters' associated wetlands as defined in chapter 90.58 RCW.
*(2) "Type 2 Water" shall mean segments of natural waters which are not classified as Type 1 Water and have a high fish, wildlife, or human use. These are segments of natural waters and periodically inundated areas of their associated wetlands, which:
(a) Are diverted for domestic use by more than 100 residential or camping units or by a public accommodation facility licensed to serve more than 100 persons, where such diversion is determined by the department to be a valid appropriation of water and the only practical water source for such users. Such waters shall be considered to be Type 2 Water upstream from the point of such diversion for 1,500 feet or until the drainage area is reduced by 50 percent, whichever is less;
(b) Are diverted for use by federal, state, tribal or private fish hatcheries. Such waters shall be considered Type 2 Water upstream from the point of diversion for 1,500 feet including tributaries if highly significant for protection of downstream water quality. The department may allow additional harvest beyond the requirements of Type 2 Water designation provided the department determines after a landowner-requested on-site assessment by the department of fish and wildlife, department of ecology, the affected tribes and interested parties that:
(i) The management practices proposed by the landowner will adequately protect water quality for the fish hatchery; and
(ii) Such additional harvest meets the requirements of the water type designation that would apply in the absence of the hatchery;
(c) Are within a federal, state, local, or private campground having more than 30 camping units: Provided, That the water shall not be considered to enter a campground until it reaches the boundary of the park lands available for public use and comes within 100 feet of a camping unit, trail or other park improvement;
$(((-)))$ (d) Are used by substantial numbers of anadromous or resident game fish for spawning, rearing or migration. Waters having the following characteristics are presumed to have highly significant fish populations:
(i) Stream segments having a defined channel 20 feet or greater in width between the ordinary high-water marks and having a gradient of less than 4 percent.
(ii) Lakes, ponds, or impoundments having a surface area of 1 acre or greater at seasonal low water.
(((d))) (e) Are used by salmonids for off-channel habitat. These areas are critical to the maintenance of
optimum survival of juvenile salmonids. This habitat shall be identified based on the following criteria:
(i) The site must be connected to a stream bearing salmonids and accessible during some period of the year; and
(ii) The off-channel water must be accessible to juvenile salmonids through a drainage with less than a $5 \%$ gradient.
*(3) "Type 3 Water" shall mean segments of natural waters which are not classified as Type 1 or 2 Water and have a moderate to slight fish, wildlife, and human use. These are segments of natural waters and periodically inundated areas of their associated wetlands which:
(a) Are diverted for domestic use by more than 10 residential or camping units or by a public accommodation facility licensed to serve more than 10 persons, where such diversion is determined by the department to be a valid appropriation of water and the only practical water source for such users. Such waters shall be considered to be Type 3 Water upstream from the point of such diversion for 1,500 feet or until the drainage area is reduced by 50 percent, whichever is less;
(b) Are used by significant numbers of anadromous or resident game fish for spawning, rearing or migration. Guidelines for determining fish use are described in the Forest Practices Board Manual. If fish use has not been determined:
(i) Waters having the following characteristics are presumed to have significant anadromous or resident game fish use:
 $((\mathcal{5})) \underline{2}$ feet or greater in width between the ordinary highwater marks in Western Washington; or 3 feet or greater in width between the ordinary high-water marks in Eastern Washington; and having a gradient ((of less than-12)) 16 percent ((and-net upstream of a falls-of mere than-10 vertieat feet)) or less;
(B) Stream segments having a defined channel of 2 feet or greater in width between the ordinary high-water marks in Western Washington; or 3 feet or greater in width between the ordinary high-water marks in Eastern Washington; and having a gradient greater than 16 percent and less than or equal to 20 percent; and having greater than 50 acres in contributing basin size in Western Washington; or greater than 175 acres in contributing basin size in Eastern Washington based on hydrographic boundaries;
(ii) The department shall waive or modify the characteristics in (i) above where:
(A) Waters have confirmed, long term, naturally occurring water quality parameters incapable of supporting anadromous or resident game fish;
(B) Snowmelt streams have short flow cycles that do not support successful life history phases of anadromous or resident game fish. These streams typically have no flow in the winter months and discontinue flow by June 1; or
(C) Sufficient information about a geographic region is available to support a departure from the characteristics in (i), as determined in consultation with the department of fish and wildlife, department of ecology, affected tribes and interested parties.
((fii))) (iii) Ponds or impoundments having a surface area of less than 1 acre at seasonal low water and having an outlet to an anadromous fish stream.
((e) Are used by signifieent numbers ef resident-game fish. Waters with the following eharacteristies are presumed to have-signifieant resident game fish use.
(i) Stream segments having defined-hannel of 10 feet of greater in width between the ordinary high-water marks; and asoummer low flow-greater than- 0.3 eubie feet per seeond; and-a gradient of less than 12 pereent:
(iii)) (iv) For resident game fish ponds or impoundments having a surface area greater than 0.5 acre at seasonal low water.
$\left(\left(\mathrm{f}^{(d)}\right)\right)(\mathrm{c})$ Are highly significant for protection of downstream water quality. Tributaries which contribute greater than 20 percent of the flow to a Type 1 or 2 Water are presumed to be significant for 1,500 feet from their confluence with the Type 1 or 2 Water or until their drainage area is less than 50 percent of their drainage area at the point of confluence, whichever is less.
*(4) "Type 4 Water" classification shall be applied to segments of natural waters which are not classified as Type 1,2 or 3 , and for the purpose of protecting water quality downstream are classified as Type 4 Water upstream until the channel width becomes less than 2 feet in width between the ordinary high-water marks. Their significance lies in their influence on water quality downstream in Type 1, 2, and 3 Waters. These may be perennial or intermittent.
*(5) "Type 5 Water" classification shall be applied to all natural waters not classified as Type $1,2,3$ or 4 ; including streams with or without well-defined channels, areas of perennial or intermittent seepage, ponds, natural sinks and drainageways having short periods of spring or storm runoff.
*(6) For purposes of this section:
(a) "Residential unit" means a home, apartment, residential condominium unit or mobile home, serving as the principal place of residence.
(b) "Camping unit" means an area intended and used for:
(i) Overnight camping or picnicking by the public containing at least a fireplace, picnic table and access to water and sanitary facilities; or
(ii) A permanent home or condominium unit or mobile home not qualifying as a "residential unit" because of part time occupancy.
(c) "Resident game fish" means game fish as described in the Washington game code that spend their life cycle in fresh water. Steelhead, searun cutthroat and Dolly Varden trout are anadromous game fish and should not be confused with resident game fish.
(d) "Public accommodation facility" means a business establishment open to and licensed to serve the public, such as a restaurant, tavern, motel or hotel.
(e) "Natural waters" only excludes water conveyance systems which are artificially constructed and actively maintained for irrigation.
(f) "Seasonal low flow" and "seasonal low water" mean the conditions of the 7 -day, 2 -year low water situation, as measured or estimated by accepted hydrologic techniques recognized by the department.
(g) "Channel width and gradient" means a measurement over a representative section of at least 500 linear feet with at least 10 evenly spaced measurement points along the normal stream channel but excluding unusually wide areas of negligible gradient such as marshy or swampy areas,
beaver ponds and impoundments. Channel gradient may be determined utilizing stream profiles plotted from United States geological survey topographic maps.
(h) "Intermittent streams" means those segments of streams that normally go dry.

## WSR 97-23-029 EMERGENCY RULES UTILITIES AND TRANSPORTATION COMMISSION

[General Order R-444, Docket No. UT-970317—Filed November 14, 1997, 1:00 p.m.]
In the matter of amending WAC 480-80-330 and 480-120-027 and adopting WAC 480-123-010.

This is an emergency rule-making proceeding that is designed to amend and adopt rules to become effective when filed. This is a readoption of emergency rules that were initially adopted and filed with the code reviser at WSR 97-17-026. The commission has filed notice of its intent to adopt the rule as a permanent rule at WSR 97-15-053, and is actively undertaking the appropriate procedures to adopt the rule as a permanent rule. The readoption is necessary to allow time for the permanent rule-making process to be completed. For that reason, the refiling is permissible under RCW 34.05.350(2).

The Washington Utilities and Transportation Commission is conducting this rule making pursuant to RCW 80.01.040 and 34.05.350. This proceeding complies with the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.05 RCW ), the State Register Act (chapter 34.08 RCW), the State Environmental Policy Act (chapter 43.21C RCW), and the Regulatory Fairness Act (chapter 19.85 RCW).

The facts requiring emergency action are as follows:
On May 8, 1997, the Federal Communications Commission (FCC) released its Report and Order, FCC Order No. 97-157, (FCC order) implementing key portions of Section 254 of the Telecommunications Act of 1996 (the federal act), which addresses universal service. Among other matters, the order identified services to be supported by federal universal service funding and the mechanisms whereby such funding will be provided. Discounts on telecommunications services and certain non-telecommunications services for schools, libraries, and rural health care providers are among the items earmarked for federal funding. The rule making also addresses contracts pursuant to the federal universal service program providing services to rural health care providers.

The FCC order provides for funding of both interstate and intrastate services for schools, libraries, and rural health care providers. The federal act provided that the FCC set the discounts for such interstate services for schools and libraries and reserved to the states the authority to set such discounts for intrastate services.

The FCC order setting federal discounts and the parameters for the intrastate discounts was not issued until May 8 and was not published in the Federal Register until June 17, 1997. The intrastate discounts must be set immediately in order to permit Washington state schools and libraries to receive the available funds, it is appropriate under RCW
34.05.350 [(1)](b) for the commission to adopt emergency rules pending the final permanent rule adoption.

The commission has filed a preproposal notice of its intention to promulgate permanent rules on the subjects addressed by these emergency rules. The commission has also provided notice of the proposed emergency rule adoption to interested persons and provided the opportunity for comment.

The Washington Utilities and Transportation Commission finds that an emergency exists. It finds that the federal law and rules require immediate adoption of a new commission rule and amendment of existing rules. It finds that immediate adoption of a new rule and immediate amendment of existing rules are necessary for the preservation of the public health, safety, or general welfare, and that observing the statutory requirements of notice and opportunity to comment upon adoption of a permanent rule would be contrary to the public interest.

This adoption of a new rule and amendment to existing rule affect no economic values and have no adverse environmental effect, in that they merely provide a means for Washington state schools and libraries to take advantage of the federal program. No intrastate funds are involved and this action will not increase or decrease the amount of funds reserved or set aside from Washington state ratepayers.

In reviewing the entire record, the commission determines that it should amend WAC 480-80-330 and 480-120027 and it should adopt WAC 480-123-010, to read as set forth in Appendix A, as a rule of the Washington Utilities and Transportation Commission, to be effective when filed. These rule changes will make commission regulations consistent with the federal requirements and will enable Washington state institutions access to funding.

## ORDER

THE COMMISSION ORDERS That WAC 480-80-330 and 480-120-027, as set forth in Appendix A, are amended to take effect as emergency rules of the Washington Utilities and Transportation Commission pursuant to RCW 34.05.350 and 34.05 .380 (2), to be effective when filed.

THE COMMISSION FURTHER ORDERS That WAC 480-123-010, as set forth in Appendix A, is adopted, to take effect as an emergency rule of the Washington Utilities and Transportation Commission pursuant to RCW 34.05.350 and 34.05.380(2), to be effective when filed.

THE COMMISSION FURTHER ORDERS That this order and the rules set forth in Appendix A, after being first recorded in the order register of the Washington Utilities and Transportation Commission, be forwarded to the code reviser for filing pursuant to chapters 34.05 RCW and 1-21 WAC.

DATED at Olympia, Washington, this 14th day of November 1997.

Washington Utilities and Transportation Commission Anne Levinson, Chair William R. Gillis, Commissioner

APPENDIX A

AMENDATORY SECTION (Amending Order R-301, Docket No. U-88-1704-R, filed 6/1/89)

WAC 480-80-330 Telecommunications contracts. (1) Contracts to be filed. All contracts with end use customers for the retail sale of regulated intrastate telecommunications services which contain or state rates or conditions not in conformance with any applicable tariff or which provide for telecommunications services which are not specifically addressed in the telecommunications company's published tariffs shall be filed with the commission in accordance with this section. For purposes of this section the modification of a previously executed contract will be treated as a new contract. This section shall not apply to contracts which offer services subject to a price list filed pursuant to WAC 480-120-027.
(2) Application. This section shall apply prospectively to all contracts as defined in subsection (1) of this section executed after the effective date of this section.
(3) Time for filing and effectiveness. With the exception of firm bid contracts allowed under subsection (4) of this section, each contract shall be filed with the commission in accordance with this subsection. A contract which does not qualify for treatment under subsection (4) of this section shall be filed with the commission not less than thirty days prior to the proposed effective date of the contract, and shall become effective according to its terms unless earlier approved or rejected by the commission: Provided, That upon application and for good cause shown, the commission may approve the contract as of an effective date prior to the date that the contract would have become effective in accordance with this section.
(4) Federal contracts. Where a federal agency asserts its authority to solicit a firm offer of services and a contract subject to this section is submitted in response to that solicitation, the provisions of subsection (3) of this section will not apply. Upon the acceptance of such a contract offer by the federal agency, the telecommunications company shall immediately file the contract with the commission and must include the same documentation required for approval by subsection (5) of this section.
(5) Documentation. Each contract and substantial contract modification filed pursuant to this section shall be accompanied by documentation to show that the contract does not result in undue or unreasonable discrimination between customers receiving like and contemporaneous service under substantially similar circumstances; and provides for the recovery of all costs associated with the provision of the services. In addition, the telecommunications company shall file the following information in conjunction with each contract submitted:
(a) A statement summarizing the basis of the rate or charge proposed in the contract and an explanation of the derivation of the proposed rate or charge;
(b) An explanation of all cost computations involved in arriving at the derivation of the level of the rate or charge in the contract; and
(c) A statement indicating the basis for the use of a contract rather than a filed tariff for the specific service involved.
(6) Duration of contract. All contracts shall be for a stated time period.
(7) Confidentiality. Filings under this section may be submitted with portions designated "confidential" pursuant to WAC 480-08-015. However, any filing which designates as "confidential" the essential terms and conditions will be rejected by the commission.
(8) Federal universal service contracts with schools, libraries, and rural health care providers pursuant to 47 CFR , Part 54. When a telecommunications company enters into a contract to provide service to a school or library as part of the federal universal service program, the telecommunications company must file the contract if the rates, terms, or conditions of the prediscounted contract service depart from the tariff. The contract must be filed immediately upon acceptance by the administrator of the federal universal service program for schools and libraries. The filing must include the same documentation required for approval by subsection (5) of this section.

AMENDATORY SECTION (Amending Order R-301, Docket No. U-88-1704-R, filed 6/1/89)

WAC 480-120-027 Price lists. (1) Pursuant to RCW 80.36.310 telecommunications services classified by the commission as competitive will be offered under price lists. All services of competitive telecommunications companies as classified by the commission under RCW 80.36 .310 will be offered under price lists.
(2) All price lists filed with the commission must describe the service being offered and all prices, charges, terms, and conditions pertaining thereto. Each page of every price list shall contain, in general, the company name, the page number, and the effective date. All subsequent revisions of a price list shall bear consecutive revision numbers. Price lists must provide sufficient detail for customers and potential customers reasonably to determine what is being offered and what charges the customer incurs in obtaining the service.
(3) Contracts (including modifications to previously executed contracts) for services which are governed by this section may be offered subject to the requirements of this subsection.
(a) Contracts of companies classified "competitive" under RCW 80.36 .310 shall be filed with the commission not later than five business days after execution. A contract filed pursuant to this subdivision will not be rejected by the commission in the absence of competent evidence that the contract is unlawful.
(b) Contracts which offer services classified as "competitive" under RCW 80.36 .330 shall be filed with the commission at least ten days prior to the effective date. Such contracts may not include both "price listed" and "tariffed" services unless the tariffed services are set forth separately and offered under an approved tariff or contract (see WAC 480-80-330). A contract filed pursuant to this subdivision may be rejected if the telecommunications company is unable to document that the price charged covered its relevant costs under either a long run incremental cost analysis or a fully distributed cost analysis whichever is lower, or any other commission-approved cost method. A contract filed pursuant to this subdivision may also be rejected upon a showing that it is otherwise unlawful. To meet its burden of proving that the contract is cost-based, the
company shall, at a minimum, provide the following information at the time of filing:
(i) A statement summarizing the basis of the rate or charge proposed in the contract and an explanation of the derivation of the proposed rate or charge; and
(ii) An explanation of all cost computations involved in arriving at the derivation of the level of the rate or charge in the contract.
(c) All contracts filed pursuant to this subsection shall be for a stated time period.
(d) Filings under this subsection may be submitted with portions designated "confidential" pursuant to WAC 480-08015. However, any filing which designates as "confidential" the essential terms and conditions will be rejected by the commission.
(4) Federal contracts. Where a federal agency asserts its authority to solicit a firm offer of services and a contract subject to this section is submitted in response to that solicitation, the provisions of subsection (3) of this section will not apply. Upon the acceptance of such a contract offer by the federal agency, the telecommunications company shall immediately file the contract with the commission and must include the same documentation otherwise required by this section.
(5) Federal universal service contracts with schools, libraries, and rural health care providers pursuant to 47 CFR , Part 54. When a telecommunications company enters into a contract to provide competitively classified service to a school or library as part of the federal universal service program, the telecommunications company must file the contract if the rates, terms, or conditions of the prediscounted contract service depart from the tariff. The contract must be filed immediately upon acceptance by the administrator of the federal universal service program for schools and libraries. The filing must include the same documentation required for approval by subsection (3)(b) of this section.

## NEW SECTION

WAC 480-123-010 Federal universal service contracts. For purposes of schools and libraries receiving federal universal service funding under 47 CFR, Part 54 of the Federal Communications Commission rules, the following discounts shall apply:

## SCHOOLS AND LIBRARIES DISCOUNT MATRIX HOW DISADVANTAGED?

| \% of students <br> eligible for <br> national school | urban <br> discount | rural <br> discount |
| :---: | :---: | :---: |
| lunch program | $(\%)$ | $(\%)$ |
| $<1$ | 20 | 25 |
| $1-19$ | 40 | 50 |
| $20-34$ | 50 | 60 |
| $35-49$ | 60 | 70 |
| $50-74$ | 80 | 80 |
| $75-100$ | 90 | 90 |

## WSR 97-23-030 EMERGENCY RULES DEPARTMENT OF FISH AND WILDLIFE

(Fisheries)
[Order 97-227-Filed November 14, 1997, 2:45 p.m., effective November 16, 1997, 12:01 a.m.]

Date of Adoption: November 14, 1997.
Purpose: Commercial fishing regulations.
Citation of Existing Rules Affected by this Order: Repealing WAC 220-44-05000J; and amending WAC 220 -44-050.

Statutory Authority for Adoption: RCW 75.08.080.
Under RCW 34.05.350 the agency for good cause finds that immediate adoption, amendment, or repeal of a rule is necessary for the preservation of the public health, safety, or general welfare, and that observing the time requirements of notice and opportunity to comment upon adoption of a permanent rule would be contrary to the public interest.

Reasons for this Finding: This regulation is necessary to achieve conservation goals and to maintain consistency between state and federal regulations and to achieve annual harvest guidelines. There is insufficient time to promulgate permanent rules.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, amended 0, repealed 0; Federal Rules or Standards: New 0, amended 0, repealed 0; or Recently Enacted State Statutes: New 0, amended 0, repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, amended 0, repealed 0 .

Number of Sections Adopted on the Agency's own Initiative: New 1, amended 0, repealed 1.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, amended 0 , repealed 0 .

Number of Sections Adopted using Negotiated Rule Making: New 0, amended 0, repealed 0; Pilot Rule Making: New 0, amended 0, repealed 0; or Other Alternative Rule Making: New 0, amended 0, repealed 0.

Effective Date of Rule: November 16, 1997, 12:01 a.m
November 14, 1997
Larry Peck
for Bern Shanks
Director

## NEW SECTION

WAC 220-44-05000K Coastal bottomfish catch limits. Notwithstanding the provisions of WAC 220-44-050, effective 12:01 a.m. November 16, 1997 until further notice it is unlawful to possess, transport through the waters of the state or land in any Washington State port bottomfish taken from Marine Fish-Shellfish Management and Catch Reporting Areas 29, 58B, 59A, 59B, 60A, 61, 62, or 63 in excess of the amounts or less than the minimum sizes shown below for the following species:

1. The following definitions apply to this section:
a. Cumulative limit - A cumulative limit is the maximum amount of fish that may be taken and retained, possessed or landed per vessel per calendar month, without a limit on the number of landings or trips. For B-platoon vessels (see section 1.b.) A calendar month shall be the 16 th of the month through the 15 th of the following month. The cumulative limit includes all fish harvested by a vessel during the month, whether taken in limited entry or open access fisheries. Once a cumulative limit has been achieved, an operator may begin fishing on the next cumulative limit so long as the fish are not landed until after the beginning of the next cumulative limit.
b. Two-month cumulative limit is the maximum amount of fish that may be taken and retained, possessed or landed per vessel per two, fixed calendar months, without a limit on the number of landings or trips. The fixed two-two month periods are September-October and November-December, except for vessels that have elected to be endorsed in the "Bplatoon" on their trawl federal limited entry permit. Twomonth cumulative limits for B-platoon vessels begin on the 16th of the calendar month. These periods are: September 16 -November 15, November 16-December 31. No more than sixty percent of any two-month cumulative limit may be taken and retained, possessed or landed per vessel in either calendar month of the fixed, two-month period, except for vessels in the $B$-platoon during the final period of the calendar year. The cumulative 2 -month limit for this shortened period (November 16-December 31) may be taken in any number of trips during the period with no sixty percent per month restriction. For one-month cumulative limits, B-platoon vessels may take the final 2 cumulative limits during the shortened period (November 16-December 31) with no restriction on the amount of the total which can be harvested in either calendar month. The first calendar month for purposes of the 60 percent restriction for $B$ platoon vessels in other periods shall be defined as the period beginning on the 16th of the month in which the trip limit begins through the 15 th of the following month. The second calendar month period shall be defined as beginning on the 16th of the second month in the period through the end of the cumulative period. The two-month cumulative limit includes all fish harvested by a vessel during the twomonth period, whether taken in limited entry or open access fisheries. Once a two-month cumulative limit has been achieved, an operator may begin fishing on the next twomonth cumulative limit so long as the fish are not landed until after the beginning of the next two-month cumulative period.
c. Daily trip limit - The maximum amount of fish that may be taken and retained, possessed or landed per vessel from a single fishing trip in 24 consecutive hours, starting at 0001 hours.
d. Groundfish limited entry fishery - Fishing activity by a trawl, setline or bottomfish pot equipped vessel that has received a federal limited entry permit issued by the National Marine Fisheries Service endorsed for the qualifying gear type.
e. Groundfish open access fishery - Fishing activity by a vessel equipped with setline or bottomfish pot gear that has not received a federal limited entry permit, or a vessel using gear other than trawl, setline or bottomfish pot gear.
f. Vessel trip - A vessel trip is defined as having occurred upon the initiation of transfer of catch from a fishing vessè.
g. Vessel trip limit - The amount of fish that may not be exceeded per vessel trip. All fish aboard a fishing vessel upon the initiation of transfer of catch are to be counted towards the vessel trip limit.
h. Dressed length - The dressed length of a fish is the distance from the anterior insertion of the first dorsal fin to the tip of the tail.
2. Groundfish limited entry fishery limits. The following limits apply to the groundfish limited entry fishery in Coastal Marine Fish-Shellfish Management and Catch Reporting Areas 58B, 59A, 59B, 60A, 61, 62, and 63, and apply to all listed bottomfish species and species complexes taken in Puget Sound Marine Fish-Shellfish Management and Catch Reporting Area 29 (notwithstanding the provisions of WAC 220-44-030):
a. Pacific ocean perch - Two-month cumulative limit of 8,000 pounds. No minimum size.
b. Widow rockfish - Two-month cumulative limit of 60,000 pounds.
c. Shortbelly rockfish - No minimum size. No maximum poundage.
d. Black rockfish - The vessel trip limit for black rockfish for commercial fishing vessels using hook-and-line gear between the U.S. Canada border and Cape Alava ( $48^{\circ} 09^{\prime} 30^{\prime \prime} \mathrm{N}$. latitude) and between Destruction Island ( $47^{\circ} 40^{\prime} 00^{\prime \prime} \mathrm{N}$. latitude) and Leadbetter Point ( $46^{\circ} 38^{\prime} 10^{\prime \prime} \mathrm{N}$. latitude), is 100 pounds (round weight) or 30 percent by weight of all fish on board including salmon, whichever is greater, per vessel trip.
e. Sebastes complex - All species of rockfish except Pacific ocean perch, widow, shortbelly, and thornyhead (Sebastolobus spp.) Cumulative limit of 40,000 pounds, of which no more than 20,000 pounds may be yellowtail rockfish and no more than 15,000 pounds may be canary rockfish.
f. DTS Complex - (Sablefish, Dover sole and thornyhead rockfish) - Cumulative limit of 16,000 pounds, of which not more than 3,000 pounds may be Dover sole; not more than 3,000 pounds may be sablefish for trawl vessels and not more than 1,500 pounds may be sablefish for non-trawl vessels; and not more than 10,000 pounds may be thornyhead rockfish. Of the thornyhead rockfish, not more than 3,000 pounds may be shortspine thornyhead.

## g. Sablefish -

(1) Trawl vessels - Not more than 500 pounds (round weight) of sablefish per trip may be smaller than 22 inches. Sablefish total length of 22 inches is equivalent to dressed length of 15.5 inches. To convert sablefish from dressed weight to round weight, multiply the dressed weight by 1.6 .
(2) Non-trawl vessels - Daily trip limit of 300 pounds (round weight) not to exceed 1,500 pounds in any calender month. No minimum size.
h. Pacific Whiting - 10,000 pound vessel trip limit. No minimum size.
i. Lingcod - Two-month cumulative limit of 30,000 pounds. Total length minimum size limit of 22 inches. Lingcod total length of 22 inches is equivalent to dressed length of 18 inches. To convert lingcod from dressed weight to round weight, multiply the dressed weight by 1.5 . To
convert lingcod from dressed, head on (gutted only), weight, multiply the dressed weight by 1.1 .
(1) It shall be lawful to land up to 100 pounds of lingcod under 22 inches taken in the trawl fishery only.
3. Groundfish open access fishery limits. The following limits apply to the groundfish open access fishery in Coastal Marine Fish-Shellfish Management and Catch Reporting Areas $58 \mathrm{~B}, 59 \mathrm{~A}, 59 \mathrm{~B}, 60 \mathrm{~A}, 61,62$, and 63 , and apply to all listed species and species complexes taken in Puget Sound Marine Fish-Shellfish Management and Catch Reporting Area 29 (notwithstanding the provisions of WAC 220-44030). Notwithstanding the provisions of this subsection, no groundfish open access fishery limit may exceed a groundfish limited entry fishery daily, vessel or cumulative limit:
(a) Sablefish - Daily trip limit of 300 pounds (round weight) not to exceed 1,500 pounds in any calendar month. No minimum size.
(b) Rockfish - Vessel trip limit of 10,000 pounds. Cumulative limit of 40,000 pounds.
(c) Black rockfish - The vessel trip limit for black rockfish for commercial fishing vessels using hook-and-line gear between the U.S. Canada border and Cape Alava ( $48^{\circ} 09^{\prime} 30^{\prime \prime} \mathrm{N}$. latitude) and between Destruction Island ( $47^{\circ} 40^{\prime} 00^{\prime \prime} \mathrm{N}$. latitude) and Leadbetter Point ( $46^{\circ} 38^{\prime} 10^{\prime \prime} \mathrm{N}$. latitude, is 100 pounds (round weight) or 30 percent by weight of all fish on board including salmon, whichever is greater, per vessel trip.
(d) Lingcod - cumulative limit of 15,000 pounds. Total length minimum size limit of 22 inches. Lingcod total length of 22 inches is equivalent to dressed length of 18 inches. To convert lingcod from dressed weight to round weight, multiply the dressed weight by 1.5 . To convert lingcod from dressed, head on (gutted only), weight, multiply the dressed weight by 1.1.
(e) Thornyhead rockfish - Illegal to take, possess, transport or land thornyhead rockfish.
(f) Setline gear in Area 29.

It is lawful to use setline gear in Area 29, except that it is unlawful to retain rockfish and lingcod with a cumulative weight greater than thirty percent of all fish on board not to exceed 100 pounds. Maximum one vessel trip per day.
4. It is unlawful during the unloading of the catch and prior to its being weighed or leaving the unloading facility to intermix with any other species or category of bottomfish having a cumulative limit, vessel trip limit or daily trip limit.
5. The fisher's copy of all fish receiving tickets showing landings of species provided for in this section shall be retained aboard the landing vessel for 90 days after landing.

Reviser's note: The spelling error in the above section occurred in the copy filed by the agency and appears in the Register pursuant to the requirements of RCW 34.08.040.

Reviser's note: The typographical error in the above section occurred in the copy filed by the agency and appears in the Register pursuant to the requirements of RCW 34.08.040.

## REPEALER

The following section of the Washington Administrative Code is repealed efective 12:01 a.m. November 16, 1997:

WAC 220-44-05000J Coastal bottomfish catch limits. (97-210)

WSR 97-23-031 EMERGENCY RULES DEPARTMENT OF FISH AND WILDLIFE (Fisheries)<br>[Order 97-229—Filed November 14, 1997, 2:47 p.m., effective November 16, 1997, 12:01 a.m.]

Date of Adoption: November 14, 1997.
Purpose: Commercial fishing regulations.
Citation of Existing Rules Affected by this Order: Repealing WAC 220-47-821.

Statutory Authority for Adoption: RCW 75.08.080.
Under RCW 34.05.350 the agency for good cause finds that immediate adoption, amendment, or repeal of a rule is necessary for the preservation of the public health, safety, or general welfare, and that observing the time requirements of notice and opportunity to comment upon adoption of a permanent rule would be contrary to the public interest.

Reasons for this Finding: The scheduled chum-directed fishery in Area 8 is cancelled relative to concerns that the run may return in numbers below the preseason forecast, which would not provide harvestable numbers of fish in this run. The scheduled chum-directed fishery in Areas 10 and 11 is cancelled relative to an inseason update of chum salmon run size at 103,950 , which is $71 \%$ below preseason forecast. The scheduled chum-directed fishery in Areas 12 and 12 B is cancelled because the nontreaty share of chum salmon has been exceeded, relative to a terminal run size of 529,000 chum, and further nontreaty fisheries in Areas 12 and 12B may jeopardize egg take goals at the Skokomish River enhancement facilities.

Opening in Area 7B provides opportunity to harvest the nontreaty allocation of chum salmon destined for the Nooksack-Samish region of origin per preseason schedule, relative to a terminal run size of 96,470 , pending further run size updates.

Openings in Area 8A provide opportunity to harvest the nontreaty allocation of chum salmon returning to the Stillaguamish-Snohomish region of origin, relative to an inseason update of 137,000 chum. Area 8 D is closed to ensure attainment of the egg take goal at the Tulalip Hatchery.

All other Puget Sound areas are closed to prevent overharvest of local salmon stocks.

Atlantic salmon have recently escaped from commercial net pen operations in the Puget Sound region, and removal of this nonnative species is required to reduce any possibility of adverse impacts on indigenous fishes.

An emergency exists in that there is insufficient time to promulgate permanent rules before the fish have moved from the fishing grounds.

Number of Sections Adopted in Order to Comply with Federal Statute: Neiw 0, amended 0, repealed 0; Federal

Rules or Standards: New 0, amended 0, repealed 0; or Recently Enacted State Statutes: New 0, amended 0, repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, amended 0, repealed 0.

Number of Sections Adopted on the Agency's own Initiative: New 1 , amended 0 , repealed 1.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, amended 0 , repealed 0 .

Number of Sections Adopted using Negotiated Rule Making: New 0, amended 0, repealed 0; Pilot Rule Making: New 0, amended 0, repealed 0; or Other Alternative Rule Making: New 0 , amended 0 , repealed 0 .

Effective Date of Rule: November 16, 1997, 12:01 a.m.
November 14, 1997
Dirk Brazil
for Bern Shanks
Director

## NEW SECTION

WAC 220-47-822 Puget Sound all-citizen commercial salmon fishery. Notwithstanding the provisions of Chapter 220-47 WAC, effective 12:01 a.m. Sunday November 16, 1997 until further notice, it is unlawful to take, fish for, or possess salmon for commercial purposes taken from the following Puget Sound Salmon Management and Catch Reporting Areas except in accordance with the following open periods and mesh and area restrictions:

* AREA 7B - Gillnets using $61 / 4$-inch minimum mesh and purse seines using the 5 -inch strip may fish from 6:00 a.m. Monday November 17 until 4:00 p.m. Friday November 21, 1997.
* AREA 8A - Purse seines using the 5-inch strip may fish from 7:00 a.m. to 5:00 p.m. Monday November 17, 1997. Gillnets using $61 / 4$-inch minimum mesh may fish from 7:00 a.m. to 6:00 p.m. Tuesday November 18, 1997.
* Areas 4B, 5, 6, 6A, 6B, 6C, 6D, 7, 7A, 7C, 7D, 7E, 8, 8D, 9, 9A, 10, 10A, 10C, 10D, 10E, 10F, 10G, 11, 11A, 12, 12A, 12B, 12C, 12D, 13, 13A, 13C, 13D, 13E, 13F, $13 \mathrm{G}, 13 \mathrm{H}, 13 \mathrm{I}, 13 \mathrm{~J}$, and 13 K , all freshwater areas, and exclusion zones provided for in WAC 220-47-307 Closed.
* It is unlawful to retain chinook salmon taken with purse seine gear in Area 7B. It is unlawful to retain coho or chinook salmon taken with purse seine gear in Area 8A.
* Atlantic salmon may be retained during openings listed in this section.


## REPEALER

The following section of the Washington Administrative Code is repealed effective 12:01 a.m. Sunday November 16, 1997:

WAC 220-47-821
Puget Sound all-citizen commercial salmon fishery. (97226)

## WSR 97-23-051 EMERGENCY RULES DEPARTMENT OF <br> FISH AND WILDLIFE

(Fisheries)
[Order 97-231—Filed November 17, 1997, 3:41 p.m.]
Date of Adoption: November 17, 1997.
Purpose: Personal use rules.
Citation of Existing Rules Affected by this Order: Amending WAC 220-56-191.

Statutory Authority for Adoption: RCW 75.08.080.
Under RCW 34.05.350 the agency for good cause finds that immediate adoption, amendment, or repeal of a rule is necessary for the preservation of the public health, safety, or general welfare, and that observing the time requirements of notice and opportunity to comment upon adoption of a permanent rule would be contrary to the public interest.

Reasons for this Finding: Concern for the chum salmon resource in this area has been heightened by the presence of a pod of killer whales that have remained in Dyes Inlet for several weeks. It is assumed that the killer whales have been feeding heavily on chum salmon returning to tributaries of the inlet. Spawning ground surveys in Chico Creek reveal escapement numbers to date are running behind the normal pattern, and stock assessment staff indicates the number of spawning chum salmon will fall thousand fish short of the escapement goal. Therefore, it is essential to get every chum salmon possible on the spawning grounds. There is insufficient time to promulgate permanent rules.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, amended 0, repealed 0; Federal Rules or Standards: New 0, amended 0, repealed 0; or Recently Enacted State Statutes: New 0, amended 0, repealed 0 .

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, amended 0, repealed 0.

Number of Sections Adopted on the Agency's own Initiative: New 1, amended 0, repealed 0.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, amended 0 , repealed 0 .

Number of Sections Adopted using Negotiated Rule Making: New 0 , amended 0 , repealed 0 ; Pilot Rule Making: New 0, amended 0, repealed 0; or Other Alternative Rule Making: New 0, amended 0 , repealed 0 .

Effective Date of Rule: Immediately.
November 17, 1997
Bern Shanks Director

## NEW SECTION

WAC 220-56-19100A Puget Sound salmon-Seasons and daily limits. Notwithstanding the provisions of WAC 220-56-191, effective immediately until further notice, it is unlawful to take, fish for, or possess chum salmon taken for personal use from those waters of Dyes Inlet and Port Washington Narrows in Catch Reporting Area 10 lying northwesterly of the Manette Bridge.

## WSR 97-23-063 <br> EMERGENCY RULES <br> DEPARTMENT OF ECOLOGY <br> [Order 97-35-Filed November 18, 1997, 3:57 p.m.]

Date of Adoption: November 13, 1997.
Purpose: Readopt emergency rule revising forest practices rules definitions of Type 2 and 3 streams to protect riparian areas and water quality upstream of fish hatchery intakes. Forest practices rule changes (WAC 222-16-030) are incorporated by reference pursuant to WAC 173-202020, Washington forest practices rules and regulations to protect water quality.

Citation of Existing Rules Affected by this Order: Amending WAC 173-202-020.

Statutory Authority for Adoption: RCW 90.48.420 and 76.09.040.

Under RCW 34.05.350 the agency for good cause finds that immediate adoption, amendment, or repeal of a rule is necessary for the preservation of the public health, safety, or general welfare, and that observing the time requirements of notice and opportunity to comment upon adoption of a permanent rule would be contrary to the public interest.

Reasons for this Finding: A readoption of emergency stream typing rule filed (WSR 97-05-039). Studies show many streams incorrectly typed resulting in inadequate protection of resources. Emergency rule will correct that deficiency, makes specific requirements upstream of hatcheries, and provide legally required state protection. Immediate amendment of rule is necessary for general public welfare and observing notice/comment requirements as a permanent rule would be contrary to public interest. Recommended by TFW policy for copromulgation by Forest Practices Board and ecology.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, amended 0, repealed 0; Federal Rules or Standards: New 0, amended 0, repealed 0; or Recently Enacted State Statutes: New 0, amended 0, repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, amended 0, repealed 0.

Number of Sections Adopted on the Agency's own Initiative: New 0 , amended 1 , repealed 0.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, amended 0 , repealed 0 .

Number of Sections Adopted using Negotiated Rule Making: New 0, amended 1, repealed 0; Pilot Rule Making: New 0, amended 0 , repealed 0 ; or Other Alternative Rule Making: New 0 , amended 0 , repealed 0.

Effective Date of Rule: Thirty days after filing.
November 13, 1997
Tom Fitzsimmons
Director
AMENDATORY SECTION (Amending WSR 94-17-011, filed $8 / 8 / 94$, effective $9 / 8 / 94$ )

WAC 173-202-020 Certain WAC sections adopted by reference. The following sections of the Washington Administrative Code existing on ((September 15, 1994)) November 13, 1997, are hereby adopted by reference as part
of this chapter in all respects as though the sections were set forth herein in full:

WAC 222-08-035-Continuing review of forest practices regulations.
WAC 222-12-010-Authority.
WAC 222-12-040—Alternate plans.
WAC 222-12-045—Adaptive management.
WAC 222-12-046-Cumulative effect
WAC 222-12-070—Enforcement policy.
WAC 222-12-090-Forest practices board manual.
WAC 222-16-010-General definitions.
WAC 222-16-030-Water typing system.
WAC 222-16-035-Wetland typing system.
WAC 222-16-050 (1)(a), (1)(e), (1)(h), (1)(i), (3)(b), (3)(c), (3)(d), (3)(e), (3)(f), (3)(n), (3)(o), (3)(p), (4)(c), (4)(d), (4)(e), (5)(b), (5)(c), (5)(d), (5)(e), (5)(f), (5)(h), (5)(n)-Classes of forest practices.

WAC 222-16-070-Pesticide uses with the potential for a substantial impact on the environment.
WAC 222-22-010-Policy.
WAC 222-22-020-Watershed administrative units.
WAC 222-22-030-Qualification of watershed resource analysts, specialists, and field managers.
WAC 222-22-040-Watershed prioritization.
WAC 222-22-050-Level 1 watershed resource assessment.
WAC 222-22-060-Level 2 watershed resource assessment.
WAC 222-22-070-Prescription recommendation.
WAC 222-22-080-Approval of watershed analysis.
WAC 222-22-090-Use and review of watershed analysis.
WAC 222-22-100-Application review prior to watershed analysis.
WAC 222-24-010-Policy.
WAC 222-24-020 (2), (3), (4), (6)—Road location.
WAC 222-24-025 (2), (5), (6), (7), (8), (9), (10)—Road design.
WAC 222-24-030 (2), (4), (5), (6), (7), (8), (9)—Road construction.
WAC 222-24-035 (1), (2)(c), (2)(d), (2)(e), (2)(f)Landing location and construction.
WAC 222-24-040 (1), (2), (3), (4)—Water crossing structures.
WAC 222-24-050-Road maintenance.
WAC 222-24-060 (1), (2), (3), (6)—Rock quarries, gravel pits, borrow pits, and spoil disposal areas.
WAC 222-30-010-Policy-Timber harvesting.
WAC 222-30-020 (2), (3), (4), (5), (7)(a), (7)(e), (7)(f), (8)(c)-Harvest unit planning and design.

WAC 222-30-025-Green-up: Even-aged harvest size and timing.
WAC 222-30-030-Stream bank integrity.
WAC 222-30-040-Shade requirements to maintain stream temperature.
WAC 222-30-050 (1), (2), (3)-Felling and bucking.
WAC 222-30-060 (1), (2), (3), (5)(c)-Cable yarding.
WAC 222-30-070 (1), (2), (3), (4), (5), (7), (8), (9)Tractor and wheeled skidding systems.
WAC 222-30-080 (1), (2)-Landing cleanup.

WAC 222-30-100 (1)(a), (1)(c), (4), (5)-Slash disposal.
WAC 222-34-040-Site preparation and rehabilitation.
WAC 222-38-010-_Policy-Forest chemicals.
WAC 222-38-020-Handling, storage, and application of pesticides.
WAC 222-38-030-Handling, storage, and application of fertilizers.
WAC 222-38-040--Handling, storage, and application of other forest chemicals.

WSR 97-23-003
NOTICE OF PUBLIC MEETINGS BELLINGHAM TECHNICAL COLLEGE
[Memorandum-November 6, 1997]
The regularly scheduled meeting of the board of trustees of Bellingham Technical College will be held on Thursday, November 20, 1997, 9-11 a.m., in the College Services Building Board Room on the Bellingham Technical College campus. Call 738-3105 extension 334 for information.

WSR 97-23-004
NOTICE OF PUBLIC MEETINGS

## THE EVERGREEN STATE COLLEGE

[Memorandum-November 4, 1997]
1998 BOARD OF TRUSTEES MEETING SCHEDULE
The board of trustees of The Evergreen State College will hold regular meetings on the following dates in 1998 at 9:00 a.m. in Room 3112 of the Daniel J. Evans Library Building on The Evergreen State College campus.
Wednesday, February 11 (work session afternoon of preceding day)
Wednesday, April 8 (work session afternoon of preceding day)
Wednesday, May 13 (no work session preceding day)
Thursday, June 11 (no work session preceding day; graduation Friday, June 12)
Wednesday, August 12 (work session afternoon of preceding day)
Wednesday, October 14 (work session afternoon of preceding day)
Wednesday, December 9 (work session afternoon of preceding day)
In conjunction with each of the above meetings, there will be a work session the Tuesday afternoon preceding these regular meeting dates, beginning at $1: 30 \mathrm{p} . \mathrm{m}$. , in the following months: February, April, August, October, December.
Notices of special meetings called, if any, will be published on campus and in the local newspapers.

## WSR 97-23-005 <br> RULES COORDINATOR <br> MILITARY DEPARTMENT

[Filed November 6, 1997, 3:47 p.m.]
I have appointed Linda Burton-Ramsey, Emergency Management Division Director as the Military Department's "rules coordinator." Please forward all information regarding agency rules and/or training sessions to her. Her address is Linda Burton-Ramsey, Director, Emergency Management Division, P.O. Box 40955, Olympia, WA 98504-0955, e-mail ramsey@gate.emd.wa.gov, (360) 923-4501, FAX (360) 9234591.

Gregory P. Barlow Major General The Adjutant General

# WSR 97-23-008 <br> NOTICE OF PUBLIC MEETINGS TRANSPORTATION COMMISSION 

[Memorandum-November 5, 1997]
Please publish the following information concerning the 1998 Transportation Commission meeting schedule.
Meeting Date Change: From January 14 and 15 to January 21 and 22.

Also please note that the commission's scheduled March meeting will be held on March 24 and 25 ; this is a change from the commission's regular meeting schedule set forth in WAC 468-500-001.

WSR 97-23-016
NOTICE OF PUBLIC MEETINGS TRAFFIC SAFETY COMMISSION
[Memorandum-November 3, 1997]
1998 COMMISSION MEETING DATES
Below are the 1998 meeting dates for the Washington Traffic Safety Commission:

Thursday, January 22
Thursday, April 23
Thursday, July 23
Thursday, October 22
Each meeting will be held at 1:30 p.m. in the conference room of the Washington Traffic Safety Commission.
For special accommodation needs or to request an auxiliary aid for these meetings, please contact Michelle Nicholls at (360) 586-3864.

WSR 97-23-022 NOTICE OF PUBLIC MEETINGS WASHINGTON STATE LIBRARY
(Library Commission)
[Memorandum-November 10, 1997]

## WASHINGTON STATE LIBRARY COMMISSION MEETINGS

The Washington State Library Commission will hold the following meetings as listed below:

DATE:
TIME:
SUBJECT:
LOCATION:

DATE:
TIME:
SUBJECT:
LOCATION: Please contact Cathy Stussy for location (360) 753-2914, Seattle, Washington

Friday, December 5, 1997
10:00 a.m. to noon
WSL Commission Quarterly Business Meeting

location: Washington Talking Book and Braille Library, Seattle, Washington

For additional information please contact Cathy M. Stussy at (360) 753-2914 or FAX (360) 586-7575 or Internet cstussy@ statelib.wa.gov.

WSR 97-23-024

## ATTORNEY GENERAL'S OFFICE

[Filed November 12, 1997, 4:25 p.m.]
NOTICE OF REQUEST FOR ATTORNEY GENERAL'S OPINION WASHINGTON ATTORNEY GENERAL

The Washington Attorney General issues formal published opinions in response to requests by the heads of state agencies, state legislators, and county prosecuting attorneys. When it appears that individuals outside the Attorney General's Office have information or expertise that will assist in the preparation of a particular opinion, a summary of that opinion request will be published in the state register. If you are interested in commenting on a request listed in this volume of the register, you should notify the Attorney General's Office of your interest by November 26, 1997. This is not the due date by which comments must be received. However, if you do not notify the Attorney General's Office of your interest in commenting on an opinion request by November 26, 1997, the opinion may be issued before your comments have been received. You may notify the Attorney General's Office of your intention to comment by calling (360) 753-2678, or by writing to the Solicitor General, Office of the Attorney General, P.O. Box 40100, Olympia, WA 98504-0100. When you notify the office of your intention to comment, you will be provided with a copy of the opinion request in which you are interested; information about the Attorney General's Opinion process; information on how to submit your comments; and a due date by which your comments must be received to ensure that they are fully considered.

The Attorney General's Office seeks public input on the following opinion request(s).

## 97-11-01 Request by Eugene A. Prince Washington State Senator, 9th Legislative District

Does the proposed Cooperative Transit Funding Policy constitute an authorized use of the funds of a public transportation benefit authority or other public transportation agencies where the proposed projects provide tangible and accountable public transit benefits for improving, enhancing or extending public transportation services, facilities, and other improvements even though made in the public right-of-way?

WSR 97-23-027 NOTICE OF PUBLIC MEETINGS CONVENTION AND TRADE CENTER
[Memorandum-November 12, 1997]
The Washington State Convention and Trade Center's (WSCTC) Design Committee will meet on Wednesday, November 19, 1997, from 10:30 a.m. - 1:00 p.m. in Room 201 of the Convention Center, 800 Convention Place, Seattle.

A regular meeting of the WSCTC board of directors will be held on Wednesday, November 19, 1997, at 1:30 p.m. in Room 310 of the Convention Center.
If you have any questions regarding these meetings, please call 694-5000.

WSR 97-23-028 OFFICE OF THE GOVERNOR
[Filed November 14, 1997, 10:47 a.m.]
November 13, 1997
Mr. Randy Boss
3400 56th Street N.W., Suite 102
Gig Harbor, Washington 98335
Re: RCW 34.05.330(3) Appeal of Department of Transportation Administrative Ruling

Dear Mr. Boss:
The Department of Transportation's ("DOT") denial of you petition to amend WAC 468.105.020(11) is affirmed for tho reasons discussed below. Your petition requested that WAC 468-105-020(11), which reads as follows:
(11) "Preferred alternative" means a proposed action identified in the draft environmental impact statement developed in chapter 43.21C RCW.
be revised to read as follows:
(11) "Preferred alternative" means the one best proposal selected above all other options evaluated and specifically identified in the final environmental impact statement developed in chapter 43.21C RCW.
Your appeal to this office seeks answers to several questions in addition to consideration of the agency's denial of your petition. I will attempt to answer those questions fully, as well as address your appeal.

The crux of your argument to the DOT appears to be that that WAC 468-105-020(11) should be amended to affirmatively define "preferred alternative" as a single option that has been evaluated in a final environmental impact statement ("EIS") because you believe that is the only logical conclusion that can be drawn from the totality of statutes and regulations that bear on the issue.
Your arguments on appeal address the lack of specificity in, and the form of, the DOT's denial of your petition, as well as reassertion of your original argument. Aside from you legal arguments, you contend that it makes no sense to hav a public vote on a preferred alternative that, being based on
a draft EIS rather than a final EIS, might turn out not to be the final, best alternative.
Your point is well taken, however one must also consider the practicality of completing a final EIS before the results of an advisory vote are known. Environmental review is a process specifically designed to obtain public input. The purpose of the EIS process is to enable government agencies and interested citizens to review and comment on proposed government actions, including government approval of private projects and their environmental effects. This process is intended to assist the agencies and applicants to improve their plans and decisions, and to encourage the resolution of potential concerns or problems prior to issuing a final statement. The EIS is to be used by agency officials in conjunction with other relevant materials and considerations to plan actions and make decisions. (WAC. 197-11400(4))

The advisory vote will be relevant material also considered by the agency director. WAC 197-11-055 (2)(c) states that consideration of environmental information should be completed before committing to a particular course of action. By definition the advisory vote does not commit an agency to a particular course of action. That occurs only when the Secretary of the DOT (the "Secretary") makes a final decision.
I disagree with your statement that WAC 197-11-070(1) specifically prohibits the selection of a preferred alternative until after the issuance of the final EIS. WAC 197-11-070 states that the Secretary cannot take action that would have an "adverse environmental impact" or "limit the choice of reasonable alternatives" until a final EIS (or a final determination of nonsignificance) has been issued. Selection of a preferred alternative and subjecting that alternative to an advisory vote has neither an adverse environmental impact nor limits the choice of reasonable alternatives. An adverse environmental impact does not occur until ground is broken, and selecting a preferred alternative for an advisory vote does not limit the choice of reasonable altematives.

The DOT's position is that selecting a preferred alternative for an advisory vote is a reasonable and expeditious way to receive public input. Through the environmental review process and other research leading up to the draft EIS, the DOT narrows the alternatives to what appears to be the most reasonable one. In doing so, the DOT allows the public to then focus its energy and comments on that alternative. While it may be possible that the final EIS could reveal issues that might necessitate a second advisory vote, that risk does not render the DOT's approach per se unreasonable. In fact, in view of the totality of the circumstances and given the time and cost of preparing a final EIS, the DOT's approach seems quite reasonable in this case.
As a basis for your petition to amend WAC 468-105020(11), you contend that that regulation conflicts with WAC 197-11-060(1), WAC 197-11-060 (3)(a)(iii), WAC 197-11-406 and WAC 197-11-055 (2)(c). I will address each of those regulations in turn.

1. WAC 197-11-060(1) is a very general statement of policy introducing the purpose of that regulation, and states that environmental review consists of a range of proposed
activities, alternatives and impacts to be analyzed in an environmental document. It does not conflict with WAC 468-105-020(11), which defines "preferred alternative". As the environmental review process evolves, the practicality and impact of various alternatives are brought to light, and the alternatives can be narrowed. That is one purpose of environmental review.
2. WAC 197-11-060 (3)(a)(iii) states that "proposals" should be described in ways that encourage considering and comparing alternatives. That is not inherently inconsistent with WAC 468-105-020(11). You contend that since WAC 197-11-784 states that "proposal" means a proposed action and, since WAC 468-105-020(11) defines a "preferred alternative" as a proposed action identified in the draft environmental impact statement, therefore a "proposal" and a "preferred alternative" must be the same thing, or else the regulations are inconsistent.
I cannot agree with your logic. The two regulations you are comparing are in separate chapters, developed by different agencies pursuant to different statutes. The coincidence that both definitions use some of the same words does not necessarily mean that the two terms are the same. The fact that a proposal means a proposed action does not necessarily imply that all proposed actions are preferred alternatives. Looking at the totality of the regulations and their intent, I cannot give any weight to your argument. The regulations clearly state that a proposal is one of several alternatives and, when narrowed, one of the proposals may become a preferred course of action. That preferred course of action might ultimately become a "preferred alternative" as defined in WAC 468-105-020(11) for purposes of an advisory vote.
RCW 47.46.030(4) states that "[t]he advisory vote shall be on the preferred alternative identified under the requirements of chapter 43.21 C RCW and, if applicable, the national environmental policy act, 42.U.S.C. 4321 et seq." The statute does not specify whether the preferred alternative should be identified in the draft or final EIS. To resolve that question, "preferred alternative" was specifically defined in WAC 468-105-020(11) as "a proposed action identified in the draft environmental impact statement developed in chapter 43.21C RCW. That rule was properly adopted and has a clear logical basis as discussed above.
Further, WAC 197-11-060 (3)(a)(iii) is advisory in nature, not mandatory. Therefore it cannot be in direct conflict with another regulation.
3. WAC 197-11-406 deals with EIS timing and is a statement of a basic SEPA principle that is set out in the statute and case law. It requires that the EIS "shall be prepared early enough so it can serve practically as an important contribution to the decisionmaking [sic.] process and will not be used to rationalize or justify decisions already made." Basing a preferred alternative on a draft EIS is not contrary to that principle. The decision making process occurs after the advisory vote when the Secretary decides which alternative will be acted upon. A final EIS can be completed at a practical and appropriate time between the advisory vote and the Secretary's decision. WAC 197-11-406 does not conflict with WAC 468-105-020(11).
4. WAC 197-11-055 (2)(c) states that "appropriate consideration of environmental information should be completed before an agency commits to a particular course of action (WAC 197-11-070)." This is generally interpreted to mean that work on a project cannot proceed prior to having completed a final EIS. "Commitment to a particular course of action" is the final decision to build a project, not to hold an advisory vote. The advisory vote is not something that can have a significant adverse impact on the quality of the environment, and is not a "major action" as defined in SEPA. A "major action" must be a final agency action that authorizes the project to proceed, and not some intermediate step. Juanita Bay Valley Community Ass'n v. Kirkland, 9 Wn.App. 59, 72, 510 P.2d 1140 (1973).
Please be assured that the advisory vote does not trigger an automatic award of a franchise agreement to a contractor to begin construction. The Secretary must make a final decision before any such irreversible steps are taken.
There is no basis for amending WAC 468-105-020(11) so that a "preferred alternative" be identified in a final EIS rather than a draft EIS.

I understand how you might be frustrated by the perceived lack of concern in the brevity of the DOT's response to your petition. Please understand that the agency's intent was not to give your petition short-shrift, but to be efficient and avoid duplication of effort by incorporating the Attomey General's memorandum by reference. I hope that this response adequately addresses your concerns in addition to your appeal of the denial of your petition. Thank you for the time and effort you have put into shaping this project and providing valuable public input.

Sincerely,
Gary Locke
Governor

Reviser's note: The typographical errors in the above material occurred in the copy filed by the agency and appear in the Register pursuant to the requirements of RCW 34.08.040.

Reviser's note: The brackets and enclosed material in the text of the above section occurred in the copy filed by the agency and appear in the Register pursuant to the requirements of RCW 34.08.040.

# WSR 97-23-033 <br> RULES REVIEW PLAN <br> INSURANCE COMMISSIONER'S OFFICE 

[Filed November 17, 1997, 9:49 a.m.]

[^1]WSR 97-23-034
NOTICE OF PUBLIC MEETINGS DEPARTMENT OF AGRICULTURE
(Barley Commission)
[Memorandum-November 12, 1997]
The Washington Barley Commission's December 4, 1997, regular meeting has been rescheduled. The meeting will now be held on December 5, 1997. The meeting will begin at 8:30 a.m. instead of the previously scheduled time of 9:00 a.m. and will be held at the Ridpath Hotel, 515 West Sprague Avenue, Spokane, WA.

If you have any questions, please call (509) 456-4400.

WSR 97-23-035
NOTICE OF PUBLIC MEETINGS WALLA WALLA COMMUNITY COLLEGE
[Memorandum-November 10, 1997]
This is to advise you of the following change made to Walla Walla Community College's board of trustees meeting schedule:
Changed From: November 19, 1997, 10:30 a.m., WWCC Main Campus
Changed To: $\quad$ November 17, 1997, 10:30 p.m., WWCC Main Campus
If you have any questions on this information, please call (509) 527-4274.

WSR 97-23-036 NOTICE OF PUBLIC MEETINGS SEATTLE COMMUNITY COLLEGES [Memorandum-November 14, 1997]
The Seattle Community College District board of trustees have changed the time for their special meeting, scheduled on Monday, November 17, 1997, from 3:00 p.m. to 5:00 p.m. at the Seattle Community College District Office, 1500 Harvard, Seattle, WA 98122 . The meeting will be held in the Elwha Conference Room.

## WSR 97-23-040 <br> INTERPRETIVE OR POLICY STATEMENT DEPARTMENT OF SOCIAL AND HEALTH SERVICES

[Filed November 17, 1997, 2:25 p.m.]

## DESCRIPTION OF INTERPRETIVE OR POLICY STATEMENT

Document Title: Children's Administration Policy $97-$ 10, Revision \#1.

Subject: Psychotropic medication management.
Effective Date: June 1, 1997.
Document Description: The directive provides instruction to children's administration staff in how to obtain authorization and administration of psychotropic medications to children in CA out-of-home care. The policy has been
distributed to all out-of-home care providers for their information.

To receive a copy of the interpretive or policy statement, contact Art Cantrall, Mailstop 45710, P.O. Box 45710, Olympia, WA 98504-5710, phone (360) 902-7956, TDD (360) 902-7906, FAX (360) 902-7903, e-mail CANA 300@dshs.wa.gov.

November 5, 1997
Jennifer Strus

WSR 97-23-041
INTERPRETIVE OR POLICY STATEMENT
DEPARTMENT OF SOCIAL AND HEALTH SERVICES
[Filed November 17, 1997, 2:26 p.m.]
DESCRIPTION OF INTERPRETIVE OR POLICY STATEMENT
Document Title: Children's Administration Policy 9711, Revision \#1.

Subject: Investigating abuse and neglect in state regulated care.

Effective Date: August 15, 1997.
Document Description: The directive provides instruction to children's administration child care facility child abuse and neglect investigation staff in procedures and expectations for the investigation of allegations of child abuse and neglect in state licensed or regulated child care facilities. The policy has been distributed to all out-of-home care providers for their information.

To receive a copy of the interpretive or policy statement, contact Art Cantrall, Mailstop 45710, P.O. Box 45710, Olympia, WA 98504-5710, phone (360) 902-7956, TDD (360) $902-7906$, FAX (360) 902-7903, e-mail CANA 300@dshs.wa.gov.

November 5, 1997
Jennifer Strus

## WSR 97-23-042 <br> INTERPRETIVE OR POLICY STATEMENT DEPARTMENT OF SOCIAL AND HEALTH SERVICES

[Filed November 17, 1997, 2:27 p.m.]

## DESCRIPTION OF INTERPRETIVE OR POLICY STATEMENT

Document Title: Children's Administration Policy 9801.

Subject: Initial licenses.
Effective Date: October 15, 1997.
Dócument Description: The directive provides instruction to children's administration child care facility licensing staff in procedures and expectations for granting of initial licenses to out-of-home care providers, as authorized by RCW 74.15.120.

To receive a copy of the interpretive or policy statement, contact Art Cantrall, Mailstop 45710, P.O. Box 45710, Olympia, WA 98504-5710, phone (360) 902-7956, TDD (360) 902-7906; FAX (360) 902-7903, e-mail CANA 300@dshs.wa.gov.

November 5, 1997
Jennifer Strus

WSR 97-23-043

## INTERPRETIVE OR POLICY STATEMENT

 DEPARTMENT OF SOCIAL AND HEALTH SERVICES[Filed November 17, 1997, 2:29 p.m.]

## DESCRIPTION OF INTERPRETIVE OR POLICY STATEMENT

Document Title: Children's Administration Policy 9802.

Subject: Inpatient mental health treatment for children.
Effective Date: September 15, 1997.
Document Description: The directive provides instruction to children's administration, Division of Children and Family Services (DCFS) social workers staff in procedures and expectations for accessing inpatient mental health treatment services for children in the care of children's administration.

To receive a copy of the interpretive or policy statement, contact Art Cantrall, Mailstop 45710, P.O. Box 45710, Olympia, WA 98504-5710, phone (360) 902-7956, TDD (360) 902-7906, FAX (360) 902-7903, e-mail CANA 300@dshs.wa.gov.

November 5, 1997
Jennifer Strus

WSR 97-23-044
INTERPRETIVE OR POLICY STATEMENT DEPARTMENT OF SOCIAL AND HEALTH SERVICES
[Filed November 17, 1997, 2:30 p.m.]

## DESCRIPTION OF INTERPRETIVE OR POLICY STATEMENT

Document Title: Children's Administration Policy 9803.

Subject: Information disclosure to adoptive parents.
Effective Date: July 15, 1997.
Document.Description: The directive provides instruction to children's administration, Division of Children and Family Services (DCFS) social worker staff in procedures and expectations[,] full and complete information about the adoptive child's health and family history to the adoptive parents with whom the child is placed for adoption. Full disclosure is required by 42 USC 675, RCW 26.33.350, 26.33.380, and 70.24.105.

To receive a copy of the interpretive or policy statement, contact Art Cantrall, Mailstop 45710, P.O. Box 45710, Olympia, WA 98504-5710, phone (360) 902-7956, TDD (360) 902-7906, FAX (360) 902-7903, e-mail CANA $300 @$ dshs.wa.gov.

November 5, 1997
Jennifer Strus

## WSR 97-23-045 <br> INTERPRETIVE OR POLICY STATEMENT <br> DEPARTMENT OF

SOCIAL AND HEALTH SERVICES
[Filed November 17, 1997, 2:31 p.m.]
DESCRIPTION OF INTERPRETIVE OR POLICY STATEMENT
Document Title: Children's Administration Policy 9804.

Subject: Courtesy supervision and transfer of cases between offices and regions.

Effective Date: October 10, 1997.
Document Description: The directive provides instruction to children's administration, Division of Children and Family Services (DCFS) social worker staff in procedures and expectations for transfer of children's administration client case records between offices or regions and for courtesy supervision of children in placement in one local office area while remaining under the legal jurisdiction of another office.

To receive a copy of the interpretive or policy statement, contact Art Cantrall, Mailstop 45710, P.O. Box 45710, Olympia, WA 98504-5710, phone (360) 902-7956, TDD (360) 902-7906, FAX (360) 902-7903, e-mail CANA 300@dshs.wa.gov.

November 5, 1997
Jennifer Strus

WSR 97-23-046
INTERPRETIVE OR POLICY STATEMENT DEPARTMENT OF

## SOCIAL AND HEALTH SERVICES

[Filed November 17, 1997, 2:32 p.m.]
DESCRIPTION OF INTERPRETIVE OR POLICY STATEMENT
Document Title: Children's Administration Policy 9805.

Subject: Admission of children to nursing facilities.
Effective Date: July 10, 1997.
Document Description: The directive provides instruction to children's administration, Division of Children and Family Services (DCFS) social worker staff in procedures and expectations for admission of children with critical health needs and in children's administration's custody to nursing home-type facilities.

To receive a copy of the interpretive or policy statement, contact Art Cantrall, Mailstop 45710, P.O. Box 45710, Olympia, WA 98504-5710, phone (360) 902-7956, TDD (360) 902-7906, FAX (360) 902-7903, e-mail CANA 300@dshs.wa.gov.

November 5, 1997
Jennifer Strus

WSR 97-23-047
INTERPRETIVE OR POLICY STATEMENT DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
[Filed November 17, 1997, 2:33 p.m.]
DESCRIPTION OF INTERPRETIVE OR POLICY STATEMENT

Document Title: Children's Administration Policy 9808.

Subject: Acceptance of allegations of child abuse and neglect from anonymous sources.

Effective Date: October 10, 1997.
Document Description: The directive provides instruction to children's administration, Division of Children and Family Services (DCFS) social worker staff in procedures and limitations on accepting referrals alleging child abuse or neglect from anonymous sources. The limitation is required under RCW 26.44.030(15).

To receive a copy of the interpretive or policy statement, contact Art Cantrall, Mailstop 45710, P.O. Box 45710, Olympia, WA 98504-5710, phone (360) 902-7956, TDD (360) 902-7906, FAX (360) 902-7903, e-mail CANA 300@dshs.wa.gov.

November 5, 1997
Jennifer Strus

## WSR 97-23-048 <br> INTERPRETIVE OR POLICY STATEMENT DEPARTMENT OF SOCIAL AND HEALTH SERVICES <br> [Filed November 17, 1997, 2:34 p.m.] <br> DESCRIPTION OF INTERPRETIVE OR POLICY STATEMENT

## Document Title: Children's Administration Policy $97-$ 09, Revision \#1. <br> Subject: Controlled substance testing. <br> Effective Date: March 31, 1997.

Document Description: The directive provides instruction to children's administration staff in how to obtain substance abuse testing for CA clients when ordered by the court.

To receive a copy of the interpretive or policy statement, contact Art Cantrall, Mailstop 45710, P.O. Box 45710, Olympia, WA 98504-5710, phone (360) 902-7956, TDD (360) 902-7906, FAX (360) 902-7903, e-mail CANA 300@dshs.wa.gov.

November 5, 1997
Jennifer Strus

WSR 97-23-049
INTERPRETIVE OR POLICY STATEMENT DEPARTMENT OF SOCIAL AND HEALTH SERVICES
[Filed November 17, 1997, 2:35 p.m.]
DESCRIPTION OF INTERPRETIVE OR POLICY STATEMENT
Document Title: Children's Administration Policy 9708, Revision \#1.

Subject: Foster care overpayments.
Effective Date: April 1, 1997.
Document Description: The directive provides standards to children's administration staff to prevent, identify, and recover overpayments occurring in the children's foster care program.

To receive a copy of the interpretive or policy statement, contact Art Cantrall, Mailstop 45710, P.O. Box 45710,

Olympia, WA 98504-5710, phone (360) 902-7956, TDD (360) 902-7906, FAX (360) 902-7903, e-mail CANA 300@dshs.wa.gov.

November 5, 1997
Jennifer Strus

## WSR 97-23-050 <br> INTERPRETIVE OR POLICY STATEMENT DEPARTMENT OF SOCIAL AND HEALTH SERVICES

[Filed November 17, 1997, 2:36 p.m.]
DESCRIPTION OF INTERPRETIVE OR POLICY STATEMENT
Document Title: DSHS Administrative Policy 6.16.
Subject: DSHS employees - foster care licensing and adoption certification.

Effective Date: October 10, 1997.
Document Description: The document outlined conditions under which the Department of Social and Health Services employees may be licensed as foster parents or certified as adoptive parents. It required that all the Department of Social and Health Services employees seeking or possessing a family foster home license must obtain that license by certification through a private child placing agency. Employees seeking certification for adoption could apply through the department or a private agency. The policy was rescinded October 10, 1997, to provide for the union/management negotiation process to take place.

To receive a copy of the interpretive or policy statement, contact Art Cantrall, Mailstop 45710, P.O. Box 45710, Olympia, WA 98504-5710, phone (360) 902-7956, TDD (360) 902-7906, FAX (360) 902-7903, e-mail CANA 300@dshs.wa.gov.

October 29, 1997
Jennifer Strus

## WSR 97-23-055

NOTICE OF PUBLIC MEETINGS SEATTLE COMMUNITY COLLEGES
[Memorandum-November 10, 1997]
The Seattle Community College District board of trustees have scheduled a special meeting on Monday, November 17, 1997, at 3:00 p.m., at the Seattle Community College District Office, 1500 Harvard, Seattle, WA 98122. The meeting will be held in the Elwha Conference Room.

## WSR 97-23-056 <br> NOTICE OF PUBLIC MEETINGS WASHINGTON STATE LIBRARY <br> (Library Commission) <br> [Memorandum-November 17, 1997]

WASHINGTON STATE LIBRARY COMMISSION MEETINGS
The Washington State Library Commission will meet as indicated below:
DATE:
TIME:
Friday, December 5, 1997
10:00 to noon

LOCATION: Washington Talking Book and Braille Library 621 Lenora Street
Olympia, WA
WSL Commission Meeting
SUBJECT:
Please do not hesitate to contact Cathy M. Stussy for additional information regarding the meeting noted above. Ms. Stussy can be reached at (360) 753-2914 or FAX (360) 586-7575 or cstussy @statelib.wa.gov.

WSR 97-23-057
NOTICE OF PUBLIC MEETINGS UNIVERSITY OF WASHINGTON
[Memorandum-November 14, 1997]
In accordance with RCW 42.30.075, the University of Washington is providing the enclosed meeting schedule(s) for governing bodies of schools, colleges, departments and programs at the university that maintain regular meeting schedules at the UW Public Records Office.

Here are scheduled 1998 faculty meetings (all on Thursdays at $11: 30$ ) for the division of the College of Forest Resources that combines the Ecosystem Science and Conservation Division and the Urban Horticulture Division.

| WINTER QUARTER |  |
| :---: | :--- |
| January 15 | Douglas Classroom, UH |
| January 29 | 22 Anderson |
| February 12 | Douglas Classroom, UH |
| February 26 | 22 Anderson |
| March 12 | Douglas Classroom, UH |
| SPRING QUARTER |  |
| April 9 | Douglas Classroom, UH |
| April 23 | 22 Anderson |
| May 7 | 22 Anderson |
| May 21 | Douglas Classroom, UH |
| June 4 | 22 Anderson |
| FALL QUARTER |  |
| October 8 | Douglas Classroom, UH |
| October 22 | 22 Anderson |
| November 5 | Douglas Classroom, UH |
| November 19 | 22 Anderson |
| December 3 | Douglas Classroom, UH |

## WSR 97-23-058

NOTICE OF PUBLIC MEETINGS
SKAGIT VALLEY COLLEGE
[Memorandum-November 18, 1997]
COMMUNITY COLLEGE DISTRICT NO. 4 SKAGIT VALLEY COLLEGE
AGENDA FOR BOARD OF TRUSTEES MEETING
Wednesday, November 19, 1997
12:00 p.m. - Board Room, Campus Center Annex 2504 East College Way
Mount Vernon, WA 98273
Skagit Valley College will schedule meetings in locations that are free of mobility barriers, and interpreters for deaf
individuals and Braille or taped information for blind individuals can be provided when adequate notice is given to the president's office at the college.

## WSR 97-23-060 RULES COORDINATOR WASHINGTON STATE LOTTERY

[Filed November 18, 1997, $2: 55$ p.m.]
Effective November 10, 1997, Mary Jane Ferguson is designated to replace Michael Aoki-Kramer as the Lottery Commission rules coordinator. The office, address and telephone number of the rules coordinator is Washington State Lottery, P.O. Box 43025, Olympia, WA 98504-3025, (360) 753-1947.

## WSR 97-23-061 <br> INTERPRETIVE OR POLICY STATEMENT WASHINGTON STATE LOTTERY

[Filed November 18, 1997, 2:57 p.m.]
The Washington State Lottery has recently adopted or revised the following policies:
POL 210.004 - RETAILER BANK ACCOUNT REQUIREMENTS (revision)

Clarified that when lottery retailers terminate, they are required to maintain an EFT account through their final sweep date.

Signed July 22, 1997
POL 210.007 - ACCOUNTS RECEIVABLE WRITE-OFF (revision)
The lottery now writes off uncollectible accounts receivable monthly, instead of quarterly. The position title of assistant director of finance was updated to assistant director of administrative services. Some attachments were updated.

Signed July 21, 1997
POL 320.041 - "MYSTERY SHOPPER" PROGRAM (ON-LINE QUINTO) (new)

In an effort to stimulate on-line Quinto sales and educate customers on the on-line Quinto game, from September 15, through September 26, lottery "Mystery Shoppers" observed clerks in selected lottery on-line retail locations. Clerks who are observed using one suggested-asale technique will receive one $\$ 2$ Quinto scratch ticket; clerks observed using two suggest-a-sale techniques will receive one $\$ 2$ Quinto scratch ticket and one Quinto ball cap; clerks observed using three suggest-a-sale techniques will receive one $\$ 2$ Quinto scratch ticket, one Quinto ball cap, and one Quinto Henley shirt. The suggest-a-sale techniques included, but were not limited to: (1) suggesting a customer purchase an on-line Quinto ticket; (2) offering to explain to a customer how on-line Quinto is played; and (3) informing a customer of the current Quinto cashpot.

Signed September 1, 1997
POL 320.042 - ON-LINE QUINTO SALES RETAILER PROMOTION (new)

In an effort to stimulate on-line Quinto sales, from September 14, through October 4, 1997, on-line retailers competed in a sales contest for on-line Quinto. Each retailer
will be assigned to one of five sales categories based on his/her weekly on-line Quinto sales average for July 1, 1996, through June 30, 1997. Each weekly average for on-line Quinto for September 14-October 4, 1997, was computed and compared to that retailer's weekly average on-line Quinto sales for July 1, 1996, through June 30, 1997. In each of the lottery's six regions, the retailer with the highest percentage sales increase in each of the five categories received $\$ 1,000$.

Signed September 1, 1997
POL 410.002 - MAIL ADMINISTRATION (revision)
Added information to assist employees responsible for mailings: (a) Federal Express and UPS require a telephone number in addition to the address, (b) Federal Express picks up at lottery headquarters between 3:45 and 4:00 daily, (c) outgoing mail/campus mail is picked up from headquarters at 10:30 a.m., (d) for the 10:00 courier run - added deliveries/pick ups for Office Building 2 and the Olympia post office, and (e) for the 2:00 courier run - added deliveries/ pickups for the lottery's off-site warehouse and eliminated Liquor Control Board, Credit Union, copy centers, and the state printer.

Signed July 22, 1997
POL 420.007 - RECORDS MANAGEMENT
More details were added to the forms and records technician duties (when sending/retrieving boxes from the records center) and the records officer or designee (when transferring files from the lottery's off-site warehouse to archives). Updated the attachments.

Signed July 22, 1997
To receive a copy of any of these policy statements, contact Becky Zopolis, Washington State Lottery, P.O. Box 43000, Olympia, WA 98504-3000, phone (360) 586-1051, FAX (360) 586-6586.

November 10, 1997
Merritt D. Long
Director

WSR 97-23-065
NOTICE OF PUBLIC MEETINGS DEPARTMENT OF GENERAL ADMINISTRATION
(Capitol Campus Design Advisory Committee)
[Memorandum-November 17, 1997]
Please publish notice of cancellation for the November 20, 1997, Capitol Campus Design Advisory Committee (CCDAC). Call 664-9212 if you have any questions.

> WSR 97-23-067
> NOTICE OF PUBLIC MEETINGS DEPARTMENT OF GENERAL ADMINISTRATION (State Capitol Campus Committee) [Memorandum-November 20, 1997]
Please record the following State Capitol [Campus] Committee meeting date in the Washington State Register: Thursday, December 11, 1997.

The meeting is being held in the Legislative Building, Governor's Conference Room, from 10:30 a.m. to 12:00 p.m. Please contact 664-9212 with any questions.

WSR 97-23-068<br>NOTICE OF PUBLIC MEETINGS<br>DEPARTMENT OF GENERAL ADMINISTRATION<br>(Capitol Campus Design Advisory Committee)<br>[Memorandum-November 20, 1997]

Please record the following Capitol Campus Design Advisory Committee 1997 [1998] meeting dates in the Washington State Register:

Thursday, February 19<br>Thursday, May 28<br>Thursday, September 17<br>Thursday, November 5

The meetings begin at 9:30 a.m. in Room 207, General Administration Building.
If you have any questions, you may contact (360) 664-9212.

## WSR 97-23-069 <br> NOTICE OF PUBLIC MEETINGS PUBLIC DISCLOSURE COMMISSION

[Memorandum-November 18, 1997]
The Public Disclosure Commission has changed the date and location of its special meeting previously scheduled for Tuesday, November 25, 1997. The meeting has been scheduled for Tuesday, December 9, 1997, and will be held in Senate Hearing Room 1, John Cherberg Building, Capitol Campus, Olympia, Washington. Any adoption of rules will take place at that time and place.

WSR 97-23-070
NOTICE OF PUBLIC MEETINGS SEATTLE COMMUNITY COLLEGES
[Memorandum-November 17, 1997]
The Seattle Community College District board of trustees has postponed their special meeting, scheduled for Monday, November 17, 1997, from 3:00 to 5:00 p.m., to Saturday, November 22, 1997, from 8:00 to 10:00 a.m., at the Seattle Community College District Office, 1500 Harvard, Seattle, WA 98122.
The meeting will be held in the Elwha Conference Room.

WSR 97-23-073
POLICY STATEMENT
DEPARTMENT OF HEALTH
[Filed November 19, 1997, 10:04 a.m.]
NOTICE OF ADOPTION OF GUIDELINES
Title of Guidelines: Drinking Water State Revolving Fund 1997 Guidelines.

Effective Date: New September 30, 1997.
Issuing Agency/Division: Jointly managed by: (1) Department of Health, Environmental Health Programs, Division of Drinking Water; (2) Washington State Public Works Board; and (3) Washington State Community, Trade and Economic Development, Local Development Assistance Division, Community Investment Unit.

Description: In August 1996, Congress reauthorized the Safe Drinking Water Act which included the establishment of a drinking water state revolving fund (DWSRF). Each state will receive a portion of this appropriation in the form of a capitalization grant. The DWSRF provides low interest loans to help publicly owned and privately owned not-forprofit and for-profit water systems to make improvements to water systems to increase public health protection. The guidelines are based on the federal and state law along with other regulations. They provide program information regarding the application process for both the preapplication and the loan application, and describe what will be required if a loan is awarded.

Contact: Judy J. Sides, Division of Drinking Water, Headquarters, P.O. Box 47822, Olympia, WA 98504-7822, phone (360) 664-8770, Internet jjw0303@hub.doh.wa.gov.

## WSR 97-23-074 <br> POLICY STATEMENT <br> DEPARTMENT OF HEALTH

[Filed November 19, 1997, 10:06 a.m.]
NOTICE OF ADOPTION OF POLICY
Date: November 5, 1997.
Agency: Washington State Department of Health.
Title of Statement: Policy and Procedure Number 015, Classification of Commercial Shellfish Growing Areas.

Subject Matter: The policy states that all commercial shellfish areas must be classified as to their suitability for shellfish harvesting in accordance with the National Shellfish Sanitation Program Manual of Operations, Part I. The intent of this policy is to ensure that shellfish areas approved for direct harvest are not subject to contamination from human and/or animal fecal matter and/or poisonous or deleterious substances in amounts that may present an actual or potential hazard to public health.

Effective Date: January 9, 1997 [1998].
Contact Person: Robert Woolrich, Department of Health, Office of Shellfish Programs, P.O. Box 47824, Olympia, WA 98504-7824, phone (360) 753-5957, FAX (360) 586-4499.

Copies of this policy can be obtained by calling (360) 753-5992 during regular business hours, or by writing to the office address listed above.

## WSR 97-23-076 <br> DEPARTMENT OF HEALTH <br> (Board of Pharmacy) <br> [Filed November 19, 1997, 10:20 a.m.]

The Washington State Board of Pharmacy intends to adopt the October 31, 1997, action of the Drug Enforcement

Administration (DEA) to place butorphanol into schedule IV of the state Uniform Controlled Substances Act.

RCW 69.50.201 (2)(e) allows the board to directly adopt DEA scheduling orders without the need for the issuance of a Notice of Proposed Rule Making under chapter 34.05 RCW. This board will use the expedited rule process allowed under RCW 69.50.201 provided no objection is made to the board's notice of intent to adopt the scheduling order.

The proposed rule will be adopted by the Board of Pharmacy on December 10, 1997, at the board's regularly scheduled meeting provided no objection to the rule is received. Written comments and/or objections to the rule may be submitted to Donald H. Williams, Executive Director, Washington State Board of Pharmacy, P.O. Box 47863, Olympia, WA 98504-7863, (360) 586-3018 or FAX (360) 586-4359.

The board will accept comments up to December 1, 1997.

Donald H. Williams<br>Executive Director

AMENDATORY SECTION (Amending WSR 94-08-098, filed 4/6/94, effective 5/7/94)

WAC 246-887-170 Schedule IV. The board finds that the following substances have a low potential for abuse relative to substances in Schedule III and have currently accepted medical use in treatment in the United States and that the abuse of the substances may lead to limited physical dependence or psychological dependence relative to the substances in Schedule III. The board, therefore, places each of the following substances in Schedule IV.
(a) The drugs and other substances listed in this section, by whatever official name, common or usual name, chemical name, or brand name designated, are included in Schedule IV.
(b) Narcotic drugs. Unless specifically excepted or unless listed in another schedule, any material, compound, mixture, or preparation containing any of the following narcotic drugs, or their salts calculated as the free anhydrous base or alkaloid, in limited quantities as set forth below:
(1) Not more than 1 milligram of difenoxin and not less than 25 micrograms of atropine sulfate per dosage unit.
(2) Dextropropoxyphene (alpha-(+)-e-dimethylamino-1,2-diphenyl-3-methyl-2 propionoxybutane).
(c) Depressants. Unless specifically excepted or unless listed in another schedule, any material, compound, mixture, or preparation which contains any quantity of the following substances, including its salts, isomers, and salts of isomers whenever the existence of such salts, isomers, and salts of isomers is possible within the specific chemical designation:
(1) Alprazolam;
(2) Barbital;
(3) Bromazepam;
(4) Camazepam;
(5) Chloral betaine;
(6) Chloral hydrate;
(7) Chlordiazepoxide;
(8) Clobazam;
(9) Clonazepam;
(10) Clorazepate;
(11) Clotiazepam;
(12) Cloxazolam;
(13) Delorazepam;
(14) Diazepam;
(15) Estazolam;
(16) Ethchlorvynol;
(17) Ethinamate;
(18) Ethyl loflazepate;
(19) Fludiazepam;
(20) Flunitrazepam;
(21) Flurazepam;
(22) Halazepam;
(23) Haloxazolam;
(24) Ketazolam;
(25) Loprazolam;
(26) Lorazepam;
(27) Lormetazepam;
(28) Mebutamate;
(29) Medazepam;
(30) Meprobamate;
(31) Methohexital;
(32) Methylphenobarbital (mephobarbital);
(33) Midazolam;
(34) Nimetazepam;
(35) Nitrazepam;
(36) Nordiazepam;
(37) Oxazepam;
(38) Oxazolam;
(39) Paraldehyde;
(40) Petrichloral;
(41) Phenobarbital;
(42) Pinazepam;
(43) Prazepam;
(44) Quazepam;
(45) Temazepam;
(46) Tetrazepam;
(47) Triazolam.
(48) Zolpidem
(d) Fenfluramine. Any material, compound, mixture, or preparation which contains any quantity of the following substances, including its salts, isomers (whether optical, position or geometric), and salts of such isomers, whenever the existence of such salts, isomers and salts of isomers is possible.
(e) Stimulants. Unless specifically excepted or unless listed in another schedule, any material, compound, mixture, or preparation which contains any quantity of the following substances having a stimulant effect on the central nervous system, including its salts, isomers (whether optical, position, or geometric), and salts of such isomers whenever the existence of such salts, isomers, and salts of isomers is possible within the specific chemical designation:
(1) Cathine ((+)- norpseudoephedrine);
(2) Diethylpropion;
(3) Fencamfamin;
(4) Fenproporex;
(5) Mazindol;
(6) Mefenorex;
(7) Pemoline (including organometallic complexes and chelates thereof);
(8) Phentermine;
(9) Pipradrol;
(10) SPA ((-)-1-dimethylamino-1, 2-dephenylethane.
(f) Other substances. Unless specifically excepted or unless listed in another schedule, any material, compound, mixture, or preparation which contains any quantity of the following substances, including its salts:
(1) Pentazocine;
(2) Butorphanol.

## WSR 97-23-078 DEPARTMENT OF ECOLOGY

[Filed November 19, 1997, 10:25 a.m.]

## Continuance of Comment Period and Delayed Adoption of Modifications to the Stormwater General Permit for Construction Activities

Background and Summary of Issue: Ecology is proposing to modify the existing general permit for construction activities, issued on November 18, 1995. The proposed modification will remove the permit exemption for construction projects owned by municipalities with a population less than 100,000 . This permit modification is proposed to comply with an order issued by the Pollution Control Hearings Board (PCHB - No. 95-141, Save Lake Sammamish v. Ecology and Department of Transportation). The PCHB ordered ecology to "issue a modified permit extending coverage under the general permit for construction activities to municipalities within the state with populations under 100,000." The modification does not change any other permit requirements and does not affect any projects already subject to permit coverage.

Ecology published the original notice in the Washington State Register (WSR 97-18-077) on September 17, 1997 The publication provided notice of public workshops and hearings, specified that the comment period would end on November 7, 1997, and proposed an adoption date of November 21, 1997.

Current Status: Ecology has received written requests from Washington State Association of Counties and the Association of Washington Cities asking for an extension of the comment period and a delay in the implementation of the permit modification. We have indicated that we would honor their request and extend the comment period and the proposed adoption date.

Proposed Action: We propose to extend the comment period from November 7, 1997, to December 18, 1997; and to change the adoption date from November 21, 1997, to January 9, 1997 [1998]. In addition to publishing notice in the Washington State Register, ecology will provide notice to those persons who attended the workshops and hearings and to organizations and individuals that were notified of the original workshops and hearings.

Staff Contact: Linda Matlock, Water Quality Program, (360) 407-6437, or TDD 407-6006, FAX 407-6426.

## WSR 97-23-079 <br> DEPARTMENT OF ECOLOGY <br> [Filed November 19, 1997, 10:40 a.m.]

General Permit for Biosolids Management

## Public Notice <br> December 3, 1997

A biosolids general permit is being proposed: The Washington State Department of Ecology is proposing to issue a general permit for biosolids management. The department published a preliminary determination to issue a general permit and circulated a draft permit in the fall of 1995. The department issued public notice, and workshops were held around the state to explain the permit and encourage comments. Based on comments received and further consideration by the agency the department is proceeding with the general permit.

How do I get more information, obtain a copy of the permit, or make comments? A draft of the proposed permit is available for review and comment. People who wish to obtain a copy, who have questions, who wish to submit comments, or who wish to be placed on the agency's list of interested persons should contact Kyle Dorsey at the Department of Ecology at (360) 407-6107. Correspondence should be addressed to Kyle Dorsey, Washington State Department of Ecology, P.O. Box 47600, Olympia, WA 98504 , or send e-mail to kdor461 @ecy.wa.gov. The agency will also try to make the draft permit and an automated comment system available on the Internet at http://www.wa.gov/ecology/swfa/swhome.html. The department encourages interested people to submit written comments on the draft permit and/or to attend and testify at a public hearing.

When and where are the public hearings? The department will hold informal question and answer sessions followed by formal hearings on January 5th and 7th, 1998. There will be daytime and evening events with each formal hearing period preceded by an informal session where interested people may ask questions. The locations and times are as follows:

January 5th - Lacey, Ecology Headquarters, 300 Desmond Drive, Auditorium

January 7th - Yakima, Ecology Regional Office, 15 West Yakima Avenue - 2nd Floor

1:00-2:00 p.m. Question and Answer Session
2:30-4:30 p.m. Formal Hearing Period
5:30-6:30 p.m. Question and Answer Session*
7:00-9:00 p.m. Formal Hearing Period
*The 2:30-4:30 hearing takes precedent over the 5:30 $-6: 30$ question and answer session. In the event the earlier hearing runs long, the second question and answer session will be shortened or eliminated.

What is the deadline for comments? You may submit written comments or give verbal testimony at a hearing, or both. To be considered, written comments must be received at the headquarters office of the Department of Ecology by 5:00 p.m., January 14, 1998. The department will prepare a responsiveness summary to explain the actions taken relative to comments received. The department will issue another public notice when the final permit is issued.

Are there other related state or federal laws and rules? There are several related rules and statutes that apply and give the department authority to implement a biosolids management program, including permitting. Chapter 173226 WAC, is the state's waste discharge general permit program. RCW 90.48.260 authorizes state participation in Clean Water Act programs and RCW 90.48 .080 prohibits the
discharge of pollutants to waters of the state. Chapter 70.95J RCW and RCW 70.95J. 020 authorize a state biosolids program in compliance with the Federal Clean Water Act. The department anticipates the adoption of a new state rule, chapter 173-308 WAC, Biosolids management, on February 4,1998 , and anticipates issuing a final general permit on February 11, 1998. Chapter 173-308 WAC is the state's version of the federal 40 CFR Part 503, Standards for the Use or Disposal of Sewage Sludge. The biosolids permit is intended to meet the requirements of the federal rules and related system of permitting that is addressed in under 40 CFR Parts 122 and 501, et al.

What is the purpose of the general permit? The purpose of the biosolids permit is to implement the requirements of the proposed chapter 173-308 WAC, Biosolids management. When issued, the permit will provide an administrative vehicle for bringing applicable facilities into compliance with the state biosolids rule and is intended to meet the requirements of the Federal Clean Water Act and related rules. The permit will regulate and address at least the basic requirements of the rule, including biosolids treatment, quality, monitoring, management, recordkeeping, reporting, recycling, and disposal. The proposed permit focuses on beneficial uses of biosolids and final disposal of sewage sludge in municipal solid waste landfills. The permit will have statewide applicability, except on Indian lands.

How does the general permit work? A general permit is used to implement similar management requirements at similar facilities, and allows the state to make efficient use of limited resources. The general permit will establish most of the conditions that will apply to most of the applicable facilities statewide. The permit may also impose requirements that are in addition to or more stringent than the state rule, and in that way may provide a means of resolving concerns that are not addressed in the underlying rule.

When facilities propose to apply biosolids to the land that do not meet the most stringent standards of the state rule, the basic requirements of the general permit are augmented by a requirement to incorporate a general and/or site specific land application plan. Additional or more stringent requirements may then be established in the plans on a case-by-case basis for individual sites if the basic requirements of the general permit are not adequate.

Facilities that are subject to the permit may identify all sites where they intend to apply biosolids at the time they submit a permit application. In this case a separate plan for each land application site must be submitted with the permit application. Facilities that wish to incorporate additional sites at a later date must submit a general land application plan for approval with their permit application. Site specific land application plans for new sites may then be proposed at a later date, but must be consistent with the approved general land application plan. The general plan acts as a scoping notice to interested people and jurisdictions, and advises them of biosolids management activities that might be carried out by the applicant. All plans are subject to review and approval.

What kinds of facilities are subject to the general permit? Only facilities that engage in applicable practices under the permit may obtain coverage. This includes all facilities engaging in land application of biosolids for beneficial use, and facilities that are approved to dispose of
sewage sludge in a municipal solid waste landfill. The class of facilities that are subject to coverage under the permit is called treatment works treating domestic sewage. This includes facilities that request designation as a treatment works treating domestic sewage, and those that are designated by the department. The majority of treatment works treating domestic sewage are publicly owned wastewater (sewage) treatment plants. Certain private sector facilities that meet the definition of treatment works treating domestic sewage will also be subject to the general permit. Some examples are compost facilities that use biosolids as a feedstock, centralized facilities where septage is collected or treated prior to land application, privately owned sewage treatment plants, and in some cases private lands where biosolids are applied. Under the proposed state rule, the state may recognize permits issued by a local health department to some compost and septage management facilities. In that case, coverage under the general permit is not required. The local permit would have to at least meet state requirements. A list of specific facilities believed to be subject to the general permit is provided at the end of this notice.

How does a facility obtain coverage under the general permit? In most cases, facilities will be subject to the permit [and] will be considered for coverage after they have submitted an application to the department. In the absence of an application, the department may determine that a facility meets the definition of a treatment works treating domestic sewage and notify it of the obligation to submit an application. In some cases the department may notify a facility or group of facilities of automatic coverage.

Generally, a complete permit application is required from larger facilities within ninety days of issuance of the general permit. Smaller facilities are allowed to submit a notice of intent in lieu of a complete application, which is then required at a later date. A complete permit application will include basic facility information, documentation regarding biosolids quality, treatment, and management practices, and general and site specific land application plans as required. Public notice is required prior to final approval, and public meetings or hearings may be required in some cases. A time frame for submitting applications is included in the permit. The permit system also incorporates the concept of provisional approval, allowing facilities to continue existing biosolids management activities and engage in new activities prior to final permit coverage. Under provisional approval, applicable facilities are required to comply with the requirements of the rule and the permit. In cases where there are significant changes in biosolids management practices or new sites are identified, substantive requirements of the permit system, including public notice, must be carried out to obtain provisional approval status.

What kind of public notice is carried out for the permit process? The Department of Ecology carries out public notice as a part of the process of issuing the general permit. Public notice requirements for facilities subject to the permit vary depending on the purpose the notice is serving and the quality of biosolids being managed. When a facility applies for initial coverage under the general permit it must carry out public notice for that purpose. When biosolids that do not meet the most stringent standards of the rule are applied to the land, public notice must be carried out
for those individual sites as well. Some facilities may add new sites in accordance with an approved general land application plan after they have received initial approval of coverage under the general permit. If public notice has not been previously carried out for those new sites, it must be done before biosolids can be applied. Public notice can include publication in a newspaper, posting of sites, and notification to an interested parties list. People can have their name placed on the interested party list for a specific facility by making a written request directly to the manager.

Are public meetings or hearings required? Public meetings or hearings, beyond those carried out for the purpose of issuing the general permit are not mandated. The agency can require a meeting or hearing if it finds justification, and any interested person can make a written request for a public meeting or hearing relative to a proposal by a permit applicant or holder. The final decision on whether to convene a meeting or hearing rests with the agency.

Delegation to local health departments: The department may elect to delegate certain aspects of the state biosolids program to local jurisdictional health departments. Delegation is only on the request of the local health department and the terms of the delegation agreement will be established in a written agreement. Several aspects of the state permit program may be delegable. The department has identified the review and approval of land application plans, determinations regarding public meetings and hearings, field and facility inspections, initiation of correction of violations, and report review as potentially delegable. Other aspects of the state program may also be delegable. The agency is continuing to assess the best aspects of the program for delegation and the best overall process for implementing local delegation.

How are permit fees determined? All facilities that are required to obtain a permit under the state rule must pay a fee to the Department of Ecology. The fee is generally based on the number of residences or residential equivalents served by each facility. Consequently, larger facilities pay proportionately larger fees. The cost per residential equivalent varies with the nature of the facility and final use or disposal method chosen. These fees are described in draft WAC 173-308-320 and are addressed in the general permit. A permit may waive or reduce fees to some facilities, but fees cannot be increased through the issuance of the permit.

Small Business Economic Impact Statement: A small business economic impact statement (SBEIS) has been prepared for the proposed biosolids management rule, chapter 173-308 WAC. The department believes the requirements of the general permit are not substantially different than those of the rule, and proposes here to adopt the SBEIS prepared for the rule for the general permit as well. The agency is continuing to review the requirements of the general permit and a separate SBEIS will be prepared and made available if necessary. The SBEIS completed for the rule discusses impacts to septic tank cleaning and septage hauling firms, private treatment works, and compost producers. The report discusses elements of the rule that are designed to help mitigate economic impacts. It concludes that the "impacts of the proposed state rule on private sector businesses' revenues or profits should be, for the most part, neutral or minimal."

What specific facilities are subject to the general permit? The department has identified the following publicly and privately owned facilities that it believes are subject to the general permit. In addition, other treatment works not identified here may be subject to the general permit if they meet the definition of a treatment works treating domestic sewage.

Aberdeen and Cosmopolis, cities of
Agape Ministries, Inc.
Albion, town of
Alder Lake Park
Alderbrook Inn Resort
Alderwood Water District
Almira, town of
Anacortes, city of
Arlington, city of
Asotin, city of
Bainbridge Island, city of
Bellingham, city of
Benton City, city of
Beverly Beach Homeowners Association
Bingen, town of
Birch Bay Water and Sewer District
Blaine, city of
Blake Island State Park
BioRecycling, Inc.
Bogies Truck Stop
Boston Harbor
Bremerton, city of
Brewster, city of
Bridgeport, city of
Buckley, city of
Buena wastewater facility
Burlington, city of
Camas, city of
Carbonado, town of
Carlyon Beach Homeowners Association
Carnation Research Farms
Cashmere, city of
Castle Rock, city of
Cathlamet, town of
Cedar Creek Corrections Center
Central Kitsap plant (Poulsbo)
Centralia, city of
Chambers Creek
Chehalis, city of
Chelan, city of
Chelan County P.U.D. \#1 (Dryden)
Chelan County P.U.D. \#1 (Lake Wenatchee)
Chelan County P.U.D. \#1, (Peshastin)
Chelan County P.U.D. (Rocky Reach Dam)
Cheney, city of
Cherrywood Mobile Home Manor
Chewelah, city of
Clallam Bay Corrections Center
Clallam Bay - Sekiu
Clark Public Utilities (La Center)
Clarkston, city of
Cle Elum, city of
Colfax, city of
College Place, city of
Colton, town of

Colville, city of
Conconully, town of
Concrete, town of
Consolidated Support Services
Connell, city of
Coulee City, town of
Coupeville, town of
Cowiche Sewer District
Cowlitz County - Ryderwood
Cowlitz Co - Toutle
Cowlitz Co - Woodbrook
Cowlitz Water Pollution Control
Crescent Bar, Inc.
Creston, town of
Crystal Mountain, Inc.
Cusick, town of
Davenport, city of
Dayton, city of
Deer Park, city of
Derry's Resort
Diamond Lake, water and sewer district
Douglas County P.U.D. \#1
Douglas County, sewer district \#1
Duvall, city of
Eastsound, sewer and water district
Eatonville, town of
Echo Glen Children's Center
Edmonds, city of
Elbe, water district
Ellensburg, city of
Elma, city of
Endicott, town of
Entiat, city of
Enumclaw, city of
Ephrata, city of
Everett utilities, city of
Everson, city of
Farmington, town of
Ferndale, city of
Fire Mountain Farms, Inc.
Fisherman Bay, sewer district
Forks, city of
Fort Columbia State Park
Fort Flagler State Park
Freeman School District
Friday Harbor, town of
Garfield, town of
Gig Harbor, city of
Glenwood, town of
Goldendale, city of
Grand Coulee, city of
Grandview, city of
Granger, town of
Granite Falls, town of
Hartstene Pointe
Holmes Harbor Water District
Hoquiam, city of
Ilwaco, city of
Indian Ridge Youth Camp
Ione, town of
Kalama, city of
Kennewick, city of

Kettle Falls, city of
Kingston (Kitsap county P.U.D.)
Kitsap County Sewer District \#7
Kittitas County water district \#2 (Ronald)
Kittitas County water district \#6 (Vantage)
Kittitas, city of
Klickitat
Klickitat County P.U.D. \#1 (Lyle)
La Conner
La Crosse, town of
Lake Stevens, sewer district
Lakehaven Utility District - Lakota
Lakehaven Utility District - Redondo
Land Recovery Inc.
Langley, city of
Larch Correction Center
Larrabee State Park
Larson - Moses Lake
Leavenworth, city of
Lewis County Water District \#2
Liberty Lake Sewer District \#1
Liberty School District \#362
Lind, town of
Long Beach, city of
Longview, city of
Loon Lake Sewer District \#4
Lynden, city of
Lynnwood, city of
Lynwood Center
Mabton, city of
Manchester (Kitsap County P.U.D.)
Mansfield, town of
Maple Lane School
Marysville, city of
McCleary, city of
McNeil Island
Medical Lake, city of
Mesa, city of
Messenger House Care Center
Metaline Falls, town of
Metaline, town of
Metro King County - Alki
Metro King County - Renton
Metro King County - West Point
Midway, sewer district
Miller Creek (Southwest Suburban Sewer)
Monroe, city of
Monroe Honor Farm
Montesano, city of
Morton, city of
Moses Lake (Larson)
Mossyrock, city of
Mount Vernon, city of
Moxee, city of
Mullen Hill Terrace Properties
Naches, town of
Naselle Youth Camp
Newport, city of
North Bend, city of
North Bonneville, city of
North Cascades National Park
Oak Harbor, city of

Oakesdale, town of
Ocean Shores, city of
Okanogan, city of
Olympia, city of (LOTT)
Olympic Corrections Center
Olympus Terrace, sewer district
Omak, city of
Orcas Village, sewer district
Oroville, city of
Orting, city of
Othello, city of
Pacific Beach
Palouse, city of
Pasco, city of
Pateros, city of
Pe Ell, town of
Penn Cove, sewer district
Pomeroy, city of
Pope Resources (Port Ludlow)
Pope and Talbot Inc.- Port Gamble
Poplar Heights, sewer district
Port Angeles, city of
Port Orchard, (Kitsap County \#5)
Port Townsend, city of
Prosser, city of
Priest Rapids Dam
Pullman, city of
Puyallup, city of
Quincy, city of
Rainier State School
Raymond, city of
Reardan, town of
Republic, city of
Richland, city of
Ridgefield, city of
Rim Rock Cove Owners Association
Ritzville, city of
Roche Harbor Resort
Rockford, town of
Rosario Utilities
Rosalia, city of
Roslyn, city of
Royal City, city of
Rustlewood
Saint John, town of
Salmon Creek (Clark county)
Salmon Creek (Southwest Suburban Sewer)
Sawdust Supply Company - GroCo
Scatter Creek Rest Area - DOT
Seashore Villa Mobile Homes
Seattle City Light - Boundary
Seattle City Light - Diablo
Seattle City Light - Newhalem
Sedro Woolley, city of
Sekiu - Clallam County P.U.D.
Selah, city of
Selkirk School District \#70
Sequim, city of
Sequim Bay State Park
Seven Bays Estates Unlimited
Shelter Bay Community Inc.
Shelton, city of

Skagit County Sewer District \#2
Snohomish, city of
Snoqualmie Pass, Sewer District \#1
Snoqualmie, town of
Snowblaze Condominium Association
Soap Lake, city of
South Bend, city of
South Prairie, town of
Spokane, city of
Sprague, city of
Springdale, city of
Stanwood, city of
Stella
Stevens County P.U.D. \#1-Clayton
Stevens Pass, sewer district
Stevenson, town of
Sultan, town of
Sumas, city of
Sumner, city of
Sunland Water District
Sunnyside, city of
Sunset Mobile Homes
Surfside Inn Condominium \#1
Suquamish (Kitsap county)
Tacoma, city of \#1 - central
Tacoma, city of - north
Tamoshan
Taylor Bay Beach Club
Tekoa, city of
Tieton, town of
Toledo, city of
Tonasket, town of
Twisp, town of
Uniontown, town of
Vader, city of
Vancouver, city of - Marine Park (see west Van.)
Vancouver, city of (west)
Vashon, sewer district
Waitsburg, city of
Walla Walla, city of
Walla Walla, water district \#2
Wanapum Dam
Warden, city of
Warm Beach Camp Ground
Washington Correction Center
Washington State Parks and Recreation Commission
Washougal, city of
Washtuena, town of
Waterville, town of
Wawawai on the Snake Resort
Wenatchee, city of
West Richland, city of
Westport, city of
Whatcom County, water district \#13
Whitman County, port of
Wilbur, town of
Wilkeson, town of
Winlock, city of
Winthrop, town of
Wishram, town of
Wollochet Harbor Sewer District
Woodland, city of

Yakima, city of Yelm, city of
Zillah, city of

## KEY TO TABLE

This table covers the current calendar year through this issue of the Register and should be used to locate rules amended, adopted, or repealed subsequent to the publication date of the latest WAC or Supplement.

## Symbols:

AMD $=$ Amendment of existing section
$A / R=$ Amending and recodifying a section
DECOD $=$ Decodification of an existing section
NEW = New section not previously codified
OBJEC = Notice of objection by Joint Administrative
Rules Review Committee
PREP $=$ Preproposal comments
RE-AD $=$ Readoption of existing section
RECOD = Recodification of previously codified section
REP $=$ Repeal of existing section
RESCIND = Rescind previous emergency rule
REVIEW = Review of previously adopted rule

## Suffixes:

-C = Continuance of previous proposal
$-\mathrm{E}=$ Emergency action
$-\mathrm{P}=$ Proposed action
-S = Supplemental notice
-W = Withdrawal of proposed action
-XA = Expedited adoption
-XR $=$ Expedited repeal
Note: These filings will appear in a special section of Issue 97-21
No suffix means permanent action
WAC \# shows the section number under which an agency rule is or will be codified in the Washington Administrative Code.

WSR \# shows the issue of the Washington State Register where the document may be found; the last three digits identify the document within the issue.

| WAC \# | ACTION | WSR \# | WAC \# | ACTION | WSR \# | WAC \# | ACTION | WSR \# |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 1-21-010 | AMD-P | 97-12-068 | 16-46-045 | REP | 97-18-042 | 16-162-010 | AMD-P | 97-20-078 |
| 1-21-010 | AMD | 97-15-035 | 16-46-070 | PREP-X | 97-14-048 | 16-162-025 | AMD-P | 97-20-078 |
| 1-21-020 | AMD-P | 97-12-068 | 16-46-070 | REP | 97-18-042 | 16-162-030 | AMD-P | 97-20-078 |
| 1-21-020 | AMD | 97-15-035 | 16-50-001 | PREP-X | 97-14-048 | 16-162-031 | REP-P | 97-20-078 |
| 1-21-070 | AMD-P | 97-12-068 | 16-50-001 | REP | 97-18-042 | 16-162-032 | REP-P | 97-20-078 |
| 1-21-070 | AMD | 97-15-035 | 16-50-010 | PREP-X | 97-14-048 | 16-162-033 | REP-P | 97-20-078 |
| 1-21-170 | AMD-P | 97-12-068 | 16-50-010 | REP | 97-18-042 | 16-162-034 | NEW-P | 97-20-078 |
| 1-21-170 | AMD | 97-15-035 | 16-50-020 | PREP-X | 97-14-048 | 16-162-036 | NEW-P | 97-20-078 |
| 1-21-180 | AMD-P | 97-12-068 | 16-50-020 | REP | 97-18-042 | 16-162-037 | NEW-P | 97-20-078 |
| 1-21-180 | AMD | 97-15-035 | 16-101-800 | NEW-P | 97-15-115 | 16-162-040 | NEW-P | 97-20-078 |
| 4-25-410 | PREP | 97-22-072 | 16-101-800 | NEW | 97-19-045 | 16-162-045 | NEW-P | 97-20-078 |
| 4-25-520 | PREP | 97-22-073 | 16-105-001 | PREP-X | 97-14-074 | 16-162-050 | AMD-P | 97-20-078 |
| 4-25-540 | PREP | 97-22-074 | 16-105-001 | REP | 97-18-041 | 16-162-070 | AMD-P | 97-20-078 |
| 4-25-550 | PREP | 97-22-075 | 16-105-010 | PREP-X | 97-14-074 | 16-162-100 | AMD-P | 97-20-078 |
| 4-25-551 | PREP | 97-22-076 | 16-105-010 | REP | 97-18-041 | 16-164 | PREP | 97-15-029 |
| 4-25-620 | PREP | 97-22-077 | 16-105-020 | PREP-X | 97-14-074 | 16-168 | PREP | 97-16-009 |
| 4-25-622 | PREP | 97-22-078 | 16-105-020 | REP | 97-18-041 | 16-218-02001 | AMD | 97-05-003 |
| 4-25-631 | PREP | 97-22-079 | 16-105-030 | PREP-X | 97-14-074 | 16-230-835 | AMD-P | 97-02-094 |
| 4-25-810 | PREP | 97-22-080 | 16-105-030 | REP | 97-18-041 | 16-230-835 | AMD-W | 97-06-003 |
| 16-08-031 | AMD-P | 97-08-086 | 16-139-001 | NEW-P | 97-22-031 | 16-230-862 | AMD-P | 97-02-094 |
| 16-08-031 | AMD | 97-14-050 | 16-139-005 | NEW-P | 97-22-031 | 16-230-862 | AMD-W | 97-06-003 |
| 16-08-141 | AMD-P | 97-08-086 | 16-139-010 | NEW-P | 97-22-031 | 16-316-474 | AMD-P | 97-11-050 |
| 16-08-141 | AMD | 97-14-050 | 16-139-020 | NEW-P | 97-22-031 | 16-316-474 | AMD | 97-16-026 |
| 16-08-171 | AMD-P | 97-08-086 | 16-139-030 | NEW-P | 97-22-031 | 16-316-715 | AMD-P | 97-11-050 |
| 16-08-171 | AMD | 97-14-050 | 16-139-040 | NEW-P | 97-22-031 | 16-316-715 | AMD | 97-16-026 |
| 16-34-001 | PREP-X | 97-14-048 | 16-139-050 | NEW-P | 97-22-031 | 16-316-724 | AMD-P | 97-11-050 |
| 16-34-001 | REP | 97-18-042 | 16-139-060 | NEW-P | 97-22-031 | 16-316-724 | AMD | 97-16-026 |
| 16-34-010 | PREP-X | 97-14-048 | 16-156 | PREP | 97-16-066 | 16-324-360 | REP-P | 97-07-075 |
| 16-34-010 | REP | 97-18-042 | 16-156 | AMD-C | 97-23-032 | 16-324-360 | REP | 97-11-028 |
| 16-34-020 | PREP-X | 97-14-048 | 16-156-060 | AMD-P | 97-20-077 | 16-324-361 | NEW-P | 97-07-075 |
| 16-34-020 | REP | 97-18-042 | 16-158 | PREP | 97-15-028 | 16-324-361 | NEW | 97-11-028 |
| 16-34-030 | PREP-X | 97-14-048 | 16-158-010 | AMD-P | 97-22-102 | 16-324-370 | AMD-P | 97-07-075 |
| 16-34-030 | REP | 97-18-042 | 16-158-020 | AMD-P | 97-22-102 | 16-324-370 | AMD | 97-11-028 |
| 16-34-040 | PREP-X | 97-14-048 | 16-158-025 | REP-P | 97-22-102 | 16-324-375 | AMD-P | 97-07-075 |
| 16-34-040 | REP | 97-18-042 | 16-158-027 | AMD-P | 97-22-102 | 16-324-375 | AMD | 97-11-028 |
| 16-46-001 | PREP-X | 97-14-048 | 16-158-028 | NEW-P | 97-22-102 | 16-324-380 | REP-P | 97-07-075 |
| 16-46-001 | REP | 97-18-042 | 16-158-030 | AMD-P | 97-22-102 | 16-324-380 | REP | 97-11-028 |
| 16-46-005 | PREP-X | 97-14-048 | 16-158-040 | AMD-P | 97-22-102 | 16-324-381 | NEW-P | 97-07-075 |
| 16-46-005 | REP | 97-18-042 | 16-158-050 | AMD-P | 97-22-102 | 16-324-381 | NEW | 97-11-028 |
| 16-46-020 | PREP-X | 97-14-048 | 16-158-060 | AMD-P | 97-22-102 | 16-324-382 | NEW-P | 97-07-075 |
| 16-46-020 | REP | 97-18-042 | 16-158-080 | AMD-P | 97-22-102 | 16-324-382 | NEW | 97-11-028 |
| 16-46-030 | PREP-X | 97-14-048 | 16-158-090 | AMD-P | 97-22-102 | 16-324-390 | REP-P | 97-07-075 |
| 16-46-030 | REP | 97-18-042 | 16-158-100 | AMD-P | 97-22-102 | 16-324-390 | REP | 97-11-028 |
| 16-46-035 | PREP-X | 97-14-048 | 16-158-120 | AMD-P | 97-22-102 | 16-324-391 | NEW-P | 97-07-075 |
| 16-46-035 | REP | 97-18-042 | 16-158-130 | AMD-P | 97-22-102 | 16-324-391 | NEW | 97-11-028 |
| 16-46-040 | PREP-X | 97-14-048 | 16-158-135 | NEW-P | 97-22-102 | 16-324-392 | NEW-P | 97-07-075 |
| 16-46-040 | REP | 97-18-042 | 16-158-140 | REP-P | 97-22-102 | 16-324-392 | NEW | 97-11-028 |
| 16-46-045 | PREP-X | 97-14-048 | 16-162 | PREP | 97-04-065 | 16-324-393 | NEW-P | 97-07-075 |


| WAC \# | ACTION | WSR \# | WAC \# | ACTION | WSR \# | WAC \# | ACTION | WSR \# |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 16-324-393 | NEW | 97-11-028 | 16-459-010 | AMD-E | 97-03-063 | 16-654-060 | REP | 97-18-040 |
| 16-324-394 | NEW-P | 97-07-075 | 16-470-100 | AMD-P | 97-04-089 | 16-660-001 | PREP-X | 97-14-049 |
| 16-324-394 | NEW | 97-11-028 | 16-470-100 | AMD | 97-09-098 | 16-660-001 | REP | 97-18-040 |
| 16-324-395 | NEW-P | 97-07-075 | 16-473-001 | NEW-P | 97-04-090 | 16-660-010 | PREP-X | 97-14-049 |
| 16-324-395 | NEW | 97-11-028 | 16-473-001 | NEW-W | 97-05-058 | 16-660-010 | REP | 97-18-040 |
| 16-324-396 | NEW-P | 97-07-075 | 16-473-001 | NEW-P | 97-05-059 | 16-662 | AMD-P | 97-09-080 |
| 16-324-396 | NEW | 97-11-028 | 16-473-001 | NEW | 97-11-015 | 16-662 | AMD | 97-12-075 |
| 16-324-397 | NEW-P | 97-07-075 | 16-473-010 | NEW-P | 97-04-090 | 16-662-070 | REP-P | 97-09-080 |
| 16-324-397 | NEW | 97-11-028 | 16-473-010 | NEW-W | 97-05-058 | 16-662-070 | REP | 97-12-075 |
| 16-324-398 | NEW-P | 97-07-075 | 16-473-010 | NEW-P | 97-05-059 | 16-662-071 | REP-P | 97-09-080 |
| 16-324-398 | NEW | 97-11-028 | 16-473-010 | NEW | 97-11-015 | 16-662-071 | REP | 97-12-075 |
| 16-324-400 | REP-P | 97-07-075 | 16-473-015 | NEW-P | 97-04-090 | 16-662-100 | NEW-P | 97-09-080 |
| 16-324-400 | REP | 97-11-028 | 16-473-015 | NEW-W | 97-05-058 | 16-662-100 | NEW | 97-12-075 |
| 16-324-401 | NEW-P | 97-07-075 | 16-473-015 | NEW-P | 97-05-059 | 16-662-105 | NEW-P | 97-09-080 |
| 16-324-401 | NEW | 97-11-028 | 16-473-015 | NEW | 97-11-015 | 16-662-105 | NEW | 97-12-075 |
| 16-324-402 | NEW-P | 97-07-075 | 16-473-020 | NEW-P | 97-04-090 | 16-662-110 | NEW-P | 97-09-080 |
| 16-324-402 | NEW | 97-11-028 | 16-473-020 | NEW-W | 97-05-058 | 16-662-110 | NEW | 97-12-075 |
| 16-324-409 | NEW-P | 97-07-075 | 16-473-020 | NEW-P | 97-05-059 | 16-662-115 | NEW-P | 97-09-080 |
| 16-324-409 | NEW | 97-11-028 | 16-473-020 | NEW | 97-11-015 | 16-662-115 | NEW | 97-12-075 |
| 16-324-410 | REP-P | 97-07-075 | 16-473-025 | NEW-P | 97-04-090 | 16-664-010 | NEW-P | 97-09-102 |
| 16-324-410 | REP | 97-11-028 | 16-473-025 | NEW-W | 97-05-058 | 16-664-010 | NEW | 97-12-076 |
| 16-324-420 | AMD-P | 97-07-075 | 16-473-025 | NEW-P | 97-05-059 | 16-664-020 | NEW-P | 97-09-102 |
| 16-324-420 | AMD | 97-11-028 | 16-473-025 | NEW | 97-11-015 | 16-664-020 | NEW | 97-12-076 |
| 16-324-430 | REP-P | 97-07-075 | 16-532 | PREP | 97-05-067 | 16-664-030 | NEW-P | 97-09-102 |
| 16-324-430 | REP | 97-11-028 | 16-532 | PREP | 97-19-100 | 16-664-030 | NEW | 97-12-076 |
| 16-324-431 | NEW-P | 97-07-075 | 16-532-010 | AMD-P | 97-09-095 | 16-664-040 | NEW-P | 97-09-102 |
| 16-324-431 | NEW | 97-11-028 | 16-532-010 | AMD | 97-17-096 | 16-664-040 | NEW | 97-12-076 |
| 16-324-435 | REP-P | 97-07-075 | 16-532-040 | AMD-P | 97-09-095 | 16-664-040 | AMD-XA | 97-20-127 |
| 16-324-435 | REP | 97-11-028 | 16-532-040 | AMD | 97-17-096 | 16-664-050 | NEW-P | 97-09-102 |
| 16-324-445 | REP-P | 97-07-075 | 16-532-110 | AMD-P | 97-09-095 | 16-664-050 | NEW | 97-12-076 |
| 16-324-445 | REP | 97-11-028 | 16-532-110 | AMD | 97-17-096 | 16-664-060 | NEW-P | 97-09-102 |
| 16-324-446 | NEW-P | 97-07-075 | 16-532-120 | AMD-P | 97-09-095 | 16-664-060 | NEW | 97-12-076 |
| 16-324-446 | NEW | 97-11-028 | 16-532-120 | AMD | 97-17-096 | 16-666-002 | PREP.X | 97-14-049 |
| 16-324-450 | REP-P | 97-07-075 | 16-536-040 | PREP | 97-08-083 | 16-666-002 | REP | 97-18-040 |
| 16-324-450 | REP | 97-11-028 | 16-536-040 | AMD-P | 97-11-085 | 16-666-003 | PREP-X | 97-14-049 |
| 16-324-460 | REP-P | 97-07-075 | 16-536-040 | AMD-C | 97-15-151 | 16-666-003 | REP | 97-18-040 |
| 16-324-460 | REP | 97-11-028 | 16-573 | NEW-C | 97-17-063 | 16-666-030 | PREP-X | 97-14-049 |
| 16-324-470 | REP-P | 97-07-075 | 16-573-010 | NEW-P | 97-11-084 | 16-666-030 | REP | 97-18-040 |
| 16-324-470 | REP | 97-11-028 | 16-573-010 | NEW-C | 97-19-002 | 16-666-040 | PREP.X | 97-14-049 |
| 16-324-480 | REP-P | 97-07-075 | 16-573-020 | NEW-P | 97-11-084 | 16-666-040 | REP | 97-18-040 |
| 16-324-480 | REP | 97-11-028 | 16-573-020 | NEW-C | 97-19-002 | 16-666-050 | PREP-X | 97-14-049 |
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| 51-30-0904 | REP-P | 97-16-111 | 51-32-003 | REP-P | 97-16-115 | 51-34-6320 | REP-P | 97-16-113 |
| 51-30-1000 | REP-P | 97-16-111 | 51-32-004 | REP-P | 97-16-115 | 51-34-6321 | REP-P | 97-16-113 |
| 51-30-1001 | REP-P | 97-16-111 | 51-32-005 | REP-P | 97-16-115 | 51-34-6322 | REP-P | 97-16-113 |
| 51-30-1004 | REP-P | 97-16-111 | 51-32-007 | REP-P | 97-16-115 | 51-34-6323 | REP-P | 97-16-113 |
| 51-30-1005 | REP-P | 97-16-111 | 51-32-008 | REP-P | 97-16-115 | 51-34-6324 | REP-P | 97-16-113 |
| 51-30-1006 | REP-P | 97-16-111 | 51-32-0200 | REP-P | 97-16-115 | 51-34-7800 | REP-P | 97-16-113 |
| 51-30-1007 | REP-P | 97-16-111 | 51-32-0223 | REP-P | 97-16-115 | 51-34-7802 | REP-P | 97-16-113 |
| 51-30-1009 | REP-P | 97-16-111 | 51-32-0300 | REP-P | 97-16-115 | 51-34-7900 | REP-P | 97-16-113 |
| 51-30-1014 | REP-P | 97-16-111 | 51-32-0327 | REP-P | 97-16-115 | 51-34-7902 | REP-P | 97-16-113 |
| 51-30-1019 | REP-P | 97-16-111 | 51-32-0500 | REP-P | 97-16-115 | 51-34-7904 | REP-P | 97-16-113 |
| 51-30-1030 | REP-P | 97-16-111 | 51-32-0504 | REP-P | 97-16-115 | 51-34-8000 | REP-P | 97-16-113 |
| 51-30-1100 | REP-P | 97-16-111 | 51-32-0600 | REP-P | 97-16-115 | 51-34-8001 | REP-P | 97-16-113 |
| 51-30-1101 | REP-P | 97-16-111 | 51-32-0601 | REP-P | 97-16-115 | 51-34-8003 | REP-P | 97-16-113 |
| 51-30-1102 | REP-P | 97-16-111 | 51-32-0605 | REP-P | 97-16-115 | 51-34-9100 | REP-P | 97-16-113 |
| 51-30-1103 | REP-P | 97-16-111 | 51-32-1100 | REP-P | 97-16-115 | 51-34-9101 | REP-P | 97-16-113 |
| 51-30-1104 | REP-P | 97-16-111 | 51-32-1101 | REP-P | 97-16-115 | 51-34-9102 | REP-P | 97-16-113 |
| 51-30-1105 | REP-P | 97-16-111 | 51-32-1102 | REP-P | 97-16-115 | 51-34-9103 | REP-P | 97-16-113 |
| 51-30-1106 | REP-P | 97-16-111 | 51-32-1103 | REP-P | 97-16-115 | 51-34-9104 | REP-P | 97-16-113 |
| 51-30-1107 | REP-P | 97-16-111 | 51-32-1104 | REP-P | 97-16-115 | 51-34-9105 | REP-P | 97-16-113 |
| 51-30-1108 | REP-P | 97-16-111 | 51-32-1105 | REP-P | 97-16-115 | 51-34-9106 | REP-P | 97-16-113 |
| 51-30-1109 | REP-P | 97-16-111 | 51-32-1106 | REP-P | 97-16-115 | 51-34-9107 | REP-P | 97-16-113 |
| 51-30-1110 | REP-P | 97-16-111 | 51-32-1107 | REP-P | 97-16-115 | 51-34-9108 | REP-P | 97-16-113 |
| 51-30-1111 | REP-P | 97-16-111 | 51-32-1108 | REP-P | 97-16-115 | 51-35-001 | REP-P | 97-16-113 |
| 51-30-1112 | REP-P | 97-16-111 | 51-32-1300 | REP-P | 97-16-115 | 51-35-002 | REP-P | 97-16-113 |
| 51-30-1113 | REP-P | 97-16-111 | 51-32-1312 | REP-P | 97-16-115 | 51-35-003 | REP-P | 97-16-113 |
| 51-30-1114 | REP-P | 97-16-111 | 51-32-1313 | REP-P | 97-16-115 | 51-35-007 | REP-P | 97-16-113 |
| 51-30-1120 | REP-P | 97-16-111 | 51-34 | PREP | 97-03-086 | 51-35-008 | REP-P | 97-16-113 |
| 51-30-1121 | REP-P | 97-16-111 | 51-34-001 | REP-P | 97-16-113 | 51-35-52000 | REP-P | 97-16-113 |


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| 51-35-52440 | REP-P | 97-16-113 | 51-40-2929 | NEW-P | 97-16-111 | 51-46-0102 | NEW-P | 97-16-114 |
| 51-35-52441 | REP-P | 97-16-113 | 51-40-3102 | NEW-P | 97-16-111 | 51-46-0103 | NEW-P | 97-16-114 |
| 51-35-52442 | REP-P | 97-16-113 | 51-40-31200 | NEW-P | 97-16-111 | 51-46-0200 | NEW-P | 97-16-114 |
| 51-35-52500 | REP-P | 97-16-113 | 51-40-3404 | NEW-P | 97-16-111 | 51-46-0205 | NEW-P | 97-16-114 |
| 51-35-52510 | REP-P | 97-16-113 | 51-40-93115 | NEW-P | 97-16-111 | 51-46-0215 | NEW-P | 97-16-114 |
| 51-35-52520 | REP-P | 97-16-113 | 51-40-93116 | NEW-P | 97-16-111 | 51-46-0218 | NEW-P | 97-16-114 |
| 51-35-52530 | REP-P | 97-16-113 | 51-40-93117 | NEW-P | 97-16-111 | 51-46-0300 | NEW-P | 97-16-114 |
| 51-35-52540 | REP-P | 97-16-113 | 51-40-93118 | NEW-P | 97-16-111 | 51-46-0301 | NEW-P | 97-16-114 |
| 51-35-52550 | REP-P | 97-16-113 | 51-40-93119 | NEW-P | 97-16-111 | 51-46-0310 | NEW-P | 97-16-114 |
| 51-35-52560 | REP-P | 97-16-113 | 51-40-93120 | NEW-P | 97-16-111 | 51-46-0311 | NEW-P | 97-16-114 |
| 51-35-52570 | REP-P | 97-16-113 | 51-42-001 | NEW-P | 97-16-115 | 51-46-0313 | NEW-P | 97-16-114 |
| 51-35-52580 | REP-P | 97-16-113 | 51-42-002 | NEW-P | 97-16-115 | 51-46-0314 | NEW-P | 97-16-114 |
| 51-35-52590 | REP-P | 97-16-113 | 51-42-003 | NEW-P | 97-16-115 | 51-46-0392 | NEW-P | $97-16-114$ $97-16-114$ |
| 51-35-52600 | REP-P | 97-16-113 | 51-42-004 | NEW-P | 97-16-115 | 51-46-0316 | NEW-P | $97-16-114$ |
| 51-40-001 | NEW-P | 97-16-111 | 51-42-005 | NEW-P | 97-16-115 | 51-46-0400 | NEW-P | 97-16-114 $97-16-114$ |
| 51-40-002 | NEW-P | 97-16-111 | $51-42-007$ $51-42-008$ | NEW-P | $97-16-115$ $97-16-115$ | 51-46-0402 51-46-0412 | NEW-P | 97-16-114 |
| 51-40-003 | NEW-P | 97-16-111 | 51-42-008 $51-42-0200$ | NEW-P | 97-16-115 $97-16-115$ | 51-46-0413 | NEW-P | 97-16-114 |
| 51-40-004 | NEW-P | $97-16-111$ $97-16-111$ | 51-42-0200 $51-42-0223$ | NEW-P | $97-16-115$ $97-16-115$ | 51-46-0500 | NEW-P | 97-16-114 |
| $51-40-005$ $51-40-007$ | NEW-P | $97-16-111$ $97-16-111$ | $51-42-0223$ $51-42-0303$ | NEW-P | 97-16-115 | 51-46-0501 | NEW-P | 97-16-114 |
| $51-40-007$ $51-40-008$ | NEW-P NEW-P | $97-16-111$ $97-16-111$ | 51-42-0303 51-42-0504 | NEW-P | 97-16-115 | 51-46-0502 | NEW-P | 97-16-114 |
| 51-40-009 | NEW-P | 97-16-111 | 51-42-0600 | NEW-P | 97-16-115 | 51-46-0505 | NEW-P | 97-16-114 |
| 51-40-0200 | NEW-P | 97-16-111 | 51-42-0601 | NEW-P | 97-16-115 | 51-46-0507 | NEW-P | 97-16-114 |
| 51-40-0302 | NEW-P | 97-16-111 | 51-42-0605 | NEW-P | 97-16-115 | 51-46-0509 | NEW-P | 97-16-114 |
| 51-40-0303 | NEW-P | 97-16-111 | 51-42-0901 | NEW-P | 97-16-115 | 51-46-0512 | NEW-P | 97-16-114 |
| 51-40-0304 | NEW-P | 97-16-111 | 51-42-1000 | NEW-P | 97-16-115 | 51-46-0513 | NEW-P | 97-16-114 |
| 51-40-0305 | NEW-P | 97-16-111 | 51-42-1002 | NEW-P | 97-16-115 | 51-46-0514 | NEW-P | 97-16-114 |
| 51-40-0307 | NEW-P | 97-16-111 | 51-42-1004 | NEW-P | 97-16-115 | 51-46-0515 | NEW-P | 6-114 |
| 51-40-0308 | NEW-P | 97-16-111 | 51-42-1005 | NEW-P | 97-16-115 | 51-46-0516 | NEW-P | 97-16-114 |
| 51-40-0310 | NEW-P | 97-16-111 | 51-42-1100 | NEW-P | 97-16-115 | 51-46-0517 | NEW-P | 97-16-114 |
| 51-40-0311 | NEW-P | 97-16-111 | 51-42-1101 | NEW-P | 97-16-115 | 51-46-0518 | NEW-P | 7-16-114 |
| 51-40-0313 | NEW-P | 97-16-111 | 51-42-1102 | NEW-P | 97-16-115 | 51-46-0519 | NEW-P | 7-16-114 |
| 51-40-0403 | NEW-P | 97-16-111 | 51-42-1103 | NEW-P | 97-16-115 | 51-46-0520 | NEW-P | 97-16-114 |
| 51-40-0405 | NEW-P | 97-16-111 | 51-42-1104 | NEW-P | 97-16-115 | 51-46-0521 | NEW-P |  |
| 51-40-0510 | NEW-P | 97-16-111 | 51-42-1105 | NEW-P | 97-16-115 | $51-46-0522$ $51-46-0523$ | NEW-P | 97-16-114 |
| 51-40-0804 | NEW-P | 97-16-111 | $51-42-1106$ $51-42-1107$ | NEW-P | $97-16-115$ $97-16-115$ | 51-46-0523 $51-46-0524$ | NEW-P | 97-16-114 |
| 51-40-0902 | NEW-P | 97-16-111 | 51-42-1107 $51-42-1108$ | NEW-P | 97-16-115 | 51-46-0525 | NEW-P | 97-16-114 |
| $51-40-0904$ $51-40-1000$ | NEW-P | 97-16-111 | 51-42-1108 $51-42-1311$ | NEW-P NEW-P | 97-16-115 | 51-46-0525 | NEW-P | 97-16-114 |
| $51-40-1000$ $51-40-1002$ | NEW-P | $97-16-111$ $97-16-111$ | 51-42-1311 $51-42-1312$ | NEW-P | 97-16-115 | 51-46-0603 | NEW-P | 97-16-114 |
| 51-40-1002 $51-40-1003$ | NEW-P | $97-16-111$ $97-16-111$ | 51-42-1312 $51-44-001$ | NEW-P | 97-16-113 | 51-46-0604 | NEW-P | 97-16-114 |
| 51-40-1004 | NEW-P | 97-16-111 | 51-44-002 | NEW-P | 97-16-113 | 51-46-0608 | NEW-P | 97-16-114 |
| 51-40-1007 | NEW-P | 97-16-111 | 51-44-003 | NEW-P | 97-16-113 | 51-46-0609 | NEW-P | 97-16-114 |
| 51-40-1091 | NEW-P | 97-16-111 | 51-44-007 | NEW-P | 97-16-113 | 51-46-0610 | NEW-P | 97-16-114 |
| 51-40-1100 | NEW-P | 97-16-111 | 51-44-008 | NEW-P | 97-16-113 | 51-46-0700 | NEW-P | 97-16-114 |
| 51-40-1101 | NEW-P | 97-16-111 | 51-44-0103 | NEW-P | 97-16-113 | 51-46-0701 | NEW-P | 97-16-114 |
| 51-40-1102 | NEW-P | 97-16-111 | 51-44-0200 | NEW-P | 97-16-113 | 51-46-0704 | NEW-P | 97-16-114 |
| 51-40-1103 | NEW-P | 97-16-111 | 51-44-0900 | NEW-P | 97-16-113 | 51-46-0710 | NEW-P | 97-16-114 |
| 51-40-1104 | NEW-P | 97-16-111 | 51-44-1003 | NEW-P | 97-16-113 | 51-46-0713 | NEW-P | 97-16-114 |
| 51-40-1105 | NEW-P | 97-16-111 | 51-44-1007 | NEW-P | 97-16-113 | 51-46-0793 | NEW-P | 97-16-114 |
| 51-40-1106 | NEW-P | 97-16-111 | 51-44-10210 | NEW-P | 97-16-113 | 51-46-0800 | NEW-P | 97-16-114 |
| 51-40-1107 | NEW-P | 97-16-111 | 51-44-1109 | NEW-P | 97-16-113 | 51-46-0810 | NEW-P | 97-16-114 |
| 51-40-1108 | NEW-P | 97-16-111 | 51-44-2500 | NEW-P | 97-16-113 | 51-46-0814 | NEW-P | 97-16-114 |
| 51-40-1109 | NEW-P | 97-16-111 | 51-44-5200 | NEW-P | 97-16-113 | 51-46-0815 | NEW-P | 97-16-114 |
| 51-40-1110 | NEW-P | 97-16-111 | 51-44-6100 | NEW-P | 97-16-113 | 51-46-0900 | NEW-P | 97-16-114 |
| 51-40-1111 | NEW-P | 97-16-111 | 51-44-6300 | NEW-P | 97-16-113 | 51-46-0903 | NEW-P | 97-16-114 |
| 51-40-1112 | NEW-P | 97-16-111 | 51-44-7404 | NEW-P | 97-16-113 | 51-46-1000 | NEW-P | 97-16-114 |
| 51-40-1113 | NEW-P | 97-16-111 | 51-44-7802 | NEW-P | 97-16-113 | 51-46-1003 | NEW-P | 97-16-114 |
| 51-40-1114 | NEW-P | 97-16-111 | 51-44-7900 | NEW-P | 97-16-113 | 51-46-1012 | NEW-P | 97-16-114 |
| 51-40-1191 | NEW-P | 97-16-111 | 51-44-8000 | NEW-P | 97-16-113 | 51-46-1300 | NEW-P | 97-16-114 |
| 51-40-1192 | NEW-P | 97-16-111 | 51-45-001 | NEW-P | 97-16-113 | 51-46-1301 | NEW-P | 97-16-114 |
| 51-40-1193 | NEW-P | 97-16-111 | 51-45-002 | NEW-P | 97-16-113 | $51-46-1302$ $51-46-1303$ | NEW-P | 97-16-114 |
| 51-40-1194 | NEW-P | 97-16-111 | 51-45-003 | NEW-P | 97-16-113 | 51-46-1303 | NEW-P | 97-16-114 |
| 51-40-1195 | NEW-P | 97-16-111 | 51-45-007 | NEW-P | 97-16-113 | 51-46-1304 | NEW-P | 97-16-114 |
| 51-40-1196 | NEW-P | 97-16-111 | 51-45-008 | NEW-P | 97-16-113 | 51-46-1301 | NEW-P | 97-16-114 |
| 51-40-1203 | NEW-P | 97-16-111 | 51-45-80400 | NEW-P | 97-16-113 | 51-46-1302 | NEW-P | 97-16-114 |
| 51-40-1506 | NEW-P | 97-16-111 | 51-46-001 | NEW-P | 97-16-114 | 51-46-1303 | NEW-P | 97-16-114 |
| 51-40-1616 | NEW-P | 97-16-111 | 51-46-002 | NEW-P | 97-16-114 | 51-46-1304 | NEW-P | 97-16-114 |
| 51-40-1702 | NEW-P | 97-16-111 | 51-46-003 | NEW-P | 97-16-114 | 51-46-1305 | NEW-P | 97-16-114 |
| 51-40-1909 | NEW-P | 97-16-111 | 51-46-007 | NEW-P | 97-16-114 | 51-46-1400 | NEW-P | 97-16-114 |
| 51-40-23110 | NEW-P | 97-16-111 | 51-46-008 | NEW-P | 97-16-114 | 51-46-1401 | NEW-P | 97-16-114 |
| 51-40-2406 | NEW-P | 97-16-111 | 51-46-0100 | NEW-P | 97-16-114 | 51-46-1491 | NEW-P | 97-16-114 |
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| 51-46-97123 | NEW-P | 97-16-114 |
| 51-46-97124 | NEW-P | 97-16-114 |
| 51-46-97125 | NEW-P | 97-16-114 |
| 51-46-97126 | NEW-P | 97-16-114 |
| 51-46-97127 | NEW-P | 97-16-114 |
| 51-46-97128 | NEW-P | 97-16-114 |
| 51-46-97129 | NEW-P | 97-16-114 |
| 51-47-001 | NEW-P | 97-16-114 |
| 51-47-002 | NEW-P | 97-16-114 |
| 51-47-003 | NEW-P | 97-16-114 |
| 51-47-007 | NEW-P | 97-16-114 |
| 51-47-008 | NEW-P | 97-16-114 |
| 82-16-010 | PREP-XR | 97-20-059 |
| 82-16-020 | PREP-XR | 97-20-059 |
| 82-16-030 | PREP-XR | 97-20-059 |
| 82-16-040 | PREP-XR | 97-20-059 |
| 82-16-050 | PREP-XR | 97-20-059 |
| 82-16-060 | PREP-XR | 97-20-059 |
| 82-16-070 | PREP-XR | 97-20-059 |
| 82-16-080 | PREP-XR | 97-20-059 |
| 82-16-090 | PREP-XR | 97-20-059 |
| 82-16-100 | PREP-XR | 97-20-059 |
| 82-16-900 | PREP-XR | 97-20-059 |
| 82-16-9001 | PREP-XR | 97-20-059 |
| 82-50-021 | AMD-P | 97-10-079 |
| 82-50-021 | AMD | 97-13-064 |
| 98-70-010 | AMD-P | 97-20-058 |
| 98-70-010 | AMD | 97-23-010 |
| 112-10-010 | NEW-E | 97-13-061 |
| 112-10-010 | NEW-P | 97-15-145 |
| 112-10-010 | NEW | 97-21-066 |
| 112-10-020 | NEW-E | 97-13-061 |
| 112-10-020 | NEW-P | 97-15-145 |
| 112-10-020 | NEW | 97-21-066 |
| 112-10-030 | NEW-E | 97-13-061 |
| 112-10-030 | NEW-P | 97-15-145 |
| 112-10-030 | NEW | 97-21-066 |
| 112-10-040 | NEW-E | 97-13-061 |
| 112-10-040 | NEW-P | 97-15-145 |
| 112-10-040 | NEW | 97-21-066 |
| 112-10-050 | NEW-E | 97-13-061 |
| 112-10-050 | NEW-P | 97-15-145 |
| 112-10-050 | NEW | 97-21-066 |
| 112-10-060 | NEW-E | 97-13-061 |
| 112-10-060 | NEW-P | 97-15-145 |
| 112-10-060 | NEW | 97-21-066 |
| 118-40 | PREP | 97-20-118 |
| 118-40-010 | AMD-P | 97-23-066 |
| 118-40-020 | AMD-P | 97-23-066 |
| 118-40-030 | AMD-P | 97-23-066 |
| 118-40-040 | AMD-P | 97-23-066 |
| 118-40-050 | AMD-P | 97-23-066 |
| 118-40-060 | AMD-P | 97-23-066 |
| 118-40-070 | AMD-P | 97-23-066 |
| 118-40-080 | AMD-P | 97-23-066 |
| 118-40-090 | REP-P | 97-23-066 |
| 118-40-100 | REP-P | 97-23-066 |
| 118-40-150 | AMD-P | 97-23-066 |
| 118-40-160 | AMD-P | 97-23-066 |
| 118-40-170 | AMD-P | 97-23-066 |
| 118-40-180 | AMD-P | 97-23-066 |
| 118-40-190 | REP-P | 97-23-066 |
| 118-40-300 | AMD-P | 97-23-066 |
| 118-40-400 | AMD-P | 97-23-066 |
| 131 | PREP | 97-21-012 |
| 131-16 | AMD-C | 97-07-007 |
| 131-16-010 | AMD-E | 97-07-006 |
| 131-16-010 | AMD | 97-10-069 |
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| 131-16-011 | AMD | 97-10-069 |


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| 131-16-060 | AMD-E | 97-07-006 |
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| 131-16-067 | NEW-E | 97-14-070 |
| 131-16-067 | NEW-P | 97-16-089 |
| 131-16-067 | NEW | 97-20-030 |
| 131-16-068 | NEW-E | 97-14-070 |
| 131-16-068 | NEW-P | 97-16-089 |
| 131-16-068 | NEW | 97-20-030 |
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| 132E-121-010 | PREP | 97-08-080 |
| 132E-121-010 | AMD-P | 97-11-068 |
| 132E-133-020 | PREP | 97-08-081 |
| 132E-133-020 | AMD-P | 97-11-069 |
| 132H-160-052 | AMD-E | 97-22-012 |
| 132H-160-052 | AMD-XA | 97-22-047 |
| 132K-04 | AMD-P | 97-07-018 |
| 132K-04 | AMD | 97-12-071 |
| 132K-04-001 | AMD-P | 97-07-018 |
| 132K-04-001 | AMD | 97-12-071 |
| 132K-04-010 | AMD-P | 97-07-018 |
| 132K-04-010 | AMD | 97-12-071 |
| 132K-04-020 | AMD-P | 97-07-018 |
| 132K-04-020 | AMD | 97-12-071 |
| 132K-04-030 | AMD-P | 97-07-018 |
| 132K-04-030 | AMD | 97-12-071 |
| 132K-04-050 | AMD-P | 97-07-018 |
| 132K-04-050 | AMD | 97-12-071 |
| 132K-04-070 | REP-P | 97-07-018 |
| 132K-04-070 | REP | 97-12-071 |
| 132K-04-080 | AMD-P | 97-07-018 |
| 132K-04-080 | AMD | 97-12-071 |
| 132K-04-110 | AMD-P | 97-07-018 |
| 132K-04-110 | AMD | 97-12-071 |
| 132K-04-130 | AMD-P | 97-07-018 |
| 132K-04-130 | AMD | 97-12-071 |
| 132K-08-010 | REP-P | 97-07-017 |
| 132K-08-010 | REP | 97-12-070 |
| 132N-20 | PREP | 97-06-008 |
| 132N-20-010 | REP-P | 97-10-018 |
| 132N-20-010 | REP | 97-17-013 |
| 132N-20-020 | REP-P | 97-10-018 |
| 132N-20-020 | REP | 97-17-013 |
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| 132N-120-170 | NEW | 97-17-013 |
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| $132 \mathrm{~N}-122$ | PREP | 97-15-076 |
| 132N-122-010 | NEW-P | 97-19-076 |
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| 132N-156-320 | AMD-P | 97-19-077 |
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| 132V-12-279 | REP | 97-07-048 | 132V-12-389 | REP-P | 97-03-128 | 162-26 | PREP | 97-21-057 |
| 132V-12-281 | REP-P | 97-03-128 | 132V-12-389 | REP | 97-07-048 | 162-28 | PREP | 97-21-057 |
| 132V-12-281 | REP | 97-07-048 | 132V-12-392 | REP-P | 97-03-128 | 162-38 | PREP | 97-21-057 |
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| 132V-12-317 | REP-P | 97-03-128 | 132V-12-428 | REP | 97-07-048 | 173-22-040 | AMD | 97-04-076 |
| 132V-12-317 | REP | 97-07-048 | 132V-12-431 | REP-P | 97-03-128 | 173-22-070 | AMD | 97-04-076 |
| 132V-12-320 | REP-P | 97-03-128 | 132V-12-431 | REP | 97-07-048 | 173-22-080 | NEW | 97-04-076 |
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| 132V-12-335 | REP | 97-07-048 | 136-150-023 | AMD-P | 97-17-002 | 173-90-015 | PREP-X | 97-13-043 |
| 132V-12-338 | REP-P | 97-03-128 | 136-200-010 | AMD-P | 97-17-002 | 173-90-015 | REP | 97-17-082 |
| 132V-12-338 | REP | 97-07-048 | 136-200-040 | AMD-P | 97-17-002 | 173-90-020 | PREP-X | 97-13-043 |
| 132V-12-341 | REP-P | 97-03-128 | 136-210-010 | AMD-P | 97-17-002 | 173-90-020 | REP | 97-17-082 |
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| 132V-12-344 | REP-P | 97-03-128 | 137-28-160 | AMD | 97-03-041 | 173-90-040 | REP | 97-17-082 |
| 132V-12-344 | REP | 97-07-048 | 137-28-220 | AMD | 97-03-041 | 173-90-050 | PREP-X | 97-13-043 |
| 132V-12-347 | REP-P | 97-03-128 | 137-28-260 | AMD | 97-03-041 | 173-90-050 | REP | 97-17-082 |
| 132V-12-347 | REP | 97-07-048 | 137-28-350 | AMD | 97-03-041 | 173-90-060 | PREP-X | 97-13-043 |
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| 132V-12-350 | REP | 97-07-048 | 137-55-020 | NEW | 97-03-041 | 173-90-070 | PREP-X | 97-13-043 |
| 132V-12-353 | REP-P | 97-03-128 | 137-55-030 | NEW | 97-03-041 | 173-90-070 | REP | 97-17-082 |
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| 132V-12-356 | REP | 97-07-048 | 137-55-060 | NEW | 97-03-041 | 173-95A-010 | NEW-P | 97-20-050 |
| 132V-12-359 | REP-P | 97-03-128 | 137-91-010 | NEW | 97-22-057 | 173-95A-020 | NEW-E | 97-12-022 |
| 132V-12-359 | REP | 97-07-048 | 137-91-011. | REP | 97-22-057 | 173-95A-020 | NEW-E | 97-20-049 |
| 132V-12-362 | REP-P | 97-03-128 | 137-91-020 | NEW | 97-22-057 | 173-95A-020 | NEW-P | 97-20-050 |
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| 132V-12-371 | REP | 97-07-048 | 137-91-080 | AMD | 97-22-057 | 173-95A-050 | NEW-E | 97-12-022 |
| 132V-12-374 | REP-P | 97-03-128 | 137-91-090 | NEW | 97-22-057 | 173-95A-050 | NEW-E | 97-20-049 |
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| 132V-12-377 | REP | 97-07-048 | 137-100-010 | NEW-E | 97-22-028 | 173-152-010 | RESCIND | 97-14-017 |
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| 173-152-040 | RESCIND | 97-14-017 | 173-160-381 | NEW-P | 97-19-081 | 173-202-020 | AMD-P | 97-15-130 |
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| 173-152-050 | RESCIND | 97-14-017 | 173-160-405 | REP-P | 97-19-081 | 173-223-015 | REP | 97-22-043 |
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| 173-160-251 | NEW-P | 97-19-081 | 173-162-165 | NEW-P | 97-19-081 | 173-303-380 | AMD-P | 97-16-074 |
| 173-160-255 | REP-P | 97-19-081 | 173-162-170 | REP-P | 97-19-081 | 173-303-395 | AMD-P | 97-16-074 |
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| 173-308-190 | NEW-P | 97-22-044 | 173-318-080 | PREP-X | 97-13-038 | 174-140-240 | REP-P | 97-09-084 |
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| 173-309-010 | PREP-X | 97-13-041 | 173-400-110 | AMD-C | 97-23-021 | 174-276-090 | AMD-P | 97-09-084 |
| 173-309-010 | REP | 97-18-046 | 173-401-735 | AMD-P | 97-04-061 | 174-276-090 | AMD | 97-13-047 |
| 173-309-020 | PREP-X | 97-13-041 | 173-401-735 | AMD | 97-08-084 | 174-276-095 | NEW-P | 97-09-084 |
| 173-309-020 | REP | 97-18-046 | 173-401-830 | PREP-X | 97-14-075 | 174-276-095 | NEW | 97-13-047 |
| 173-309-030 | PREP-X | 97-13-041 | 173-401-830 | REP | 97-21-140 | 180-16 | PREP | 97-10-014 |
| 173-309-030 | REP | 97-18-046 | 173-425 | PREP | 97-21-099 | 180-16-002 | AMD-P | 97-20-142 |
| 173-309-040 | PREP-X | 97-13-041 | 173-430-040 | AMD | 97-03-021 | 180-16-221 | AMD | 97-04-083 |
| 173-309-040 | REP | 97-18-046 | 173-460-060 | AMD-P | 97-21-039 | 180-16-221 | AMD-P | 97-20-142 |
| 173-309-050 | PREP-X | 97-13-041 | 173-490 | PREP | 97-09-018 | 180-16-222 | AMD | 97-04-083 |
| 173-309-050 | REP | 97-18-046 | 173-490-203 | PREP.XR | 97-20-046 | 180-16-223 | REP | 97-04-083 |
| 173-309-060 | PREP-X | 97-13-041 | 173-491 | PREP | 97-09-018 | 180-16-224 | REP | 97-04-083 |
| 173-309-060 | REP | 97-18-046 | 173-491-015 | AMD-P | 97-21-139 | 180-16-236 | PREP | 97-10-008 |
| 173-309-070 | PREP-X | 97-13-041 | 173-491-020 | AMD | 97-04-012 | 180-18 | PREP | 97-21-116 |
| 173-309-070 | REP | 97-18-046 | 173-491-020 | AMD-P | 97-21-139 | 180-22 | PREP | 97-21-117 |
| 173-309-080 | PREP-X | 97-13-041 | 173-491-040 | AMD | 97-04-012 | 180-24 | PREP | 97-09-032 |
| 173-309-080 | REP | 97-18-046 | 173-491-040 | AMD-P | 97-21-139 | 180-24-410 | AMD-P | 97-13-096 |
| 173-309-090 | PREP-X | 97-13-041 | 173-491-050 | AMD | 97-04-012 | 180-24-410 | AMD-W | 97-14-023 |
| 173-309-090 | REP | 97-18-046 | 173-500 | PREP | 97-13-074 | 180-24-410 | AMD-P | 97-16-071 |
| 173-311-010 | PREP-X | 97-13-040 | 173-531A | PREP | 97-12-092 | 180-24-410 | AMD | 97-21-069 |
| 173-311-010 | REP | 97-18-048 | 173-531A-060 | AMD-P | 97-22-084 | 180-24-415 | AMD-P | 97-13-096 |
| 173-311-020 | PREP-X | 97-13-040 | 173-563-015 | REP-P | 97-22-084 | 180-24-415 | AMD-W | 97-14-023 |
| 173-311-020 | REP | 97-18-048 | 173-563-020 | AMD-P | 97-22-084 | 180-24-415 | AMD-P | 97-16-071 |
| 173-311-030 | PREP-X | 97-13-040 | 173-563-090 | PREP | 97-12-092 | 180-24-415 | AMD | 97-21-069 |
| 173-311-030 | REP | 97-18-048 | 174-116 | PREP | 97-05-044 | 180-27-056 | PREP | 97-09-115 |
| 173-311-040 | PREP-X | 97-13-040 | 174-122 | PREP | 97-05-044 | 180-33-025 | PREP | 97-09-116 |


| WAC \# | ACTION | WSR \# | WAC \# | ACT1ON | WSR \# | WAC \# | ACTION | WSR \# |
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| 180-34 | PREP | 97-17-066 | 180-78-205 | AMD | 97-04-081 | 180-79-031 | REP | 97-04-088 |
| 180-34 | PREP | 97-21-114 | 180-78-207 | RECOD | 97-04-081 | 180-79-032 | REP | 97-04-088 |
| 180-36 | PREP | 97-17-065 | 180-78-215 | AMD | 97-04-081 | 180-79-035 | REP | 97-04-088 |
| 180-36 | PREP | 97-21-115 | 180-78-217 | RECOD | 97-04-081 | 180-79-041 | REP | 97-04-088 |
| 180-39 | PREP | 97-21-118 | 180-78-235 | AMD | 97-04-081 | 180-79-045 | REP | 97-04-088 |
| 180-40-260 | AMD-P | 97-04-067 | 180-78-237 | RECOD | 97-04-081 | 180-79-047 | REP | 97-04-088 |
| 180-40-260 | AMD | 97-08-019 | 180-78-285 | AMD | 97-04-081 | 180-79-049 | REP | 97-04-088 |
| 180-40-310 | AMD-P | 97-04-067 | 180-78A | PREP | 97-10-007 | 180-79-060 | REP | 97-04-088 |
| 180-40-310 | AMD | 97-08-019 | 180-78A | PREP | 97-10-013 | 180-79-062 | REP | 97-04-088 |
| 180-51-050 | AMD-P | 97-04-066 | 180-78A-003 | NEW | 97-04-084 | 180-79-063 | REP | 97-04-088 |
| 180-51-050 | AMD | 97-08-020 | 180-78A-004 | NEW | 97-04-084 | 180-79-065 | REP | 97-04-088 |
| 180-56 | PREP | 97-21-119 | 180-78A-005 | NEW | 97-04-084 | 180-79-075 | REP | 97-04-088 |
| 180-57 | PREP | 97-21-113 | 180-78A-006 | NEW | 97-04-084 | 180-79-080 | REP | 97-04-088 |
| 180-58 | PREP | 97-21-120 | 180-78A-007 | NEW | 97-04-084 | 180-79-086 | REP | 97-04-088 |
| 180-59 | PREP | 97-21-112 | 180-78A-010 | NEW | 97-04-084 | 180-79-115 | REP | 97-04-088 |
| 180-75-003 | REP | 97-04-088 | 180-78A-010 | PREP | 97-10-006 | 180-79-1 17 | REP | 97-04-088 |
| 180-75-005 | REP | 97-04-088 | 180-78A-010 | AMD-P | 97-20-150 | 180-79-120 | REP | 97-04-088 |
| 180-75-016 | REP | 97-04-088 | 180-78A-012 | NEW | 97-04-084 | 180-79-121 | REP | 97-04-088 |
| 180-75-017 | REP | 97-04-088 | 180-78A-015 | NEW | 97-04-084 | 180-79-122 | REP | 97-04-088 |
| 180-75-045 | REP | 97-04-088 | 180-78A-025 | NEW | 97-04-084 | 180-79-123 | REP | 97-04-088 |
| 180-75-047 | REP | 97-04-088 | 180-78A-026 | NEW | 97-04-084 | 180-79-124 | REP | 97-04-088 |
| 180-75-048 | REP | 97-04-088 | 180-78A-028 | NEW | 97-04-084 | 180-79-125 | REP | 97-04-088 |
| 180-75-050 | REP | 97-04-088 | 180-78A-030 | NEW | 97-04-084 | 180-79-126 | REP | 97-04-088 |
| 180-75-055 | REP | 97-04-088 | 180-78A-033 | NEW | 97-04-084 | 180-79-127 | REP | 97-04-088 |
| 180-75-060 | REP | 97-04-088 | 180-78A-037 | NEW | 97-04-084 | 180-79-128 | REP | 97-04-088 |
| 180-75-061 | REP | 97-04-088 | 180-78A-047 | NEW | 97-04-084 | 180-79-131 | DECOD | 97-04-081 |
| 180-75-065 | REP | 97-04-088 | 180-78A-057 | NEW | 97-04-084 | 180-79-136 | DECOD | 97-04-081 |
| 180-75-070 | REP | 97-04-088 | 180-78A-057 | AMD-P | 97-20-143 | 180-79-140 | DECOD | 97-04-081 |
| 180-75-081 | DECOD | 97-04-082 | 180-78A-060 | NEW | 97-04-084 | 180-79-230 | REP | 97-04-088 |
| 180-75-082 | REP | 97-04-088 | 180-78A-063 | NEW | 97-04-084 | 180-79-236 | REP | 97-04-088 |
| 180-75-083 | DECOD | 97-04-082 | 180-78A-065 | NEW | 97-04-084 | 180-79-241 | REP | 97-04-088 |
| 180-75-085 | REP | 97-04-088 | 180-78A-068 | NEW | 97-04-084 | 180-79-245 | REP | 97-04-088 |
| 180-75-087 | REP | 97-04-088 | 180-78A-073 | NEW | 97-04-084 | 180-79-247 | REP | 97-04-088 |
| 180-75-088 | REP | 97-04-088 | 180-78A-074 | NEW | 97-04-084 | 180-79-300 | REP | 97-04-088 |
| 180-75-089 | REP | 97-04-088 | 180-78A-075 | NEW | 97-04-084 | 180-79-303 | REP | 97-04-088 |
| 180-75-090 | REP | 97-04-088 | 180-78A-080 | NEW | 97-04-084 | 180-79-305 | REP | 97-04-088 |
| 180-75-091 | REP | 97-04-088 | 180-78A-135 | NEW | 97-04-084 | 180-79-311 | REP | 97-04-088 |
| 180-75-092 | REP | 97-04-088 | 180-78A-140 | NEW | 97-04-084 | 180-79-312 | REP | 97-04-088 |
| 180-75-100 | REP | 97-04-088 | 180-78A-142 | NEW | 97-04-084 | 180-79-315 | REP | 97-04-088 |
| 180-75-110 | REP | 97-04-088 | 180-78A-145 | NEW | 97-04-084 | 180-79-317 | REP | 97-04-088 |
| 180-77 | PREP | 97-10-016 | 180-78A-150 | NEW | 97-04-084 | 180-79-320 | REP | 97-04-088 |
| 180-77-003 | AMD | 97-04-085 | 180-78A-150 | AMD-P | 97-20-143 | 180-79-322 | REP | 97-04-088 |
| 180-77-003 | AMD-P | 97-20-134 | 180-78A-155 | NEW | 97-04-084 | 180-79-324 | REP | 97-04-088 |
| 180-77-014 | AMD-P | 97-20-134 | 180-78A-160 | NEW | 97-04-084 | 180-79-326 | REP | 97-04-088 |
| 180-77-025 | AMD-P | 97-20-134 | 180-78A-160 | AMD-P | 97-20-133 | 180-79-328 | REP | 97-04-088 |
| 180-77-031 | AMD | 97-04-085 | 180-78A-165 | NEW | 97-04-084 | 180-79-330 | REP | 97-04-088 |
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| 180-77-041 | AMD | 97-04-085 | 180-78A-195 | NEW | 97-04-084 | 180-79-333 | REP | 97-04-088 |
| 180-77-041 | AMD-P | 97-20-134 | 180-78A-197 | NEW | 97-04-084 | 180-79-334 | REP | 97-04-088 |
| 180-77-120 | AMD | 97-04-085 | 180-78A-201 | NEW | 97-04-084 | 180-79-336 | REP | 97-04-088 |
| 180-77-120 | AMD-P | 97-20-134 | 180-78A-260 | NEW | 97-04-084 | 180-79-338 | REP | 97-04-088 |
| 180-77A-003 | NEW | 97-04-087 | 180-78A-263 | NEW-P | 97-20-133 | 180-79-340 | REP | 97-04-088 |
| 180-77A-004 | NEW | 97-04-087 | 180-78A-265 | NEW | 97-04-084 | 180-79-342 | REP | 97-04-088 |
| 180-77A-006 | NEW | 97-04-087 | 180-78A-265 | PREP | 97-14-104 | 180-79-344 | REP | 97-04-088 |
| 180-77A-012 | NEW | 97-04-087 | 180-78A-265 | AMD-P | 97-20-149 | 180-79-346 | REP | 97-04-088 |
| 180-77A-014 | NEW | 97-04-087 | 180-78A-266 | NEW | 97-04-084 | 180-79-348 | REP | 97-04-088 |
| 180-77A-016 | NEW | 97-04-087 | 180-78A-300 | NEW | 97-04-084 | 180-79-350 | REP | 97-04-088 |
| 180-77A-018 | NEW | 97-04-087 | 180-78A-301 | NEW | 97-04-084 | 180-79-352 | REP | 97-04-088 |
| 180-77A-020 | NEW | 97-04-087 | 180-78A-302 | NEW | 97-04-084 | 180-79-354 | REP | 97-04-088 |
| 180-77A-025 | NEW | 97-04-087 | 180-78A-303 | NEW | 97-04-084 | 180-79-356 | REP | 97-04-088 |
| 180-77A-026 | NEW | 97-04-087 | 180-78A-304 | NEW | 97-04-084 | 180-79-358 | REP | 97-04-088 |
| 180-77A-028 | NEW | 97-04-087 | 180-78A-305 | NEW | 97-04-084 | 180-79-360 | REP | 97-04-088 |
| 180-77A-029 | NEW | 97-04-087 | 180-78A-306 | NEW | 97-04-084 | 180-79-362 | REP | 97-04-088 |
| 180-77A-030 | NEW | 97-04-087 | 180-78A-320 | NEW | 97-04-084 | 180-79-364 | REP | 97-04-088 |
| 180-77A-033 | NEW | 97-04-087 | 180-78A-340 | NEW | 97-04-084 | 180-79-366 | REP | 97-04-088 |
| 180-77A-037 | NEW | 97-04-087 | 180-78A-345 | NEW | 97-04-084 | 180-79-368 | REP | 97-04-088 |
| 180-77A-040 | NEW | 97-04-087 | 180-78A-350 | NEW | 97-04-084 | 180-79-370 | REP | 97-04-088 |
| 180-77A-057 | NEW | 97-04-087 | 180-78A-355 | NEW | 97-04-084 | 180-79-372 | REP | 97-04-088 |
| 180-77A-165 | NEW | 97-04-087 | 180-78A-360 | NEW | 97-04-084 | 180-79-374 | REP | 97-04-088 |
| 180-77A-170 | NEW | 97-04-087 | 180-78A-365 | NEW | 97-04-084 | 180-79-376 | REP | 97-04-088 |
| 180-77A-175 | NEW | 97-04-087 | 180-79-003 | REP | 97-04-088 | 180-79-378 | REP | 97-04-088 |
| 180-77A-180 | NEW | 97-04-087 | 180-79-005 | REP | 97-04-088 | 180-79-379 | REP | 97-04-088 |
| 180-77A-195 | NEW | 97-04-087 | 180-79-010 | REP | 97-04-088 | 180-79-380 | REP | 97-04-088 |
|  |  |  |  | [11] |  |  |  | Table |


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|  | 180-79-382 | REP | 97-04-088 | 180-79A-332 | NEW | 97-04-088 | 180-86-080 | NEW-W | 97-05-04 |
|  | 180-79-384 | REP | 97-04-088 | 180-79A-333 | NEW | 97-04-088 | 180-86-086 | NEW-W | 97-05-043 |
|  | 180-79-386 | REP | 97-04-088 | 180-79A-334 | NEW | 97-04-088 | 180-86-116 | NEW | 97-05-008 |
|  | 180-79-388 | REP | 97-04-088 | 180-79A-336 | NEW | 97-04-088 | 180-86-116 | NEW-W | 97-05-043 |
|  | 180-79-390 | REP | 97-04-088 | 180-79A-338 | NEW | 97-04-088 | 180-87-070 | PREP | 97-10-025 |
|  | 180-79-392 | REP | 97-04-088 | 180-79A-340 | NEW | 97-04-088 | 180-87-070 | AMD-P | 97-16-092 |
|  | 180-79-394 | REP | 97-04-088 | 180-79A-342 | NEW | 97-04-088 | 180-87-070 | AMD | 97-21-075 |
|  | 180-79-396 | REP | 97-04-088 | 180-79A-344 | NEW | 97-04-088 | 180-97 | PREP | 97-10-010 |
|  | 180-79-398 | REP | 97-04-088 | 180-79A-346 | NEW | 97-04-088 | 180-97-015 | AMD-P | 97-20-136 |
|  | 180-79A | PREP | 97-09-015 | 180-79A-348 | NEW | 97-04-088 | 180-97-060 | AMD-P | 97-20-136 |
|  | 180-79A-003 | NEW | 97-04-088 | 180-79A-350 | NEW | 97-04-088 | 180-97-070 | AMD-P | 97-20-136 |
|  | 180-79A-005 | NEW | 97-04-088 | 180-79A-352 | NEW | 97-04-088 | 180-110 | PREP | 97-05-027 |
|  | 180-79A-010 | NEW | 97-04-088 | 180-79A-354 | NEW | 97-04-088 | 180-I 10-010 | REP-P | 97-13-017 |
|  | 180-79A-010 | AMD-P | 97-20-144 | 180-79A-356 | NEW | 97-04-088 | 180-I 10-010 | REP | 97-16-023 |
|  | 180-79A-012 | NEW | 97-04-088 | 180-79A-358 | NEW | 97-04-088 | 180-110-015 | REP-P | 97-13-017 |
|  | 180-79A-013 | NEW | 97-04-088 | 180-79A-360 | NEW | 97-04-088 | 180-I 10-015 | REP | 97-16-023 |
|  | 180-79A-015 | NEW | 97-04-088 | 180-79A-362 | NEW | 97-04-088 | 180-110-017 | REP-P | 97-13-017 |
|  | 180-79A-015 | AMD-P | 97-20-144 | 180-79A-364 | NEW | 97-04-088 | 180-110-017 | REP | 97-16-023 |
|  | 180-79A-020 | NEW | 97-04-088 | 180-79A-366 | NEW | 97-04-088 | 180-110-020 | REP-P | 97-13-017 |
|  | 180-79A-022 | NEW | 97-04-088 | 180-79A-368 | NEW | 97-04-088 | 180-110-020 | REP | 97-16-023 |
|  | 180-79A-022 | AMD-P | 97-20-144 | 180-79A-370 | NEW | 97-04-088 | 180-110-030 | REP-P | 97-13-017 |
|  | 180-79A-025 | NEW | 97-04-088 | 180-79A-372 | NEW | 97-04-088 | 180-110-030 | REP | 97-16-023 |
|  | 180-79A-101 | NEW | 97-04-088 | 180-79A-374 | NEW | 97-04-088 | 180-110-035 | REP-P | 97-13-017 |
|  | 180-79A-105 | NEW | 97-04-088 | 180-79A-376 | NEW | 97-04-088 | 180-110-035 | REP | 97-16-023 |
|  | 180-79A-105 | PREP | 97-21-111 | 180-79A-378 | NEW | 97-04-088 | 180-110-040 | REP-P | 97-13-017 |
|  | 180-79A-110 | NEW | 97-04-088 | 180-79A-379 | NEW | 97-04-088 | 180-110-040 | REP | 97-16-023 |
|  | 180-79A-115 | NEW | 97-04-088 | 180-79A-380 | NEW | 97-04-088 | 180-110-045 | REP-P | 97-13-017 |
|  | 180-79A-117 | NEW | 97-04-088 | 180-79A-382 | NEW | 97-04-088 | 180-110-045 | REP | 97-16-023 |
|  | 180-79A-117 | PREP | 97-22-105 | 180-79A-384 | NEW | 97-04-088 | 180-110-050 | REP-P | 97-13-017 |
|  | 180-79A-120 | NEW | 97-04-088 | 180-79A-386 | NEW | 97-04-088 | 180-110-050 | REP | 97-16-023 |
|  | 180-79A-122 | NEW | 97-04-088 | 180-79A-388 | NEW | 97-04-088 | 180-110-052 | REP-P | 97-13-017 |
|  | 180-79A-125 | NEW | 97-04-088 | 180-79A-390 | NEW | 97-04-088 | 180-110-052 | REP | 97-16-023 |
|  | 180-79A-126 | NEW | 97-04-088 | 180-79A-392 | NEW | 97-04-088 | 180-110-053 | REP-P | 97-13-017 |
|  | 180-79A-130 | NEW | 97-04-088 | 180-79A-394 | NEW | 97-04-088 | 180-110-053 | REP | 97-16-023 |
|  | 180-79A-131 | NEW | 97-04-088 | 180-79A-396 | NEW | 97-04-088 | 180-110-055 | REP-P | 97-13-017 |
|  | 180-79A-140 | NEW | 97-04-088 | 180-79A-398 | NEW | 97-04-088 | 180-110-055 | REP | 97-16-023 |
|  | 180-79A-150 | NEW | 97-04-088 | 180-79A-403 | NEW | 97-04-088 | 180-110-060 | REP-P | 97-13-017 |
|  | 180-79A-150 | PREP | 97-14-105 | 180-79A-405 | NEW | 97-04-088 | 180-110-060 | REP | 97-16-023 |
|  | 180-79A-150 | AMD-P | 97-20-148 | 180-79A-405 | AMD-P | 97-20-146 | 180-110-065 | REP-P | 97-13-017 |
|  | 180-79A-160 | NEW | 97-04-088 | 180-79A-415 | NEW | 97-04-088 | 180-110-065 | REP | 97-16-023 |
|  | 180-79A-161 | NEW | 97-04-088 | 180-79A-417 | NEW | 97-04-088 | 180-115 | PREP | 97-05-026 |
|  | 180-79A-165 | NEW | 97-04-088 | 180-79A-420 | NEW | 97-04-088 | 180-115-005 | REP-P | 97-13-016 |
|  | 180-79A-170 | NEW | 97-04-088 | 180-79A-422 | NEW | 97-04-088 | 180-115-005 | REP | 97-16-024 |
|  | 180-79A-170 | AMD-P | 97-20-146 | 180-79A-423 | NEW | 97-04-088 | 180-115-010 | REP-P | 97-13-016 |
|  | 180-79A-200 | NEW | 97-04-088 | 180-79A-424 | NEW | 97-04-088 | 180-115-010 | REP | 97-16-024 |
|  | 180-79A-205 | NEW | 97-04-088 | 180-79A-430 | NEW | 97-04-088 | 180-115-015 | REP-P | 97-13-016 |
|  | 180-79A-210 | NEW | 97-04-088 | 180-79A-433 | NEW | 97-04-088 | 180-115-015 | REP | 97-16-024 |
|  | 180-79A-215 | NEW | 97-04-088 | 180-79A-433 | AMD-P | 97-20-146 | 180-115-020 | REP-P | 97-13-016 |
|  | 180-79A-220 | NEW | 97-04-088 | 180-79A-433 | PREP | 97-22-104 | 180-115-020 | REP | 97-16-024 |
|  | 180-79A-225 | NEW | 97-04-088 | 180-79A-435 | NEW | 97-04-088 | 180-115-025 | REP-P | 97-13-016 |
|  | 180-79A-230 | NEW | 97-04-088 | 180-79A-440 | NEW | 97-04-088 | 180-115-025 | REP | 97-16-024 |
|  | 180-79A-230 | PREP | 97-10-009 | 180-79A-445 | NEW | 97-04-088 | 180-115-030 | REP-P | 97-13-016 |
|  | 180-79A-230 | AMD-P | 97-20-145 | 180-79A-503 | NEW | 97-04-088 | 180-115-030 | REP | 97-16-024 |
|  | 180-79A-236 | NEW | 97-04-088 | 180-79A-510 | NEW | 97-04-088 | 180-115-035 | REP-P | 97-13-016 |
|  | 180-79A-241 | NEW | 97-04-088 | 180-79A-515 | NEW | 97-04-088 | 180-115-035 | REP | 97-16-024 |
|  | 180-79A-300 | NEW | 97-04-088 | 180-79A-517 | NEW | 97-04-088 | 180-115-040 | REP-P | 97-13-016 |
|  | 180-79A-300 | AMD-P | 97-20-146 | 180-79A-520 | NEW | 97-04-088 | 180-1 15-040 | REP | 97-16-024 |
|  | 180-79A-302 | NEW | 97-04-088 | 180-85 | PREP | 97-10-011 | 180-115-045 | REP-P | 97-13-016 |
|  | 180-79A-302 | AMD-P | 97-20-146 | 180-85-025 | AMD | 97-04-086 | 180-115-045 | REP | 97-16-024 |
| - | 180-79A-304 | NEW | 97-04-088 | 180-85-030 | AMD | 97-04-086 | 180-115-050 | REP-P | 97-13-016 |
| Com | 180-79A-306 | NEW | 97-04-088 | 180-85-109 | AMD-P | 97-20-135 | 180-115-050 | REP | 97-16-024 |
| $\underline{\square}$ | 180-79A-308 | NEW | 97-04-088 | 180-85-110 | REP | 97-04-086 | 180-115-055 | REP-P | 97-13-016 |
|  | 180-79A-310 | NEW | 97-04-088 | 180-85-115 | REP | 97-04-086 | 180-115-055 | REP | 97-16-024 |
|  | I80-79A-311 | NEW | 97-04-088 | 180-85-120 | REP | 97-04-086 | 180-115-060 | REP-P | 97-13-016 |
|  | 180-79A-312 | NEW | 97-04-088 | 180-85-135 | REP | 97-04-086 | 180-115-060 | REP | 97-16-024 |
|  | 180-79A-315 | NEW | 97-04-088 | 180-85-200 | AMD | 97-04-086 | 180-115-065 | REP-P | 97-13-016 |
|  | 180-79A-317 | NEW | 97-04-088 | 180-85-210 | AMD | 97-04-086 | 180-115-065 | REP | 97-16-024 |
|  | 180-79A-320 | NEW | 97-04-088 | 180-85-211 | NEW | 97-04-086 | 180-115-075 | REP-P | 97-13-016 |
|  | 180-79A-322 | NEW | 97-04-088 | 180-85-215 | AMD | 97-04-086 | 180-115-075 | REP | 97-16-02 |
|  | 180-79A-324 | NEW | 97-04-088 | 180-86-011 | NEW | 97-04-082 | 180-115-080 | REP-P | 97-13-016 |
|  | 180-79A-326 | NEW | 97-04-088 | 180-86-013 | RECOD | 97-04-082 | 180-115-080 | REP | 97-16-024 |
|  | 180-79A-328 | NEW | 97-04-088 | 180-86-014 | RECOD | 97-04-082 | 180-115-081 | REP-P | 97-13-016 |
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| 180-115-100 | REP-P | 97-13-016 | 182-18-080 | REP-P | 97-17-108 | 192-32-105 | AMD-P | 97-22-064 |
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|  | 197-11-660 | AMD-P | 97-08-085 | 204-56-99006 | PREP-XR | 97-20-072 | 212-17-190 | REP-E | 97-11-023 |
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|  | 197-11-680 | AMD-E | 97-23-013 | 204-56-99010 | PREP-XR | 97-20-072 | 212-17-190 | REP-E | 97-14-019 |
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|  | 204-10-070 | PREP | 97-19-050 | 204-90-040 | AMD-P | 97-21-021 | 212-17-21503 | NEW-E | 97-11-023 |
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|  | 204-41-060 | NEW-P | 97-07-037 | 208-444-030 | NEW-XA | 97-19-006 | 212-17-21507 | RESCIND | 97-14-019 |
|  | 204-41-060 | NEW | 97-10-023 | 208-444-030 | NEW | 97-23-071 | 212-17-21507 | NEW-E | 97-14-019 |
|  | 204-48-010 | PREP-X | 97-14-041 | 208-444-040 | NEW-XA | 97-19-006 | 212-17-21507 | NEW-P | 97-16-120 |
|  | 204-48-010 | REP | 97-17-061 | 208-444-040 | NEW | 97-23-071 | 212-17-21509 | NEW-E | 97-11-023 |
|  | Table |  |  |  | [14] |  |  |  |  |


| WAC \# | ACTION | WSR \# | WAC \# | ACTION | WSR \# | WAC \# | ACTION | WSR \# |
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| 212-17-21509 | RESCIND | 97-11-041 | 220-24-02000D | NEW-E | 97-10-029 | 220-33-04000D | NEW-E | 97-05-041 |
| 212-17-21509 | NEW-E | 97-11-041 | 220-24-02000D | REP-E | 97-10-029 | 220-36-021 | AMD-P | 97-09-097 |
| 212-17-21509 | RESCIND | 97-14-019 | 220-32-05100A | NEW-E | 97-18-060 | 220-36-021 | AMD | 97-15-148 |
| 212-17-21509 | NEW-E | 97-14-019 | 220-32-05100A | REP-E | 97-18-060 | 220-36-02100M | NEW-E | 97-16-058 |
| 212-17-21509 | NEW-P | 97-16-120 | 220-32-05100B | NEW-E | 97-19-028 | 220-36-023 | AMD-P | 97-09-097 |
| 212-17-21511 | NEW-E | 97-11-023 | 220-32-05100B | REP-E | 97-19-028 | 220-36-023 | AMD | 97-15-148 |
| 212-17-21511 | RESCIND | 97-11-041 | 220-32-05100C | NEW-E | 97-19-085 | 220-36-02300U | NEW-E | 97-19-039 |
| 212-17-21511 | NEW-E | 97-11-041 | 220-32-05100C | REP-E | 97-19-085 | 220-36-02300U | REP-E | 97-19-039 |
| 212-17-21511 | RESCIND | 97-14-019 | 220-32-05100X | NEW-E | 97-04-046 | $220-36-02300 \mathrm{~V}$ | NEW-E | 97-19-080 |
| 212-17-21511 | NEW-E | 97-14-019 | 220-32-05100X | REP-E | 97-04-046 | $220-36-02300 \mathrm{~V}$ | REP-E | 97-19-080 |
| 212-17-21511 | NEW-P | 97-16-120 | 220-32-05100X | REP-E | 97-07-044 | 220-36-02300W | NEW-E | 97-20-034 |
| 212-17-21513 | NEW-E | 97-11-023 | 220-32-05100Y | NEW-E | 97-07-044 | 220-36-02300W | REP-E | 97-20-034 |
| 212-17-21513 | RESCIND | 97-14-019 | 220-32-05100Z | NEW-E | 97-17-073 | 220-40-021 | AMD-P | 97-09-097 |
| 212-17-21513 | NEW-E | 97-14-019 | $220-32-05100 \mathrm{Z}$ | REP-E | 97-17-073 | 220-40-021 | AMD | 97-15-148 |
| 212-17-21513 | NEW-P | 97-16-120 | 220-32-05500B | NEW-E | 97-08-007 | 220-40-02100V | NEW-E | 97-16-058 |
| 212-17-21515 | NEW-E | 97-11-023 | 220-32-05500B | REP-E | 97-08-007 | 220-40-027 | AMD-P | 97-09-097 |
| 212-17-21515 | RESCIND | 97-11-041 | 220-32-05500B | REP-E | 97-12-036 | 220-40-027 | AMD | 97-15-148 |
| 212-17-21515 | NEW-E | 97-11-041 | 220-32-05500C | NEW-E | 97-12-036 | 220-40-02700P | NEW-E | 97-16-058 |
| 212-17-21515 | RESCIND | 97-14-019 | 220-32-05500C | REP-E | 97-12-036 | 220-40-02700P | REP-E | 97-18-067 |
| 212-17-21515 | NEW-E | 97-14-019 | 220-32-05500C | REP-E | 97-12-069 | 220-40-02700Q | NEW-E | 97-18-067 |
| 212-17-21515 | NEW-P | 97-16-120 | 220-32-05500D | NEW-E | 97-12-069 | 220-40-02700Q | REP-E | 97-18-067 |
| 212-17-21517 | NEW-E | 97-11-041 | 220-32-05500D | REP-E | 97-12-069 | 220-40-02700R | NEW-E | 97-21-007 |
| 212-17-21517 | RESCIND | 97-14-019 | 220-32-05500D | REP-E | 97-13-007 | 220-40-02700R | REP-E | 97-21-007 |
| 212-17-21517 | NEW-E | 97-14-019 | 220-32-05500E | NEW-E | 97-13-007 | 220-44-05000E | REP-E | 97-10-021 |
| 212-17-21517 | NEW-P | 97-16-120 | 220-32-05500E | REP-E | 97-13-007 | 220-44-05000F | NEW-E | 97-10-021 |
| 212-17-21519 | NEW-E | 97-11-023 | $220-32-05500 \mathrm{E}$ | REP-E | 97-13-029 | 220-44-05000F | REP-E | 97-14-054 |
| 212-17-21519 | RESCIND | 97-11-041 | 220-32-05500F | NEW-E | 97-13-029 | 220-44-05000G | NEW-E | 97-14-054 |
| 212-17-21519 | NEW-E | 97-11-041 | 220-32-05500F | REP-E | 97-13-049 | 220-44-05000G | REP-E | 97-14-054 |
| 212-17-21519 | RESCIND | 97-14-019 | 220-32-05500G | NEW-E | 97-13-049 | 220-44-05000G | REP-E | 97-18-005 |
| 212-17-21519 | NEW-E | 97-14-019 | 220-32-05500G | REP-E | 97-14-035 | 220-44-05000H | NEW-E | 97-18-005 |
| 212-17-21519 | NEW-P | 97-16-120 | $220-32-05500 \mathrm{H}$ | NEW-E | 97-14-035 | 220-44-05000H | REP-E | 97-20-116 |
| 212-17-21521 | NEW-E | 97-11-023 | 220-32-05500H | REP-E | 97-15-007 | 220-44-05000I | NEW-E | 97-20-116 |
| 212-17-21521 | RESCIND | 97-11-041 | 220-32-05500I | NEW-E | 97-15-007 | 220-44-05000I | REP-E | 97-21-067 |
| 220-12-010 | AMD-P | 97-22-107 | 220-32-055001 | REP-E | 97-15-118 | 220-44-05000J | NEW-E | 97-21-067 |
| 220-12-020 | AMD-P | 97-22-107 | 220-32-05500J | NEW-E | 97-15-118 | 220-44-05000J | REP-E | 97-23-030 |
| 220-12-01000B | NEW-E | 97-15-108 | 220-32-05500J | REP-E | 97-17-072 | 220-44-05000K | NEW-E | 97-23-030 |
| 220-16-440 | AMD-P | 97-22-107 | 220-32-05500K | NEW-E | 97-17-072 | 220-47-301 | AMD-P | 97-09-104 |
| 220-16-470 | NEW-P | 97-15-147 | 220-32-05700U | REP-E | 97-03-002 | 220-47-301 | AMD | 97-16-030 |
| 220-16-470 | NEW | 97-18-035 | $220-32-05700 \mathrm{U}$ | NEW-E | 97-03-002 | 220-47-302 | AMD-P | 97-09-104 |
| 220-16-47000A | NEW-E | 97-14-052 | 220-32-05700V | REP-E | 97-09-009 | 220-47-302 | AMD | 97-16-030 |
| 220-16-47000A | REP-E | 97-14-052 | $220-32-05700 \mathrm{~V}$ | NEW-E | 97-09-009 | 220-47-304 | AMD-P | 97-09-104 |
| 220-16-475 | NEW-P | 97-22-107 | 220-32-05700V | REP-E | 97-13-048 | 220-47-304 | AMD | 97-16-030 |
| 220-16-480 | NEW-P | 97-22-107 | 220-32-05700W | NEW-E | 97-13-048 | 220-47-307 | AMD-P | 97-09-104 |
| 220-16-490 | NEW-P | 97-22-107 | 220-32-05700W | REP-E | 97-13-048 | 220-47-307 | AMD | 97-16-030 |
| 220-16-500 | NEW-P | 97-22-107 | 220-32-05700W | REP-E | 97-14-020 | 220-47-311 | AMD-P | 97-09-104 |
| 220-16-510 | NEW-P | 97-22-107 | $220-33-01000 \mathrm{M}$ | NEW-E | 97-04-013 | 220-47-311 | AMD | 97-16-030 |
| 220-16-520 | NEW-P | 97-22-107 | $220-33-01000 \mathrm{M}$ | REP-E | 97-04-013 | 220-47-319 | AMD-P | 97-09-104 |
| 220-16-530 | NEW-P | 97-22-107 | $220-33-01000 \mathrm{~N}$ | NEW-E | 97-05-042 | 220-47-319 | AMD | 97-16-030 |
| 220-16-540 | NEW-P | 97-22-107 | 220-33-01000P | NEW-E | 97-16-075 | 220-47-325 | NEW-P | 97-09-096 |
| 220-16-550 | NEW-P | 97-22-107 | 220-33-01000P | REP-E | 97-16-075 | 220-47-325 | NEW | 97-16-030 |
| 220-16-560 | NEW-P | 97-22-107 | 220-33-01000Q | NEW-E | 97-17-074 | 220-47-326 | NEW-P | 97-09-096 |
| 220-16-570 | NEW-P | 97-22-107 | 220-33-01000Q | REP-E | 97-17-074 | 220-47-326 | NEW | 97-16-032 |
| 220-16-580 | NEW-P | 97-22-107 | 220-33-01000Q | REP-E | 97-18-013 | 220-47-401 | AMD-P | 97-09-104 |
| 220-16-590 | NEW-P | 97-22-107 | 220-33-01000R | NEW-E | 97-18-013 | 220-47-401 | AMD | 97-16-030 |
| 220-16-600 | NEW-P | 97-22-107 | 220-33-01000R | REP-E | 97-20-035 | 220-47-40100A | NEW-E | 97-20-069 |
| 220-16-610 | NEW-P | 97-22-107 | 220-33-01000S | NEW-E | 97-20-035 | 220-47-410 | NEW-P | 97-09-104 |
| 220-16-620 | NEW-P | 97-22-107 | 220-33-01000S | REP-E | 97-21-014 | 220-47-410 | NEW | 97-16-030 |
| 220-16-630 | NEW-P | 97-22-107 | 220-33-01000T | NEW-E | 97-21-014 | 220-47-411 | AMD-P | 97-09-104 |
| 220-16-640 | NEW-P | 97-22-107 | 220-33-01000T | REP-E | 97-21-068 | 220-47-411 | AMD | 97-16-030 |
| 220-16-650 | NEW-P | 97-22-107 | 220-33-01000U | NEW-E | 97-21-068 | 220-47-427 | AMD-P | 97-09-104 |
| 220-16-660 | NEW-P | 97-22-107 | 220-33-01000U | REP-E | 97-21-083 | 220-47-427 | AMD | 97-16-030 |
| 220-16-670 | NEW-P | 97-22-107 | 220-33-01000V | NEW-E | 97-21-083 | 220-47-428 | AMD-P | 97-09-104 |
| 220-16-680 | NEW-P | 97-22-107 | 220-33-01000V | REP-E | 97-22-054 | 220-47-428 | AMD | 97-16-030 |
| 220-16-690 | NEW-P | 97-22-107 | 220-33-01000W | NEW-E | 97-22-085 | 220-47-800 | NEW-E | 97-15-006 |
| 220-16-700 | NEW-P | 97-22-107 | 220-33-01000W | REP-E | 97-22-085 | 220-47-801 | NEW-E | 97-15-006 |
| 220-16-710 | NEW-P | 97-22-107 | 220-33-01000X | NEW-E | 97-23-006 | 220-47-801 | REP-E | 97-15-026 |
| 220-16-720 | NEW-P | 97-22-107 | 220-33-01000X | REP-E | 97-23-006 | 220-47-802 | NEW-E | 97-15-095 |
| 220-20-010 | AMD-P | 97-22-107 | 220-33-020 | AMD-P | 97-04-080 | 220-47-802 | REP-E | 97-16-003 |
| 220-20-020 | AMD-P | 97-04-080 | 220-33-020 | AMD | 97-07-043 | 220-47-803 | NEW-E | 97-16-003 |
| 220-20-020 | AMD | 97-07-043 | 220-33-03000K | NEW-E | 97-11-045 | 220-47-803 | REP-E | 97-16-031 |
| 220-20-021 | AMD-P | 97-04-080 | 220-33-03000K | REP-E | 97-11-045 | 220-47.804 | NEW-E | 97-16-031 |
| 220-20-021 | AMD | 97-07-043 | 220-33-04000C | NEW-E | 97-04-014 | 220-47-804 | REP-E | 97-16-068 |
| 220-20-038 | AMD | 97-08-078 | 220-33-04000C | REP-E | 97-05-041 | 220-47-805 | NEW-E | 97-16-068 |


| WAC \# | ACTION | WSR \# | WAC \# | ACTION | WSR \# | WAC \# | ACTION | WSR \# |
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| 220-47-806 | NEW-E | 97-17-003 | 220-56-10300B | REP-E | 97-22-020 | 220-56-24000G | NEW-E | 97-03-001 |
| 220-47-806 | REP-E | 97-17-019 | 220-56-10300B | NEW-E | 97-22-020 | 220-56-255 | AMD | 97-07-078 |
| 220-47-807 | NEW-E | 97-17-019 | 220-56-105 | AMD | 97-07-078 | 220-56-255 | AMD-P | 97-22-107 |
| 220-47-807 | REP-E | 97-17-032 | 220-56-105 | AMD-P | 97-22-107 | 220-56-25500E | NEW-E | 97-11-031 |
| 220-47-808 | NEW-E | 97-17-032 | 220-56-115 | AMD-W | 97-10-075 | 220-56-25500E | REP-E | 97-11-061 |
| 220-47-808 | REP-E | 97-17-057 | 220-56-115 | AMD-P | 97-22-107 | 220-56-25500F | NEW-E | 97-11-061 |
| 220-47-809 | NEW-E | 97-17-057 | 220-56-116 | AMD-P. | 97-22-107 | 220-56-25500F | REP-E | 97-16-057 |
| 220-47-809 | REP-E | 97-18-012 | 220-56-11800A | NEW-E | 97-15-108 | 220-56-25500G | NEW-E | 97-16-057 |
| 220-47-810 | NEW-E | 97-18-012 | 220-56-124 | AMD-P | 97-15-147 | 220-56-262 | NEW-P | 97-22-107 |
| 220-47-810 | REP-E | 97-18-018 | 220-56-124 | AMD | 97-18-035 | 220-56-265 | AMD-P | 97-22-107 |
| 220-47-811 | NEW-E | 97-18-018 | 220-56-12400C | NEW-E | 97-20-005 | 220-56-270 | AMD-P | 97-22-107 |
| 220-47-811 | REP-E | 97-18-059 | 220-56-12400C | REP-E | 97-20-005 | 220-56-27000A | NEW-E | 97-06-035 |
| 220-47-812 | NEW-E | 97-18-059 | 220-56-128 | AMD | 97-07-078 | 220-56-275 | AMD-P | 97-22-107 |
| 220-47-812 | REP-E | 97-19-003 | 220-56-128 | AMD-P | 97-22-107 | 220-56-285 | AMD-P | 97-22-107 |
| 220-47-813 | NEW-E | 97-19-003 | 220-56-12800A | NEW-E | 97-10-043 | 220-56-285001 | NEW-E | 97-06-036 |
| 220-47-813 | REP-E | 97-19-016 | 220-56-145 | AMD-P | 97-22-107 | 220-56-285001 | REP-E | 97-06-036 |
| 220-47-814 | NEW-E | 97-19-016 | 220-56-180 | AMD | 97-07-078 | 220-56-28500J | NEW-E | 97-09-001 |
| 220-47-814 | REP-E | 97-19-040 | 220-56-180 | AMD-P | 97-22-107 | 220-56-28500K | NEW-E | 97-10-063 |
| 220-47-815 | NEW-E | 97-19-040 | 220-56-18000A | NEW-E | 97-15-080 | 220-56-28500L | NEW-E | 97-14-053 |
| 220-47-815 | REP-E | 97-19-052 | 220-56-190 | AMD-P | 97-15-147 | 220-56-28500L | REP-E | 97-18-034 |
| 220-47-816 | NEW-E | 97-19-052 | 220-56-190 | AMD | 97-18-035 | 220-56-28500M | NEW-E | 97-18-034 |
| 220-47-816 | REP-E | 97-20-022 | 220-56-190 | AMD-P | 97-22-107 | 220-56-290 | AMD-P | 97-22-107 |
| 220-47-817 | NEW-E | 97-20-022 | 220-56-19000I | NEW-E | 97-14-052 | 220-56-295 | AMD-P | 97-22-107 |
| 220-47-817 | REP-E | 97-20-069 | 220-56-190001 | REP-E | 97-14-052 | 220-56-305 | AMD | 97-08-018 |
| 220-47-818 | NEW-E | 97-21-084 | 220-56-19000I | REP-E | 97-15-119 | 220-56-305 | AMD-W | 97-10-075 |
| 220-47-818 | REP-E | 97-22-007 | 220-56-19000J | NEW-E | 97-15-119 | 220-56-307 | AMD-P | 97-22-107 |
| 220-47-819 | NEW-E | 97-22-007 | 220-56-19000J | REP-E | 97-16-002 | 220-56-310 | AMD | 97-07-078 |
| 220-47-819 | REP-E | 97-22-055 | 220-56-19000K | NEW-E | 97-16-002 | 220-56-310 | AMD-P | 97-22-107 |
| 220-47-820 | NEW-E | 97-22-055 | 220-56-19000K | REP-E | 97-16-067 | 220-56-31000N | REP-E | 97-05-011 |
| 220-47-820 | REP-E | 97-23-015 | 220-56-19000L | NEW-E | 97-16-067 | 220-56-31000P | NEW-E | 97-05-011 |
| 220-47-821 | NEW-E | 97-23-015 | 220-56-19000L | REP-E | 97-17-012 | 220-56-31000P | REP-E | 97-10-065 |
| 220-47-821 | REP-E | 97-23-031 | 220-56-19000M | NEW-E | 97-17-012 | 220-56-315 | AMD-W | 97-10-075 |
| 220-47-822 | NEW-E | 97-23-031 | 220-56-19000M | REP-E | 97-17-031 | 220-56-315 | AMD-P | 97-22-107 |
| 220-48-015 | AMD | 97-07-053 | 220-56-19000N | NEW-E | 97-17-031 | 220-56-320 | AMD | 97-07-078 |
| 220-48-01500C | NEW-E | 97-17-018 | 220-56-19000N | REP-E | 97-18-055 | 220-56-320 | AMD-P | 97-22-107 |
| 220-48-06100A | NEW-E | 97-15-108 | 220-56-19000P | NEW-E | 97-18-055 | 220-56-325 | AMD | 97-07-078 |
| 220-49-02000J | NEW-E | 97-14-086 | 220-56-191 | AMD-P | 97-15-147 | 220-56-325 | AMD-P | 97-22-107 |
| 220-49-02000J | REP-E | 97-14-086 | 220-56-191 | AMD | 97-18-035 | 220-56-32500L | NEW-E | 97-09-033 |
| 220-52-03000K | NEW-E | 97-07-050 | 220-56-191 | AMD-P | 97-22-107 | 220-56-32500M | NEW-E | 97-10-070 |
| 220-52-03000K | REP-E | 97-07-050 | 220-56-19100A | NEW-E | 97-23-051 | 220-56-32500M | REP-E | 97-12-037 |
| 220-52-040 | AMD | 97-08-052 | 220-56-19100V | NEW-E | 97-09-068 | 220-56-32500N | NEW-E | 97-11-011 |
| 220-52-04000D | NEW-E | 97-05-029 | 220-56-19100V | REP-E | 97-14-052 | 220-56-32500P | NEW-E | 97-12-037 |
| 220-52-04000E | NEW-E | 97-20-068 | 220-56-19100w | NEW-E | 97-14-052 | 220-56-32500P | REP-E | 97-12-037 |
| 220-52-046 | AMD | 97-08-052 | 220-56-19100W | REP-E | 97-14-052 | 220-56-32500Q | NEW-E | 97-17-011 |
| 220-52-04600T | NEW-E | 97-05-029 | 220-56-19100W | REP-E | 97-17-025 | 220-56-330 | AMD | 97-07-078 |
| 220-52-04600T | REP-E | 97-06-054 | 220-56-19100X | NEW-E | 97-17-025 | 220-56-330 | AMD-P | 97-22-107 |
| 220-52-04600U | NEW-E | 97-06-054 | 220-56-19100X | REP-E | 97-19-004 | 220-56-335 | AMD-P | 97-22-107 |
| 220-52-04600V | NEW-E | 97-20-068 | 220-56-19100Y | NEW-E | 97-19-004 | 220-56-336 | NEW | 97-07-078 |
| 220-52-050 | AMD-W | 97-14-080 | 220-56-19100Y | REP-E | 97-20-005 | 220-56-350 | AMD | 97-07-078 |
| 220-52-07100A | NEW-E | 97-14-028 | 220-56-19100Y | REP-E | 97-20-070 | 220-56-350 | AMD-P | 97-22-107 |
| 220-52-07100A | REP-E | 97-15-023 | 220-56-19100Z | NEW-E | 97-20-070 | 220-56-35000P | NEW-E | 97-12-009 |
| 220-52-07100B | NEW-E | 97-15-023 | 220-56-19100Z | REP-E | 97-20-070 | 220-56-35000P | REP-E | 97-17-006 |
| 220-52-07100B | REP-E | 97-15-117 | 220-56-195 | AMD-P | 97-15-147 | 220-56-35000Q | NEW-E | 97-17-006 |
| 220-52-07100C | NEW-E | 97-15-117 | 220-56-195 | AMD | 97-18-035 | 220-56-355 | AMD | 97-07-078 |
| 220-52-07100C | REP-E | 97-16-016 | 220-56-19500B | NEW-E | 97-09-068 | 220-56-36000S | NEW-E | 97-21-023 |
| 220-52-07100D | NEW-E | 97-16-016 | 220-56-19500B | REP-E | 97-14-052 | 220-56-36000S | REP-E | 97-21-023 |
| 220-52-07100D | REP-E | 97-16-069 | 220-56-19500C | NEW-E | 97-14-052 | 220-56-36000T | NEW-E | 97-04-045 |
| 220-52-07100E | NEW-E | 97-16-069 | 220-56-19500C | REP-E | 97-14-052 | 220-56-36000T | REP-E | 97-04-045 |
| 220-52-07300L | REP-E | 97-03-045 | 220-56-205 | AMD | 97-07-078 | 220-56-36000U | NEW-E | 97-07-051 |
| 220-52-07300M | NEW-E | 97-03-045 | 220-56-205 | AMD-P | 97-15-147 | 220-56-36000U | REP-E | 97-07-051 |
| $220-52-07300 \mathrm{M}$ | REP-E | 97-03-101 | 220-56-205 | AMD | 97-18-035 | 220-56-375 | AMD | 97-07-078 |
| 220-52-07300N | NEW-E | 97-03-101 | 220-56-20500B | NEW-E | 97-14-052 | 220-56-380 | AMD | 97-07-078 |
| 220-52-07300N | REP-E | 97-04-011 | 220-56-20500B | REP-E | 97-14-052 | 220-56-380 | AMD-P | 97-22-107 |
| 220-52-07300P | NEW-E | 97-04-011 | 220-56-225 | AMD-C | 97-07-052 | 220-56-38000J | NEW-E | 97-17-006 |
| 220-52-07300P | REP-E | 97-04-049 | 220-56-225 | AMD | 97-09-066 | 220-56-38000K | NEW-E | 97-18-061 |
| 220-52-07300Q | NEW-E | 97-04-049 | 220-56-235 | AMD | 97-07-078 | 220-56-38000K | REP-E | 97-18-061 |
| 220-52-07300Q | REP-E | 97-05-025 | 220-56-240 | AMD | 97-08-017 | 220-56-385 | AMD-P | 97-22-107 |
| 220-52-07300R | NEW-E | 97-05-025 | 220-56-240 | AMD-W | 97-14-079 | 220-57 | AMD-C | 97-05-07 |
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| 246-136-030 | NEW | 97-22-027 | 246-271-110 | PREP-X | 97-14-057 | 246-318-501 | PREP-X | 97-14-056 |
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| 246-810-562 | REP-P | 97-13-099 | 246-828-070 | AMD | 97-15-128 | 246-838-070 | REP-P | 97-07-074 |
| 246-810-562 | REP | 97-17-113 | 246-828-075 | AMD-XA | 97-19-099 | 246-838-070 | REP | 97-13-100 |
| 246-810-563 | REP-P | 97-13-099 | 246-828-080 | AMD-XA | 97-19-099 | 246-838-080 | REP-P | 97-07-074 |
| 246-810-563 | REP | 97-17-113 | 246-828-090 | AMD-XA | 97-19-099 | 246-838-080 | REP | 97-13-100 |
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| 246-810-564 | REP | 97-17-113 | 246-828-270 | AMD-XA | 97-19-099 | 246-838-090 | REP | 97-13-100 |
| 246-810-565 | REP-P | 97-13-099 | 246-828-280 | AMD-XA | 97-19-099 | 246-838-100 | REP-P | 97-07-074 |
| 246-810-565 | REP | 97-17-113 | 246-828-290 | PREP | 97-22-090 | 246-838-100 | REP | 97-13-100 |
| 246-810-566 | REP-P | 97-13-099 | 246-828-295 | AMD-XA | 97-19-099 | 246-838-110 | REP-P | 97-07-074 |
| 246-810-566 | REP | 97-17-113 | 246-828-300 | AMD-XA | 97-19-099 | 246-838-110 | REP | 97-13-100 |
| 246-810-570 | REP-P | 97-13-099 | 246-828-320 | AMD-XA | 97-19-099 | 246-838-120 | REP-P | 97-07-074 |
| 246-810-570 | REP | 97-17-113 | 246-828-330 | AMD-XA | 97-19-099 | 246-838-120 | REP | 97-13-100 |
| 246-810-580 | REP-P | 97-13-099 | 246-828-340 | AMD-XA | 97-19-099 | 246-838-121 | REP-P | 97-07-074 |
| 246-810-580 | REP | 97-17-113 | 246-828-350 | AMD-XA | 97-19-099 | 246-838-121 | REP | 97-13-100 |
| 246-810-710 | NEW-P | 97-13-099 | 246-828-370 | AMD-XA | 97-19-099 | 246-838-130 | REP-P | 97-07-074 |
| 246-810-710 | NEW | 97-17-113 | 246-828-400 | PREP-X | 97-14-060 | 246-838-130 | REP | 97-13-100 |
| 246-810-720 | AMD-P | 97-13-099 | 246-828-400 | REP | 97-20-104 | 246-838-250 | REP-P | 97-07-074 |
| 246-810-720 | AMD | 97-17-113 | 246-828-410 | PREP-X | 97-14-060 | 246-838-250 | REP | 97-13-100 |
| 246-810-721 | NEW-P | 97-13-099 | 246-828-410 | REP | 97-20-104 | 246-838-260 | REP-P | 97-07-074 |
| 246-810-721 | NEW | 97-17-113 | 246-828-420 | PREP-X | 97-14-060 | 246-838-260 | REP | 97-13-100 |
| 246-810-730 | REP-P | 97-13-099 | 246-828-420 | REP | 97-20-104 | 246-838-270 | REP-P | 97-07-074 |
| 246-810-730 | REP | 97-17-113 | 246-828-430 | PREP-X | 97-14-060 | 246-838-270 | REP | 97-13-100 |
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| 246-810-731 | REP | 97-17-1-13 | 246-828-510 | PREP | 97-15-097 | 246-838-280 | REP | 97-13-100 |
| 246-810-732 | NEW-P | 97-13-099 | 246-828-990 | AMD | 97-04-043 | 246-838-290 | REP-P | 97-07-074 |
| 246-810-732 | NEW | 97-17-113 | 246-830-220 | PREP-X | 97-14-056 | 246-838-290 | REP | 97-13-100 |
| 246-810-734 | NEW-P | 97-13-099 | 246-830-220 | REP | 97-20-101 | 246-838-300 | REP-P | 97-07-074 |
| 246-810-734 | NEW | 97-17-113 | 246-830-230 | PREP-X | 97-14-056 | 246-838-300 | REP | 97-13-100 |
| 246-810-740 | AMD-P | 97-13-099 | 246-830-230 | REP | 97-20-101 | 246-838-310 | REP-P | 97-07-074 |
| 246-810-740 | AMD | 97-17-113 | 246-830-240 | PREP-X | 97-14-056 | 246-838-310 | REP | 97-13-100 |
| 246-810-741 | REP-P | 97-13-099 | 246-830-240 | REP | 97-20-101 | 246-838-330 | REP-P | 97-07-074 |
| 246-810-741 | REP | 97-17-113 | 246-830-250 | PREP-X | 97-14-056 | 246-838-330 | REP | 97-13-100 |
| 246-810-745 | NEW-P | 97-13-099 | 246-830-250 | REP | 97-20-101 | 246-838-340 | REP-P | 97-07-074 |
| 246-810-745 | NEW | 97-17-113 | 246-830-255 | PREP-X | 97-14-056 | 246-838-340 | REP | 97-13-100 |
| 246-810-748 | NEW-P | 97-13-099 | 246-830-255 | REP | 97-20-101 | 246-838-350 | REP-P | 97-07-074 |
| 246-810-748 | NEW | 97-17-113 | 246-830-260 | PREP-X | 97-14-056 | 246-838-350 | REP | 97-13-100 |
| 246-810-750 | REP-P | 97-13-099 | 246-830-260 | REP | 97-20-101 | 246-838-360 | REP-P | 97-07-074 |
| 246-810-750 | REP | 97-17-113 | 246-830-270 | PREP-X | 97-14-056 | 246-838-360 | REP | 97-13-100 |
| 246-810-760 | REP-P | 97-13-099 | 246-830-270 | REP | 97-20-101 | 246-839 | PREP-W | 97-03-066 |
| 246-810-760 | REP | 97-17-113 | 246-830-280 | PREP-X | 97-14-056 | 246-839 | PREP-W | 97-03-067 |
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| 246-810-761 | REP | 97-17-113 | 246-830-690 | PREP-X | 97-14-056 | 246-839-010 | REP | 97-13-100 |
| 246-810-762 | REP-P | 97-13-099 | 246-830-690 | REP | 97-20-101 | 246-839-020 | REP-P | 97-07-074 |
| 246-810-762 | REP | 97-17-113 | 246-834-220 | PREP | 97-22-024 | 246-839-020 | REP | 97-13-100 |
| 246-810-763 | REP-P | 97-13-099 | 246-834-230 | PREP | 97-22-024 | 246-839-030 | REP-P | 97-08-093 |
| 246-810-763 | REP | 97-17-113 | 246-834-240 | PREP | 97-22-024 | 246-839-030 | REP | 97-17-015 |
| 246-810-764 | REP-P | 97-13-099 | 246-834-350 | PREP-X | 97-14-056 | 246-839-040 | REP-P | 97-07-074 |
| 246-810-764 | REP | 97-17-113 | 246-834-350 | REP | 97-20-101 | 246-839-040 | REP | 97-13-100 |
| 246-810-765 | REP-P | 97-13-099 | 246-834-990 | PREP | 97-22-023 | 246-839-050 | REP-P | 97-07-074 |
| 246-810-765 | REP | 97-17-113 | 246-836-070 | PREP-X | 97-14-056 | 246-839-050 | REP | 97-13-100 |
| 246-810-766 | REP-P | 97-13-099 | 246-836-070 | REP | 97-20-101 | 246-839-060 | REP-P | 97-07-074 |
| 246-810-766 | REP | 97-17-113 | 246-836-080 | PREP-X | 97-14-056 | 246-839-060 | REP | 97-13-100 |
| 246-810-770 | REP-P | 97-13-099 | 246-836-090 | PREP-X | 97-14-056 | 246-839-070 | REP-P | 97-07-074 |
| 246-810-770 | REP | 97-17-113 | 246-836-190 | PREP-X | 97-14-056 | 246-839-070 | REP | 97-13-100 |
| 246-810-780 | REP-P | 97-13-099 | 246-836-190 | REP | 97-20-101 | 246-839-080 | REP-P | 97-07-074 |
| 246-810-780 | REP | 97-17-113 | 246-836-400 | PREP-X | 97-14-056 | 246-839-080 | REP | 97-13-100 |
| 246-810-990 | AMD-P | 97-13-099 | 246-836-400 | REP | 97-20-101 | 246-839-090 | REP-P | 97-07-074 |
| 246-810-990 | AMD | 97-17-113 | 246-838 | PREP-W | 97-03-066 | 246-839-090 | REP | 97-13-100 |
| 246-812-130 | PREP-XR | 97-20-158 | 246-838 | PREP-W | 97-03-067 | 246-839-100 | REP-P | 97-07-074 |
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| 246-839-110 | REP-P | 97-07-074 | 246-839-840 | REP | 97-13-100 | 246-840-400 | NEW-P | 97-07-074 |
| 246-839-110 | REP | 97-13-100 | 246-839-850 | REP-P | 97-07-074 | 246-840-400 | NEW | 97-13-100 |
| 246-839-115 | REP-P | 97-07-074 | 246-839-850 | REP | 97-13-100 | 246-840-410 | NEW-P | 97-07-074 |
| 246-839-115 | REP | 97-13-100 | 246-839-860 | REP-P | 97-07-074 | 246-840-410 | NEW | 97-13-100 |
| 246-839-120 | REP-P | 97-07-074 | 246-839-860 | REP-S | 97-12-030 | 246-840-420 | NEW-P | 97-07-074 |
| 246-839-120 | REP | 97-13-100 | 246-839-860 | REP | 97-17-049 | 246-840-420 | NEW | 97-13-100 |
| 246-839-130 | REP-P | 97-07-074 | 246-839-870 | REP-P | 97-07-074 | 246-840-430 | NEW-P | 97-07-074 |
| 246-839-130 | REP | 97-13-100 | 246-839-870 | REP | 97-13-100 | 246-840-430 | NEW | 97-13-100 |
| 246-839-300 | REP-P | 97-07-074 | 246-839-880 | REP-P | 97-07-074 | 246-840-440 | NEW-P | 97-07-074 |
| 246-839-300 | REP | 97-13-100 | 246-839-880 | REP | 97-13-100 | 246-840-440 | NEW | 97-13-100 |
| 246-839-305 | REP-P | 97-07-074 | 246-839-890 | REP-P | 97-07-074 | 246-840-450 | NEW-P | 97-07-074 |
| 246-839-305 | REP | 97-13-100 | 246-839-890 | REP | 97-13-100 | 246-840-450 | NEW | 97-13-100 |
| 246-839-310 | REP-P | 97-07-074 | 246-839-900 | REP-P | 97-07-074 | 246-840-540 | AMD-P | 97-07-074 |
| 246-839-310 | REP | 97-13-100 | 246-839-900 | REP | 97-13-100 | 246-840-540 | AMD | 97-13-100 |
| 246-839-315 | REP-P | 97-07-074 | 246-840-010 | NEW-P | 97-07-074 | 246-840-565 | AMD-P | 97-07-074 |
| 246-839-315 | REP | 97-13-100 | 246-840-010 | NEW | 97-13-100 | 246-840-565 | AMD | 97-13-100 |
| 246-839-320 | REP-P | 97-07-074 | 246-840-010 | AMD-P | 97-20-161 | 246-840-700 | NEW-P | 97-07-074 |
| 246-839-320 | REP | 97-13-100 | 246-840-020 | NEW-P | 97-07-074 | 246-840-700 | NEW | 97-13-100 |
| 246-839-330 | REP-P | 97-07-074 | 246-840-020 | NEW | 97-13-100 | 246-840-705 | NEW-P | 97-07-074 |
| 246-839-330 | REP | 97-13-100 | 246-840-030 | NEW-P | 97-07-074 | 246-840-705 | NEW | 97-13-100 |
| 246-839-340 | REP-P | 97-07-074 | 246-840-030 | NEW-P | 97-08-093 | 246-840-710 | NEW-P | 97-07-074 |
| 246-839-340 | REP | 97-13-100 | 246-840-030 | NEW-W | 97-09-061 | 246-840-710 | NEW | 97-13-100 |
| 246-839-345 | REP-P | 97-07-074 | 246-840-030 | NEW | 97-17-015 | 246-840-715 | NEW-P | 97-07-074 |
| 246-839-345 | REP | 97-13-100 | 246-840-040 | NEW-P | 97-07-074 | 246-840-715 | NEW | 97-13-100 |
| 246-839-350 | REP-P | 97-07-074 | 246-840-040 | NEW | 97-13-100 | 246-840-720 | NEW-P | 97-07-074 |
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| 246-839-360 | REP | 97-13-100 | 246-840-060 | NEW-P | 97-07-074 | 246-840-730 | NEW | 97-13-100 |
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| 246-839-370 | REP | 97-13-100 | 246-840-080 | NEW-P | 97-07-074 | 246-840-747 | NEW | 97-13-100 |
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| 246-839-400 | REP | 97-13-100 | 246-840-090 | NEW-P | 97-07-074 | 246-840-750 | NEW | 97-13-100 |
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| 246-839-440 | REP-P | 97-07-074 | 246-840-110 | NEW | 97-13-100 | 246-840-800 | NEW-P | 97-07-074 |
| 246-839-440 | REP | 97-13-100 | 246-840-113 | NEW-P | 97-07-074 | 246-840-800 | NEW | 97-13-100 |
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| 246-839-450 | REP | 97-13-100 | 246-840-115 | NEW-P | 97-07-074 | 246-840-810 | NEW | 97-13-100 |
| 246-839-700 | REP-P | 97-07-074 | 246-840-115 | NEW | 97-13-100 | 246-840-820 | NEW-P | 97-07-074 |
| 246-839-700 | REP | 97-13-100 | 246-840-120 | NEW-P | 97-07-074 | 246-840-820 | NEW | 97-13-100 |
| 246-839-710 | REP-P | 97-07-074 | 246-840-120 | NEW | 97-13-100 | 246-840-830 | NEW-P | 97-07-074 |
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| 246-839-720 | REP-P | 97-07-074 | 246-840-130 | NEW | 97-13-100 | 246-840-840 | NEW-P | 97-07-074 |
| 246-839-720 | REP | 97-13-100 | 246-840-300 | NEW-P | 97-07-074 | 246-840-840 | NEW | 97-13-100 |
| 246-839-730 | REP-P | 97-07-074 | 246-840-300 | NEW | 97-13-100 | 246-840-850 | NEW-P | 97-07-074 |
| 246-839-730 | REP | 97-13-100 | 246-840-305 | NEW-P | 97-07-074 | 246-840-850 | NEW | 97-13-100 |
| 246-839-740 | REP-P | 97-07-074 | 246-840-305 | NEW | 97-13-100 | 246-840-860 | NEW-P | 97-07-074 |
| 246-839-740 | REP | 97-13-100 | 246-840-310 | NEW-P | 97-07-074 | 246-840-860 | NEW-S | 97-12-030 |
| 246-839-745 | REP-P | 97-07-074 | 246-840-310 | NEW | 97-13-100 | 246-840-860 | NEW | 97-17-049 |
| 246-839-745 | REP | 97-13-100 | 246-840-315 | NEW-P | 97-07-074 | 246-840-870 | NEW-P | 97-07-074 |
| 246-839-750 | REP-P | 97-07-074 | 246-840-315 | NEW | 97-13-100 | 246-840-870 | NEW | 97-13-100 |
| 246-839-750 | REP | 97-13-100 | 246-840-320 | NEW-P | 97-07-074 | 246-840-880 | NEW-P | 97-07-074 |
| 246-839-760 | REP-P | 97-07-074 | 246-840-320 | NEW | 97-13-100 | 246-840-880 | NEW | 97-13-100 |
| 246-839-760 | REP | 97-13-100 | 246-840-330 | NEW-P | 97-07-074 | 246-840-890 | NEW-P | 97-07-074 |
| 246-839-770 | REP-P | 97-07-074 | 246-840-330 | NEW | 97-13-100 | 246-840-890 | NEW | 97-13-100 |
| 246-839-770 | REP | 97-13-100 | 246-840-340 | NEW-P | 97-07-074 | 246-840-900 | NEW-P | 97-07-074 |
| 246-839-780 | REP-P | 97-07-074 | 246-840-340 | NEW | 97-13-100 | 246-840-900 | NEW | 97-13-100 |
| 246-839-780 | REP | 97-13-100 | 246-840-345 | NEW-P | 97-07-074 | 246-840-930 | AMD-P | 97-07-074 |
| 246-839-800 | REP-P | 97-07-074 | 246-840-345 | NEW | 97-13-100 | 246-840-930 | AMD | 97-13-100 |
| 246-839-800 | REP | 97-13-100 | 246-840-350 | NEW-P | 97-07-074 | 246-840-940 | AMD-P | 97-07-074 |
| 246-839-810 | REP-P | 97-07-074 | 246-840-350 | NEW | 97-13-100 | 246-840-940 | AMD | 97-13-10 |
| 246-839-810 | REP | 97-13-100 | 246-840-360 | NEW-P | 97-07-074 | 246-840-985 | NEW-P | 97-20-161 |
| 246-839-820 | REP-P | 97-07-074 | 246-840-360 | NEW | 97-13-100 | 246-840-990 | AMD-P | 97-20-162 |
| 246-839-820 | REP | 97-13-100 | 246-840-365 | NEW-P | 97-07-074 | 246-840-990 | AMD | 97-23-075 |
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| 246-841-740 | PREP-X | 97-14-061 | 246-897-140 | PREP-X | 97-14-066 | 250-10-022 | PREP-XR | 97-20-089 |
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| 246-843-158 | PREP-X | 97-14-056 | 246-897-160 | PREP-X | 97-14-066 | 250-10-040 | PREP-XR | 97-20-089 |
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| 246-851-090 | AMD | 97-12-088 | 246-897-170 | REP | 97-20-168 | 250-10-070 | PREP-XR | 97-20-089 |
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| 246-851-110 | AMD-P | 97-08-094 | 246-897-190 | PREP-X | 97-14-066 | 250-10-100 | PREP-XR | 97-20-089 |
| 246-851-110 | AMD | 97-12-088 | 246-897-190 | REP | 97-20-168 | 250-10-110 | PREP-XR | 97-20-089 |
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| 246-851-150 | AMD-P | 97-08-094 | 246-915-080 | REP | 97-20-103 | 250-10-160 | PREP-XR | 97-20-089 |
| 246-851-150 | AMD | 97-12-088 | 246-915-090 | PREP-X | 97-14-067 | 250-10-170 | PREP-XR | 97-20-089 |
| 246-851-160 | AMD-P | 97-08-094 | 246-915-090 | REP | 97-20-103 | 250-12-010 | PREP-XR | 97-20-091 |
| 246-851-160 | AMD | 97-12-088 | 246-918-008 | PREP-XR | 97-20-159 | 250-12-020 | PREP-XR | 97-20-091 |
| 246-851-170 | AMD-P | 97-08-094 | 246-918-009 | PREP-XR | 97-20-159 | 250-12-030 | PREP-XR | 97-20-091 |
| 246-851-170 | AMD | 97-12-088 | 246-918-160 | PREP-XR | 97-20-160 | 250-12-040 | PREP-XR | 97-20-091 |
| 246-851-180 | AMD-P | 97-08-094 | 246-919-500 | PREP-XR | 97-20-159 | 250-12-050 | PREP-XR | 97-20-091 |
| 246-851-180 | AMD | 97-12-088 | 246-919-510 | PREP-XR | 97-20-159 | 250-12-060 | PREP-XR | 97-20-091 |
| 246-851-190 | AMD-P | 97-08-094 | 246-919-520 | NEW-P | 97-15-126 | 250-12-070 | PREP-XR | 97-20-091 |
| 246-851-190 | AMD | 97-12-088 | 246-919-520 | NEW | 97-21-053 | 250-16-001 | PREP-XR | 97-20-090 |
| 246-851-200 | AMD-P | 97-08-094 | 246-919-990 | AMD-P | 97-12-085 | 250-16-010 | PREP-XR | 97-20-090 |
| 246-851-200 | AMD | 97-12-088 | 246-919-990 | AMD | 97-15-100 | 250-16-020 | PREP-XR | 97-20-090 |
| 246-851-210 | REP-P | 97-08-094 | 246-933-170 | PREP-X | 97-14-056 | 250-16-030 | PREP-XR | 97-20-090 |
| 246-851-210 | REP | 97-12-088 | 246-933-170 | REP | 97-20-101 | 250-16-040 | PREP-XR | 97-20-090 |
| 246-851-220 | AMD-P | 97-08-094 | 246-933-980 | PREP-X | 97-14-056 | 250-16-050 | PREP-XR | 97-20-090 |
| 246-851-220 | AMD | 97-12-088 | 246-933-980 | REP | 97-20-101 | 250-16-060 | PREP-XR | 97-20-090 |
| 246-851-230 | AMD-P | 97-08-094 | 246-935-125 | PREP-X | 97-14-056 | 250-55-010 | PREP-XR | 97-20-092 |
| 246-851-230 | AMD | 97-12-088 | 246-935-125 | REP | 97-20-101 | 250-55-020 | PREP-XR | 97-20-092 |
| 246-851-240 | AMD-P | 97-08-094 | 246-937-100 | PREP-X | 97-14-056 | 250-55-030 | PREP-XR | 97-20-092 |
| 246-851-240 | AMD | 97-12-088 | 246-937-100 | REP | 97-20-101 | 250-55-040 | PREP-XR | 97-20-092 |
| 246-861-030 | PREP-X | 97-14-062 | 246-976-090 | PREP-X | 97-14-056 | 250-55-050 | PREP-XR | 97-20-092 |
| 246-861-030 | REP | 97-20-164 | 246-976-090 | REP | 97-20-101 | 250-55-060 | PREP-XR | 97-20-092 |
| 246-865 | PREP | 97-11-038 | 246-976-115 | PREP.X | 97-14-056 | 250-55-070 | PREP-XR | 97-20-092 |
| 246-869-260 | PREP-X | 97-14-069 | 246-976-115 | REP | 97-20-101 | 250-55-080 | PREP-XR | 97-20-092 |
| 246-869-260 | REP | 97-20-165 | 249A-02-010 | NEW-W | 97-09-043 | 250-55-090 | PREP-XR | 97-20-092 |
| 246-877-030 | PREP-X | 97-14-064 | 249A-02-020 | NEW-W | 97-09-043 | 250-55-100 | PREP-XR | 97-20-092 |
| 246-877-030 | REP | 97-20-166 | 249A-02-030 | NEW-W | 97-09-043 | 250-55-110 | PREP-XR | 97-20-092 |
| 246-887-140 | AMD-P | 97-09-063 | 249A-02-040 | NEW-W | 97-09-043 | 250-55-120 | PREP-XR | 97-20-092 |
| 246-887-140 | AMD | 97-21-054 | 249A-02-050 | NEW-W | 97-09-043 | 250-55-130 | PREP-XR | 97-20-092 |
| 246-887-170 | AMD-P | 97-23-076 | 249A-02-060 | NEW-W | 97-09-043 | 250-55-140 | PREP-XR | 97-20-092 |
| 246-893 | PREP-X | 97-14-065 | 249A-02-080 | NEW-W | 97-09-043 | 250-55-150 | PREP-XR | 97-20-092 |
| 246-893-001 | REP | 97-20-167 | 249A-02-100 | NEW-W | 97-09-043 | 250-55-160 | PREP-XR | 97-20-092 |
| 246-893-010 | REP | 97-20-167 | 249A-02-200 | NEW-W | 97-09-043 | 250-55-170 | PREP-XR | 97-20-092 |
| 246-893-020 | REP | 97-20-167 | 249A-02-210 | NEW-W | 97-09-043 | 250-55-180 | PREP-XR | 97-20-092 |
| 246-893-030 | REP | 97-20-167 | 249A-02-220 | NEW-W | 97-09-043 | 250-55-190 | PREP-XR | 97-20-092 |
| 246-893-040 | REP | 97-20-167 | 249A-02-250 | NEW-W | 97-09-043 | 250-55-200 | PREP-XR | 97-20-092 |
| 246-893-050 | REP | 97-20-167 | 249A-02-300 | NEW-W | 97-09-043 | 250-55-210 | PREP-XR | 97-20-092 |
| 246-893-060 | REP | 97-20-167 | 249A-02-350 | NEW-W | 97-09-043 | 250-55-220 | PREP-XR | 97-20-092 |
| 246-893-070 | REP. | 97-20-167 | 249A-02-360 | NEW-W | 97-09-043 | 250-61-150 | PREP-XR | 97-20-088 |
| 246-893-080 | REP | 97-20-167 | 249A-02-410 | NEW-W | 97-09-043 | 250-71-050 | AMD-XA | 97-22-068 |
| 246-893-090 | REP | 97-20-167 | 249A-02-420 | NEW-W | 97-09-043 | 251-01-045 | AMD-P | 97-08-090 |
| 246-893-100 | REP | 97-20-167 | 249A-02-430 | NEW-W | 97-09-043 | 251-01-045 | AMD-W | 97-10-088 |
| 246-893-110 | REP | 97-20-167 | 249A-02-440 | NEW-W | 97-09-043 | 251-01-110 | AMD-P | 97-08-090 |
| 246-893-120 | REP | 97-20-167 | 249A-02-450 | NEW-W | 97-09-043 | 251-01-110 | AMD-W | 97-10-088 |
| 246-893-130 | REP | 97-20-167 | 249A-02-460 | NEW-W | 97-09-043 | 251-04-040 | AMD-P | 97-08-090 |
| 246-893-140 | REP | 97-20-167 | 249A-02-470 | NEW-W | 97-09-043 | 251-04-040 | AMD-W | 97-10-088 |
| 246-893-998 | REP | 97-20-167 | 249A-02-510 | NEW-W | 97-09-043 | 251-04-050 | AMD-P | 97-08-090 |
| 246-897-030 | PREP-X | 97-14-066 | 249A-02-520 | NEW-W | 97-09-043 | 251-04-050 | AMD-W | 97-10-088 |
| 246-897-030 | REP | 97-20-168 | 249A-02-540 | NEW-W | 97-09-043 | 251-10-030 | AMD-P | 97-08-090 |
| 246-897-040 | PREP-X | 97-14-066 | 249A-02-560 | NEW-W | 97-09-043 | 251-10-030 | AMD-W | 97-10-088 |
| 246-897-040 | REP | 97-20-168 | 249A-02-600 | NEW-W | 97-09-043 | 251-10-030 | AMD-P | 97-20-063 |
| 246-897-050 | PREP-X | 97-14-066 | 249A-02-650 | NEW-W | 97-09-043 | 251-10-030 | AMD-C | 97-22-059 |
| 246-897-050 | REP | 97-20-168 | 249A-02-810 | NEW-W | 97-09-043 | 251-12-270 | REP-P | 97-08-090 |
| 246-897-120 | PREP-X | 97-14-066 | 249A-02-830 | NEW-W | 97-09-043 | 251-12-270 | REP-W | 97-10-088 |


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| 251-12-270 | REP-P | 97-10-089 | 260-24-200 | REP-P | 97-21-092 | 260-24-450 | REP-P | 97-04-060 |
| 251-12-270 | REP | 97-13-045 | 260-24-210 | REP-P | 97-04-060 | 260-24-450 | REP-W | 97-17-043 |
| 251-12-600 | AMD-P | 97-08-090 | 260-24-210 | REP-W | 97-17-043 | 260-24-450 | REP-P | 97-21-092 |
| 251-12-600 | AMD.W | 97-10-088 | 260-24-210 | REP-P | 97-21-092 | 260-24-460 | REP-P | 97-04-060 |
| 251-12-600 | AMD-P | 97-10-089 | 260-24-220 | REP-P | 97-04-060 | 260-24-460 | REP-W | 97-17-043 |
| 251-12-600 | AMD | 97-13-045 | 260-24-220 | REP-W | 97-17-043 | 260-24-460 | REP-P | 97-21-092 |
| 251-14-060 | AMD | 97-06-012 | 260-24-220 | REP-P | 97-21-092 | 260-24-465 | REP-P | 97-04-060 |
| 251-14-120 | AMD | 97-06-012 | 260-24-230 | REP-P | 97-04-060 | 260-24-465 | REP-W | 97-17-043 |
| 251-19-100 | AMD-P | 97-22-061 | 260-24-230 | REP-W | 97-17-043 | 260-24-465 | REP-P | 97-21-092 |
| 251-19-105 | AMD-P | 97-22-060 | 260-24-230 | REP-P | 97-21-092 | 260-24-470 | REP-P | 97-04-060 |
| 251-20-020 | AMD-P | 97-08-090 | 260-24-240 | REP-P | 97-04-060 | 260-24-470 | REP-W | 97-17-043 |
| 251-20-020 | AMD-W | 97-10-088 | 260-24-240 | REP-W | 97-17-043 | 260-24-470 | REP-P | 97-21-092 |
| 251-20-020 | AMD-P | 97-10-089 | 260-24-240 | REP-P | 97-21-092 | 260-24-480 | REP-P | 97-04-060 |
| 251-20-020 | AMD | 97-13-045 | 260-24-250 | REP-P | 97-04-060 | 260-24-480 | REP-W | 97-17-043 |
| 260-24-010 | REP-P | 97-04-060 | 260-24-250 | REP-W | 97-17-043 | 260-24-480 | REP-P | 97-21-092 |
| 260-24-010 | REP-W | 97-17-043 | 260-24-250 | REP-P | 97-21-092 | 260-24-500 | NEW-P | 97-04-060 |
| 260-24-010 | REP-P | 97-21-092 | 260-24-260 | REP-P | 97-04-060 | 260-24-500 | NEW-W | 97-17-043 |
| 260-24-020 | REP-P | 97-04-060 | 260-24-260 | REP-W | 97-17-043 | 260-24-500 | NEW-P | 97-21-092 |
| 260-24-020 | REP-W | 97-17-043 | 260-24-260 | REP-P | 97-21-092 | 260-24-510 | NEW-P | 97-04-060 |
| 260-24-020 | REP-P | 97-21-092 | 260-24-270 | REP-P | 97-04-060 | 260-24-510 | NEW-W | 97-17-043 |
| 260-24-030 | REP-P | 97-04-060 | 260-24-270 | REP-W | 97-17-043 | 260-24-510 | NEW-P | 97-21-092 |
| 260-24-030 | REP-W | 97-17-043 | 260-24-270 | REP-P | 97-21-092 | 260-24-520 | NEW-P | 97-04-060 |
| 260-24-030 | REP-P | 97-21-092 | 260-24-280 | REP-P | 97-04-060 | 260-24-520 | NEW-W | 97-17-043 |
| 260-24-040 | REP-P | 97-04-060 | 260-24-280 | REP-W | 97-17-043 | 260-24-520 | NEW-P | 97-21-092 |
| 260-24-040 | REP-W | 97-17-043 | 260-24-280 | REP-P | 97-21-092 | 260-24-530 | NEW-P | 97-04-060 |
| 260-24-040 | REP-P | 97-21-092 | 260-24-290 | REP-P | 97-04-060 | 260-24-530 | NEW-W | 97-17-043 |
| 260-24-050 | REP-P | 97-04-060 | 260-24-290 | REP-W | 97-17-043 | 260-24-530 | NEW-P | 97-21-092 |
| 260-24-050 | REP-W | 97-17-043 | 260-24-290 | REP-P | 97-21-092 | 260-24-540 | NEW-P | 97-04-060 |
| 260-24-050 | REP-P | 97-21-092 | 260-24-300 | REP-P | 97-04-060 | 260-24-540 | NEW-W | 97-17-043 |
| 260-24-060 | REP-P | 97-04-060 | 260-24-300 | REP-W | 97-17-043 | 260-24-540 | NEW-P | 97-21-092 |
| 260-24-060 | REP-W | 97-17-043 | 260-24-300 | REP-P | 97-21-092 | 260-24-550 | NEW-P | 97-04-060 |
| 260-24-060 | REP-P | 97-21-092 | 260-24-310 | REP-P | 97-04-060 | 260-24-550 | NEW-W | 97-17-043 |
| 260-24-070 | REP-P | 97-04-060 | 260-24-310 | REP-W | 97-17-043 | 260-24-550 | NEW-P | 97-21-092 |
| 260-24-070 | REP-W | 97-17-043 | 260-24-310 | REP-P | 97-21-092 | 260-24-560 | NEW-P | 97-04-060 |
| 260-24-070 | REP-P | 97-21-092 | 260-24-320 | REP-P | 97-04-060 | 260-24-560 | NEW-W | 97-17-043 |
| 260-24-080 | REP-P | 97-04-060 | 260-24-320 | REP-W | 97-17-043 | 260-24-560 | NEW-P | 97-21-092 |
| 260-24-080 | REP-W | 97-17-043 | 260-24-320 | REP-P | 97-21-092 | 260-24-570 | NEW-P | 97-04-060 |
| 260-24-080 | REP-P | 97-21-092 | 260-24-330 | REP-P | 97-04-060 | 260-24-570 | NEW-W | 97-17-043 |
| 260-24-090 | REP-P | 97-04-060 | 260-24-330 | REP-W | 97-17-043 | 260-24-570 | NEW-P | 97-21-092 |
| 260-24-090 | REP-W | 97-17-043 | 260-24-330 | REP-P | 97-21-092 | 260-24-580 | NEW-P | 97-04-060 |
| 260-24-090 | REP-P | 97-21-092 | 260-24-340 | REP-P | 97-04-060 | 260-24-580 | NEW-W | 97-17-043 |
| 260-24-100 | REP-P | 97-04-060 | 260-24-340 | REP-W | 97-17-043 | 260-24-580 | NEW-P | 97-2I-092 |
| 260-24-100 | REP-W | 97-17-043 | 260-24-340 | REP-P | 97-21-092 | 260-24-590 | NEW-P | 97-04-060 |
| 260-24-100 | REP-P | 97-21-092 | 260-24-350 | REP-P | 97-04-060 | 260-24-590 | NEW-W | 97-17-043 |
| 260-24-110 | REP-P | 97-04-060 | 260-24-350 | REP-W | 97-17-043 | 260-24-590 | NEW-P | 97-21-092 |
| 260-24-110 | REP-W | 97-17-043 | 260-24-350 | REP-P | 97-21-092 | 260-24-600 | NEW-P | 97-04-060 |
| 260-24-110 | REP-P | 97-21-092 | 260-24-360 | REP-P | 97-04-060 | 260-24-600 | NEW-W | 97-17-043 |
| 260-24-120 | REP-P | 97-04-060 | 260-24-360 | REP-W | 97-17-043 | 260-24-600 | NEW-P | 97-21-092 |
| 260-24-120 | REP-W | 97-17-043 | 260-24-360 | REP-P | 97-21-092 | 260-24-610 | NEW-P | 97-04-060 |
| 260-24-120 | REP-P | 97-21-092 | 260-24-370 | REP-P | 97-04-060 | 260-24-610 | NEW-W | 97-17-043 |
| 260-24-130 | REP-P | 97-04-060 | 260-24-370 | REP-W | 97-17-043 | 260-24-610 | NEW-P | 97-21-092 |
| 260-24-130 | REP-W | 97-17-043 | 260-24-370 | REP-P | 97-21-092 | 260-24-620 | NEW-P | 97-04-060 |
| 260-24-130 | REP-P | 97-21-092 | 260-24-380 | REP-P | 97-04-060 | 260-24-620 | NEW-W | 97-17-043 |
| 260-24-140 | REP-P | 97-04-060 | 260-24-380 | REP-W | 97-17-043 | 260-24-620 | NEW-P | 97-21-092 |
| 260-24-140 | REP-W | 97-17-043 | 260-24-380 | REP-P | 97-21-092 | 260-24-630 | NEW-P | 97-04-060 |
| 260-24-140 | REP-P | 97-21-092 | 260-24-390 | REP-P | 97-04-060 | 260-24-630 | NEW-W | 97-17-043 |
| 260-24-150 | REP-P | 97-04-060 | 260-24-390 | REP-W | 97-17-043 | 260-24-630 | NEW-P | 97-21-092 |
| 260-24-150 | REP-W | 97-17-043 | 260-24-390 | REP-P | 97-21-092 | 260-24-640 | NEW-P | 97-04-060 |
| 260-24-150 | REP-P | 97-21-092 | 260-24-400 | REP-P | 97-04-060 | 260-24-640 | NEW-W | 97-17-043 |
| 260-24-160 | REP-P | 97-04-060 | 260-24-400 | REP-W | 97-17-043 | 260-24-640 | NEW-P | 97-21-092 |
| 260-24-160 | REP-W | 97-17-043 | 260-24-400 | REP-P | 97-21-092 | 260-24-650 | NEW-P | 97-04-060 |
| 260-24-160 | REP-P | 97-21-092 | 260-24-410 | REP-P | 97-04-060 | 260-24-650 | NEW-W | 97-17-043 |
| 260-24-170 | REP-P | 97-04-060 | 260-24-410 | REP-W | 97-17-043 | 260-24-650 | NEW-P | 97-21-092 |
| 260-24-170 | REP-W | 97-17-043 | 260-24-410 | REP-P | 97-21-092 | 260-24-660 | NEW-P | 97-04-060 |
| 260-24-170 | REP-P | 97-21-092 | 260-24-420 | REP-P | 97-04-060 | 260-24-660 | NEW-W | 97-17-043 |
| 260-24-180 | REP-P | 97-04-060 | 260-24-420 | REP-W | 97-17-043 | 260-24-660 | NEW-P | 97-21-092 |
| 260-24-180 | REP-W | 97-17-043 | 260-24-420 | REP-P | 97-21-092 | 260-24-670 | NEW-P | 97-04-060 |
| 260-24-180 | REP-P | 97-21-092 | 260-24-430 | REP-P | 97-04-060 | 260-24-670 | NEW-W | 97-17-043 |
| 260-24-190 | REP-P | 97-04-060 | 260-24-430 | REP-W | 97-17-043 | 260-24-670 | NEW-P | 97-21-092 |
| 260-24-190 | REP-W | 97-17-043 | 260-24-430 | REP-P | 97-21-092 | 260-24-680 | NEW-P | 97-04-060 |
| 260-24-190 | REP-P | 97-21-092 | 260-24-440 | REP-P | 97-04-060 | 260-24-680 | NEW-W | 97-17-043 |
| 260-24-200 | REP-P | 97-04-060 | 260-24-440 | REP-W | 97-17-043 | 260-24-680 | NEW-P | 97-21-092 |
| 260-24-200 | REP-W | 97-17-043 | 260-24-440 | REP-P | 97-21-092 | 260-24-690 | NEW-P | 97-04-060 |
| Table |  |  |  | [ 26 ] |  |  |  |  |


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| 260-24-700 | NEW-P | 97-04-060 | 275-48-015 | PREP | 97-15-131 | 275-76-150 | REP-P | 97-19-102 |
| 260-24-700 | NEW-W | 97-17-043 | 275-48-015 | REP-P | 97-19-102 | 275-80-805 | PREP | 97-15-131 |
| 260-24-700 | NEW-P | 97-21-092 | 275-48-020 | PREP | 97-15-131 | 275-80-805 | REP-P | 97-19-102 |
| 260-32 | PREP | 97-04-059 | 275-48-020 | REP-P | 97-19-102 | 275-80-810 | PREP | 97-15-131 |
| 260-32-370 | NEW-P | 97-21-093 | 275-48-025 | PREP | 97-15-131 | 275-80-810 | REP-P | 97-19-102 |
| 260-48 | PREP | 97-04-058 | 275-48-025 | REP-P | 97-19-102 | 275-80-815 | PREP | 97-15-131 |
| 260-48-890 | AMD-P | 97-21-094 | 275-48-030 | PREP | 97-15-131 | 275-80-815 | REP-P | 97-19-102 |
| 262-01-030 | PREP | 97-06-112 | 275-48-030 | REP-P | 97-19-102 | 275-80-840 | PREP | 97-15-131 |
| 262-01-030 | AMD-P | 97-09-091 | 275-48-035 | PREP | 97-15-131 | 275-80-840 | REP-P | 97-19-102 |
| 262-01-030 | AMD-W | 97-10-060 | 275-48-035 | REP-P | 97-19-102 | 275-80-842 | PREP | 97-15-131 |
| 262-01-030 | AMD-P | 97-11-065 | 275-48-040 | PREP | 97-15-131 | 275-80-842 | REP-P | 97-19-102 |
| 262-01-030 | AMD | 97-16-021 | 275-48-040 | REP-P | 97-19-102 | 275-80-844 | PREP | 97-15-131 |
| 262-01-130 | NEW-P | 97-17-078 | 275-48-045 | PREP | 97-15-131 | 275-80-844 | REP-P | 97-19-102 |
| 262-01-130 | NEW | 97-20-086 | 275-48-045 | REP-P | 97-19-102 | 275-80-846 | PREP | 97-15-131 |
| 262-02-020 | PREP | 97-06-112 | 275-48-050 | PREP | 97-15-131 | 275-80-846 | REP-P | 97-19-102 |
| 262-02-020 | AMD-P | 97-09-090 | 275-48-050 | REP-P | 97-19-102 | 275-80-848 | PREP | 97-15-131 |
| 262-02-020 | AMD-W | 97-10-060 | 275-60-010 | PREP-X | 97-14-071 | 275-80-848 | REP-P | 97-19-102 |
| 262-02-020 | AMD-P | 97-11-064 | 275-60-010 | REP | 97-18-052 | 275-80-852 | PREP | 97-15-131 |
| 262-02-020 | AMD | 97-16-020 | 275-60-020 | PREP-X | 97-14-071 | 275-80-852 | REP-P | 97-19-102 |
| 262-02-030 | PREP | 97-06-112 | 275-60-020 | REP | 97-18-052 | 275-80-854 | PREP | 97-15-131 |
| 262-02-030 | AMD-P | 97-09-090 | 275-60-030 | PREP-X | 97-14-071 | 275-80-854 | REP-P | 97-19-102 |
| 262-02-030 | AMD-W | 97-10-060 | 275-60-030 | REP | 97-18-052 | 275-80-860 | PREP | 97-15-131 |
| 262-02-030 | AMD-P | 97-11-064 | 275-60-040 | PREP-X | 97-14-071 | 275-80-860 | REP-P | 97-19-102 |
| 262-02-030 | AMD | 97-16-020 | 275-60-040 | REP | 97-18-052 | 275-80-870 | PREP | 97-15-131 |
| 262-03 | PREP | 97-07-068 | 275-60-050 | PREP-X | 97-14-071 | 275-80-870 | REP-P | 97-19-102 |
| 262-03-010 | NEW-P | 97-11-063 | 275-60-050 | REP | 97-18-052 | 275-80-872 | PREP | 97-15-131 |
| 262-03-010 | NEW | 97-16-019 | 275-60-060 | PREP-X | 97-14-071 | 275-80-872 | REP-P | 97-19-102 |
| 262-03-020 | NEW-P | 97-11-063 | 275-60-060 | REP | 97-18-052 | 275-80-876 | PREP | 97-15-131 |
| 262-03-020 | NEW | 97-16-019 | 275-60-070 | PREP-X | 97-14-071 | 275-80-876 | REP-P | 97-19-102 |
| 262-03-030 | NEW-P | 97-11-063 | 275-60-070 | REP | 97-18-052 | 275-80-878 | PREP | 97-15-131 |
| 262-03-030 | NEW | 97-16-019 | 275-60-200 | PREP-X | 97-14-071 | 275-80-878 | REP-P | 97-19-102 |
| 262-03-040 | NEW-P | 97-11-063 | 275-60-200 | REP | 97-18-052 | 275-80-890 | PREP | 97-15-131 |
| 262-03-040 | NEW | 97-16-019 | 275-60-300 | PREP-X | 97-14-071 | 275-80-890 | REP-P | 97-19-102 |
| 262-03-050 | NEW-P | 97-11-063 | 275-60-300 | REP | 97-18-052 | 275-80-895 | PREP | 97-15-131 |
| 262-03-050 | NEW | 97-16-019 | 275-60-400 | PREP-X | 97-14-071 | 275-80-895 | REP-P | 97-19-102 |
| 262-03-060 | NEW-P | 97-11-063 | 275-60-400 | REP | 97-18-052 | 275-80-900 | PREP | 97-15-131 |
| 262-03-060 | NEW | 97-16-019 | 275-60-500 | PREP-X | 97-14-071 | 275-80-900 | REP-P | 97-19-102 |
| 262-03-070 | NEW-P | 97-11-063 | 275-60-500 | REP | 97-18-052 | 275-80-905 | PREP | 97-15-131 |
| 262-03-070 | NEW | 97-16-019 | 275-60-510 | PREP-X | 97-14-071 | 275-80-905 | REP-P | 97-19-102 |
| 262-03-080 | NEW-P | 97-11-063 | 275-60-510 | REP | 97-18-052 | 275-80-910 | PREP | 97-15-131 |
| 262-03-080 | NEW | 97-16-019 | 275-60-520 | PREP-X | 97-14-071 | 275-80-910 | REP-P | 97-19-102 |
| 262-03-090 | NEW-P | 97-11-063 | 275-60-520 | REP | 97-18-052 | 275-80-915 | PREP | 97-15-131 |
| 262-03-090 | NEW | 97-16-019 | 275-76-005 | PREP | 97-15-131 | 275-80-915 | REP-P | 97-19-102 |
| 262-04 | PREP | 97-14-025 | 275-76-005 | REP-P | 97-19-102 | 275-80-920 | PREP | 97-15-131 |
| 275-27-023 | AMD-E | 97-03-033 | 275-76-010 | PREP | 97-15-131 | 275-80-920 | REP-P | 97-19-102 |
| 275-27-023 | AMD-P | 97-08-007 | 275-76-010 | REP-P | 97-19-102 | 275-80-925 | PREP | 97-15-131 |
| 275-27-023 | AMD-E | 97-11-009 | 275-76-020 | PREP | 97-15-131 | 275-80-925 | REP-P | 97-19-102 |
| 275-27-023 | AMD | 97-13-051 | 275-76-020 | REP-P | 97-19-102 | 275-80-930 | PREP | 97-15-131 |
| 275-27-220 | AMD-E | 97-03-033 | 275-76-030 | PREP | 97-15-131 | 275-80-930 | REP-P | 97-19-102 |
| 275-27-220 | AMD-P | 97-08-007 | 275-76-030 | REP-P | 97-19-102 | 275-80-935 | PREP | 97-15-131 |
| 275-27-220 | AMD-E | 97-11-009 | 275-76-040 | PREP | 97-15-131 | 275-80-935 | REP-P | 97-19-102 |
| 275-27-220 | AMD | 97-13-051 | 275-76-040 | REP-P | 97-19-102 | 275-80-940 | PREP | 97-15-131 |
| 275-27-221 | REP-E | 97-03-033 | 275-76-050 | PREP | 97-15-131 | 275-80-940 | REP-P | 97-19-102 |
| 275-27-221 | REP-P | 97-08-007 | 275-76-050 | REP-P | 97-19-102 | 275-80-995 | PREP | 97-15-131 |
| 275-27-221 | REP-E | 97-11-009 | 275-76-060 | PREP | 97-15-131 | 275-80-995 | REP-P | 97-19-102 |
| 275-27-221 | REP | 97-13-051 | 275-76-060 | REP-P | 97-19-102 | 275-110-010 | PREP | 97-15-131 |
| 275-27-222 | NEW-P | 97-08-007 | 275-76-070 | PREP | 97-15-131 | 275-110-020 | PREP | 97-15-131 |
| 275-27-222 | NEW-E | 97-11-009 | 275-76-070 | REP-P | 97-19-102 | 275-110-030 | PREP | 97-15-131 |
| 275-27-222 | NEW | 97-13-051 | 275-76-080 | PREP | 97-15-131 | 275-110-040 | PREP | 97-15-131 |
| 275-27-223 | AMD-E | 97-03-033 | 275-76-080 | REP-P | 97-19-102 | 275-110-050 | PREP | 97-15-131 |
| 275-27-223 | AMD-P | 97-08-007 | 275-76-090 | PREP | 97-15-131 | 275-110-060 | PREP | 97-15-131 |
| 275-27-223 | AMD-E | 97-11-009 | 275-76-090 | REP-P | 97-19-102 | 275-110-070 | PREP | 97-15-131 |
| 275-27-223 | AMD | 97-13-051 | 275-76-100 | PREP | 97-15-131 | 275-110-080 | PREP | 97-15-131 |
| 275-27-400 | AMD-E | 97-03-033 | 275-76-100 | REP-P | 97-19-102 | 275-110-090 | PREP | 97-15-131 |
| 275-27-400 | AMD-P | 97-08-007 | 275-76-110 | PREP | 97-15-131 | 275-110-100 | PREP | 97-15-131 |
| 275-27-400 | AMD-E | 97-11-009 | 275-76-110 | REP-P | 97-19-102 | 275-110-110 | PREP | 97-15-131 |
| 275-27-400 | AMD | 97-13-051 | 275-76-120 | PREP | 97-15-131 | 275-110-120 | PREP | 97-15-131 |
| 275-30 | PREP | 97-19-103 | 275-76-120 | REP-P | 97-19-102 | 275-150-010 | PREP | 97-15-131 |
| 275-30-020 | REP-P | 97-19-102 | 275-76-130 | PREP | 97-15-131 | 275-150-010 | REP-P | 97-19-102 |
| 275-33-010 | REP-P | 97-19-102 | 275-76-130 | REP-P | 97-19-102 | 275-150-020 | PREP | 97-15-131 |
| 275-46-005 | REP-P | 97-19-102 | 275-76-140 | PREP | 97-15-131 | 275-150-020 | REP-P | 97-19-102 |


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| 275-150-040 | PREP | 97-15-131 | 284-43-200 | NEW-P | 97-21-155 | 284-44-100 | REP-P | 97-20-139 |
| 275-150-040 | REP-P | 97-19-102 | 284-43-210 | NEW-W | 97-08-044 | 284-44-100 | REP-C | 97-21-151 |
| 275-150-050 | PREP | 97-15-131 | 284-43-210 | NEW-P | 97-21-155 | 284-44-110 | REP-P | 97-20-139 |
| 275-150-050 | REP-P | 97-19-102 | 284-43-220 | NEW-P | 97-21-155 | 284-44-110 | REP-C | 97-21-151 |
| 275-150-060 | PREP | 97-15-131 | 284-43-250 | NEW-P | 97-21-155 | 284-44-120 | REP-P | 97-20-139 |
| 275-150-060 | REP-P | 97-19-102 | 284-43-300 | NEW-W | 97-08-044 | 284-44-120 | REP-C | 97-21-151 |
| 275-150-070 | PREP | 97-15-131 | 284-43-300 | NEW-P | 97-21-155 | 284-44-130 | REP-P | 97-20-139 |
| 275-150-070 | REP-P | 97-19-102 | 284-43-310 | NEW-W | 97-08-044 | 284-44-130 | REP-C | 97-21-151 |
| 275-150-080 | PREP | 97-15-131 | 284-43-310 | NEW-P | 97-21-155 | 284-44-140 | REP-P | 97-20-139 |
| 275-150-080 | REP-P | 97-19-102 | 284-43-320 | NEW-W | 97-08-044 | 284-44-140 | REP-C | 97-21-151 |
| 275-150-090 | PREP | 97-15-131 | 284-43-320 | NEW-P | 97-21-155 | 284-44-150 | REP-P | 97-20-139 |
| 275-150-090 | REP-P | 97-19-102 | 284-43-330 | NEW-W | 97-08-044 | 284-44-150 | REP-C | 97-21-151 |
| 275-155 | AMD-P | 97-11-044 | 284-43-330 | NEW-P | 97-21-155 | 284-44-160 | REP-P | 97-20-139 |
| 275-155-005 | AMD-P | 97-11-044 | 284-43-340 | NEW-W | 97-08-044 | 284-44-160 | REP-C | 97-21-151 |
| 275-155-010 | AMD-P | 97-11-044 | 284-43-340 | NEW-P | 97-21-155 | 284-44-190 | REP-P | 97-20-139 |
| 275-155-070 | NEW-P | 97-11-044 | 284-43-350 | NEW-W | 97-08-044 | 284-44-190 | REP-C | 97-21-151 |
| 275-155-080 | NEW-P | 97-11-044 | 284-43-360 | NEW-W | 97-08-044 | 284-44-200 | REP-P | 97-20-139 |
| 275-155-090 | NEW-P | 97-11-044 | 284-43-400 | NEW-W | 97-08-044 | 284-44-200 | REP-C | 97-21-151 |
| 275-155-100 | NEW-P | 97-11-044 | 284-43-400 | NEW-P | 97-21-155 | 284-44-210 | REP-P. | 97-20-139 |
| 275-155-110 | NEW-P | 97-11-044 | 284-43-410 | NEW-W | 97-08-044 | 284-44-210 | REP-C | 97-21-151 |
| 275-155-120 | NEW-P | 97-11-044 | 284-43-410 | NEW-P | 97-21-155 | 284-44-220 | REP-P | 97-20-139 |
| 275-155-130 | NEW-P | 97-11-044 | 284-43-420 | NEW-W | 97-08-044 | 284-44-220 | REP-C | 97-21-151 |
| 275-155-140 | NEW-P | 97-11-044 | 284-43-420 | NEW-P | 97-21-155 | 284-44-240 | REP-W | 97-08-044 |
| 284-04 | NEW-C | 97-03-023 | 284-43-500 | NEW-W | 97-08-044 | 284-44-240 | REP-P | 97-21-155 |
| 284-04 | NEW-C | 97-03-120 | 284-43-510 | NEW-W | 97-08-044 | 284-44-410 | REP-W | 97-08-044 |
| 284-04 | NEW-C | 97-08-091 | 284-43-520 | NEW-W | 97-08-044 | 284-44-410 | REP-P | 97-21-155 |
| 284-04 | NEW-W | 97-10-072 | 284-43-530 | NEW-W | 97-08-044 | 284-46-020 | REP-P | 97-21-155 |
| 284-10-010 | REP-P | 97-21-155 | 284-43-540 | NEW-W | 97-08-044 | 284-46-575 | REP-W | 97-08-044 |
| 284-10-015 | REP-P | 97-21-155 | 284-43-550 | NEW-W | 97-08-044 | 284-46-575 | REP-P | 97-21-155 |
| 284-10-020 | REP-P | 97-21-155 | 284-43-560 | NEW-W | 97-08-044 | 284-51-050 | PREP | 97-04-074 |
| 284-10-030 | REP-P | 97-21-155 | 284-43-600 | NEW-W | 97-08-044 | 284-54-750 | NEW-P | 97-15-150 |
| 284-10-050 | REP-P | 97-21-155 | 284-43-610 | NEW-W | 97-08-044 | 284-54-750 | NEW | 97-19-007 |
| 284-10-060 | REP-P | 97-21-155 | 284-43-610 | NEW-P | 97-21-155 | 284-74-010 | PREP | 97-20-141 |
| 284-10-070 | REP-P | 97-21-155 | 284-43-620 | NEW-W | 97-08-044 | 284-85-085 | AMD-P | 97-15-150 |
| 284-10-090 | REP-P | 97-21-155 | 284-43-620 | NEW-P | 97-21-155 | 284-85-085 | AMD | 97-19-007 |
| 284-10-140 | REP-P | 97-21-155 | 284-43-630 | NEW-W | 97-08-044 | 286-13-040 | PREP | 97-08-079 |
| 284-13-505 | NEW | 97-05-012 | 284-43-630 | NEW-P | 97-21-155 | 286-13-040 | AMD-P | 97-12-027 |
| 284-13-515 | NEW | 97-05-012 | 284-43-640 | NEW-W | 97-08-044 | 286-13-040 | AMD | 97-17-004 |
| 284-13-520 | AMD | 97-05-012 | 284-43-640 | NEW-P | 97-21-155 | 286-13-045 | AMD-P | 97-04-006 |
| 284-13-530 | NEW | 97-05-012 | 284-43-650 | NEW-W | 97-08-044 | 286-13-045 | AMD | 97-08-003 |
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| 284-13-550 | AMD | 97-05-012 | 284-43-700 | NEW-C | 97-08-046 | 286-13-110 | AMD-P | 97-04-006 |
| 284-13-560 | AMD | 97-05-012 | 284-43-700 | NEW-W | 97-11-001 | 286-13-110 | AMD | 97-08-003 |
| 284-13-570 | AMD | 97-05-012 | 284-43-700 | NEW-P | 97-21-155 | 286-13:110 | PREP | 97-08-079 |
| 284-13-590 | AMD | 97-05-012 | 284-43-710 | NEW-P | 97-21-155 | 286-13-110 | AMD-P | 97-12-027 |
| 284-13-595 | NEW | 97-05-012 | 284-43-720 | NEW-P | 97-21-155 | 286-13-110 | AMD | 97-17-004 |
| 284-17-220 | AMD-P | 97-15-150 | 284-43-730 | NEW-P | 97-21-155 | 286-13-115 | PREP | 97-08-079 |
| 284-17-220 | AMD | 97-19-007 | 284-43-800 | NEW-P | 97-21-155 | 286-13-115 | AMD-P | 97-12-027 |
| $284-23$ | PREP | 97-20-140 | 284-43-900 | NEW-P | 97-20-139 | 286-13-115 | AMD | 97-17-004 |
| 284-23-610 | AMD-P | 97-22-108 | 284-43-900 | NEW-C | 97-21-151 | 286-26-080 | AMD-P | 97-04-006 |
| 284-23-620 | AMD-P | 97-22-108 | 284-43-905 | NEW-P | 97-20-139 | 286-26-080 | AMD | 97-08-003 |
| 284-23-640 | AMD-P | 97-22-108 | 284-43-905 | NEW-C | 97-21-151 | 286-27-040 | AMD-P | 97-04-006 |
| 284-23-645 | NEW-P | 97-22-108 | 284-43-910 | NEW-P | 97-20-139 | 286-27-040 | AMD | 97-08-003 |
| 284-23-650 | AMD-P | 97-22-108 | 284-43-910 | NEW-C | 97-21-151 | 286-27-050 | REP-P | -97-08-003 |
| 284-23-660 | AMD-P | 97-22-108 | 284-43-915 | NEW-P | 97-20-139 | 286-27-050 | REP | -97-08-003 |
| 284-23-690 | AMD-P | 97-22-108 | 284-43-915 | NEW-C | 97-21-151 | 286-35-030 | AMD-P | 97-04-006 |
| 284-23-710 | AMD-P | 97-22-108 | 284-43-920 | NEW-P | 97-20-139 | 286-35-030 | AMD | 97-04-06 97-003 |
| $284-23-730$ $284-30-395$ | AMD-P NEW-S | 97-22-108 $97-03-090$ | 284-43-920 | NEW-C | 97-21-151 | 286-35-040 | REP-P | 97-04-006 |
| 284-30-395 284-30-395 | NEW-S | 97-03-090 $97-08-045$ | 284-43-925 | NEW-P | 97-20-139 | 286-35-040 | REP. | 97-08-003 |
| 284-30-395 | NEW-C | 97-11-010 | 284-43-930 | NEW-P | 97-21-151 | $286-40-020$ $286-40-020$ | AMD-P | 97-04-006 $97-08-003$ |
| 284-30-395 | NEW | 97-13-005 | 284-43-930 | NEW-C | 97-21-151 | 287-04-029 | NEW-XA | 97-08-003 |
| 284-43 | AMD-P | 97-21-155 | 284-43-935 | NEW-P | 97-20-139 | 287-04-031 | AMD-XA | -97-20-060 |
| 284-43-040 | REP-P | 97-21-155 | 284-43-935 | NEW-C | 97-21-151 | 287-04-032 | AEW-XA | 97-20-060 $\mathbf{9 7 - 2 0} 0$ |
| 284-43-100 | REP-P NEW-W | 97-21-155 $97-08-044$ | 284-43-940 | NEW-P | 97-20-139 | 287-04-033 | NEW-XA | 97-20-060 |
| 284-43-110 | NEW-W | 97-08-044 | 284-43-940 284-43-945 | NEW-C | 97-21-151 $\mathbf{9 7 - 2 0 - 1 3 9}$ | 287-04-034 287-04-038 | NEW-XA | 97-20-060 $\mathbf{9 7 - 2 0 - 0 6 0 ~}$ |
| 284-43-120 | NEW-W | 97-08-044 | 284-43-945 | NEW-C | 97-21-151 | $2877-04-038$ 287-039 | NEW-XA | $97-20-060$ $97-20-060$ |
| 284-43-120 | NEW-P | 97-21-155 | 284-43-950 | NEW-P | 97-20-139 | 292-09-010 | AMD-P | 97-05-022 |
| 284-43-130 | NEW-W | 97-08-044 | 284-43-950 | NEW-C | 97-21-151 | 292-09-010 | AMD | 97-13-069 |


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| 292-11-010 | NEW | 97-13-075 | 296-04A-110 | NEW-P | 97-23-088 | 296-10-390 | PREP-X | 97-13-034 |
| 292-11-020 | NEW-S | 97-05-023 | 296-04A-120 | NEW-P | 97-23-088 | 296-10-390 | REP | 97-17-064 |
| 292-11-020 | NEW | 97-13-075 | 296-04A-130 | NEW-P | 97-23-088 | 296-10-400 | PREP-X | 97-13-034 |
| 292-11-030 | NEW-W | 97-09-057 | 296-04A-150 | NEW-P | 97-23-088 | 296-10-400 | REP | 97-17-064 |
| 292-110-010 | PREP | 97-13-006 | 296-04A-200 | NEW-P | 97-23-088 | 296-10-410 | PREP | 97-13-034 |
| 292-110-010 | AMD-P | 97-21-076 | 296-04A-210 | NEW-P | 97-23-088 | 296-10-410 | REP | 97-17-064 |
| 292-110-050 | NEW-P | 97-20-098 | 296-04A-230 | NEW-P | 97-23-088 | 296-10-420 | PREP- | 97-13-034 |
| 292-110-060 | NEW-P | 97-20-099 | 296-04A-300 | NEW-P | 97-23-088 | 296-10-420 | REP | 97-17-064 |
| 292-120-010 | NEW-P | 97-03-133 | 296-04A-3000 | NEW-P | 97-23-088 | 296-10-430 | PREP | 97-13-034 |
| 292-120-010 | NEW | 97-07-058 | 296-04A-330 | NEW-P | 97-23-088 | 296-10-430 | REP | 97-17-064 |
| 292-120-020 | NEW-P | 97-03-133 | 296-04A-340 | NEW-P | 97-23-088 | 296-10-440 | PREP | 97-13-034 |
| 292-120-020 | NEW | 97-07-058 | 296-04A-350 | NEW-P | 97-23-088 | 296-10-440 | REP | 97-17-064 |
| 292-120-030 | NEW-P | 97-03-133 | 296-04A-351 | NEW-P | 97-23-088 | 296-10-450 | PREP-X | 97-13-034 |
| 292-120-030 | NEW | 97-07-058 | $296.04 \mathrm{~A}-360$ | NEW-P | 97-23-088 | 296-10-450 | REP | 97-17-064 |
| 292-120-040 | NEW-P | 97-03-133 | 296-04A-370 | NEW-P | 97-23-088 | 296-10-460 | PREP-X | 97-13-034 |
| 292-120-040 | NEW | 97-07-058 | 296-04A-380 | NEW-P | 97-23-088 | 296-10-460 | REP | 97-17-064 |
| 296-04-001 | REP-P | 97-23-088 | 296-04A-390 | NEW-P | 97-23-088 | 296-10-470 | PREP-X | 97-13-034 |
| 296-04-005 | REP-P | 97-23-088 | $296.04 \mathrm{~A}-400$ | NEW-P | 97-23-088 | 296-10-470 | REP | 97-17.064 |
| 296-04-010 | REP-P | 97-23-088 | $296-04 \mathrm{~A}-410$ | NEW-P | 97-23-088 | 296-10-480 | PREP-X | 97-13-034 |
| 296-04-015 | REP-P | 97-23-088 | $296.04 \mathrm{~A}-420$ | NEW-P | 97-23-088 | 296-10-480 | REP | 97-17-064 |
| 296-04-040 | REP-P | 97-23-088 | $296-04 \mathrm{~A}-430$ | NEW-P | 97-23-088 | 296-10-490 | PREP-X | 97-13-034 |
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| 296-04-060 | REP-P | 97-23-088 | 296-04A-480 | NEW-P | 97-23-088 | 296-10-510 | PREP-X | 97-13-034 |
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| 296-04-115 | REP-P | 97-23-088 | 296-10-020 | PREP-X | 97-13-034 | 296-10-520 | REP | 97-17-064 |
| 296-04-125 | REP-P | 97-23-088 | 296-10-020 | REP | 97-17-064 | 296-10-530 | PREP-X | 97-13-034 |
| 296-04-160 | REP-P | 97-23-088 | 296-10-030 | PREP-X | 97-13-034 | 296-10-530 | REP | 97-17-064 |
| 296-04-165 | REP-P | 97-23-088 | 296-10-030 | REP | 97-17-064 | 296-10-540 | PREP-X | 97-13-034 |
| 296-04-260 | REP-P | 97-23-088 | 296-10-040 | PREP- | 97-13-034 | 296-10-540 | REP | 97-17-064 |
| 296-04-270 | REP-P | 97-23-088 | 296-10-040 | REP | 97-17-064 | 296-10-550 | PREP-X | 97-13-034 |
| 296-04-275 | REP-P | 97-23-088 | 296-10-050 | PREP-X | 97-13-034 | 296-10-550 | REP | 97-17-064 |
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| 296-04-295 | REP-P | 97-23-088 | 296-10-060 | PREP-X | 97-13-034 | 296-10-560 | REP | 97-17-064 |
| 296-04-300 | REP-P | 97-23-088 | 296-10-060 | REP | 97-17-064 | 296-10-570 | PREP-X | 97-13-034 |
| 296-04-310 | REP-P | 97-23-088 | 296-10-070 | PREP- | 97-13-034 | 296-10-570 | REP | 97-17-064 |
| 296-04-330 | REP-P | 97-23-088 | 296-10-070 | REP | 97-17-064 | 296-10-580 | PREP-X | 97-13-034 |
| 296-04-340 | REP-P | 97-23-088 | 296-10-080 | PREP- | 97-13-034 | 296-10-580 | REP | 97-17-064 |
| 296-04-350 | REP-P | 97-23-088 | 296-10-080 | REP | 97-17-064 | 296-10-590 | PREP-X | 97-13-034 |
| 296-04-351 | REP-P | 97-23-088 | 296-10-090 | PREP-X | 97-13-034 | 296-10-590 | REP | 97-17-064 |
| 296-04-360 | REP-P | 97-23-088 | 296-10-090 | REP | 97-17-064 | 296-11-001 | DECOD | 97-08-042 |
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| 296-04-380 | REP-P | 97-23-088 | 296-10-100 | REP | -97-13-034 | 296-11-020 | DECOD | 97-08-042 |
| 296-04-390 | REP-P | 97-23-088 | - $296-10-110$ | ${ }_{\text {REP }}$ PREP-X | 97-17-064 | 296-11-030 | DECOD | 97-08-042 |
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| 296-04-420 | REP-P | 97-23-088 | 296-10-120 | REP | 97-17-064 | 296-11-050 | DECOD | 97-08-042 |
| 296-04-430 | REP-P | 97-23-088 | 296-10-130 | PREP-X | 97-13-034 | 296-11-060 | DECOD | 97-08-042 |
| 296-04-440 | REP-P | 97-23-088 | 296-10-130 | REP | 97-17-064 | 296-11-070 | DECOD | 97-08-042 |
| 296-04-460 | REP-P | 97-23-088 | 296-10-140 | PREP-X | 97-13-034 | 296-11-080 | DECOD | 97-08-042 |
| 296-04-470 | REP-P | 97-23-088 | 296-10-140 | REP | 97-17-064 | 296-11-090 | DECOD | 97-08-042 |
| 296-04-480 | REP-P | 97-23-088 | 296-10-150 | PREP-X | 97-13-034 | 296-11-100 | DECOD | 97-08-042 |
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| 296-04A-006 | NEW-P | 97-23-088 | 296-10-160 | REP | 97-17-064 | 296-11-130 | DECOD | 97-08-042 |
| 296-04A-009 | NEW-P | 97-23-088 | 296-10-170 | PREP-X | 97-13-034 | 296-11-140 | DECOD | 97-08-042 |
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| 296-04A-055 | NEW-P | 97-23-088 | 296-10-370 | REP | 97-17-064 | 296-11-270 | DECOD | 97-08-042 |
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| 296-17-45003 | AMD-E | 97-08-043 |
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| 296-17-52117 | NEW | 97-06-007 |
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| 296-17-52117 | REP | 97-12-011 |
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| 296-17-52121 | NEW-E | 97-08-043 |
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| 296-17-52121 | NEW | 97-12-011 |
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| 296-17-52124 | NEW-E | 97-08-043 | 296-23A-0360 | NEW | 97-06-066 |
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| 296-17-91901 | AMD-P | 97-19-095 | 296-23A-0610 | NEW | 97-06-066 |
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| 296-17-91903 | AMD-P | 97-19-095 | 296-23A-100 | REP | 97-06-066 |
| 296-17-91904 | AMD-P | 97-19-095 | 296-23A-105 | REP | 97-06-066 |
| 296-17-91905 | AMD-P | 97-19-095 | 296-23A-106 | REP | 97-06-066 |
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| 296-20-135 | AMD-P | 97-05-076 | 296-23A-130 | REP | 97-06-066 |
| 296-20-135 | AMD | 97-10-017 | 296-23A-135 | REP | 97-06-066 |
| 296-20-200 | AMD | 97-09-036 | 296-23A-140 | REP | 97-06-066 |
| 296-20-210 | AMD | 97-09-036 | 296-23A-145 | REP | 97-06-066 |
| 296-20-220 | AMD | 97-09-036 | 296-23A-150 | REP | 97-06-066 |
| 296-23 | PREP | 97-02-096 | 296-23A-155 | REP | 97-06-066 |
| 296-23-190 | REP-P | 97-19-090 | 296-23A-160 | REP | 97-06-066 |
| 296-23-210 | REP-P | 97-19-090 | 296-23A-165 | REP | 97-06-066 |
| 296-23-220 | PREP | 97-02-097 | 296-23A-170 | REP | 97-06-066 |
| 296-23-220 | AMD-P | 97-05-076 | 296-23A-175 | REP | 97-06-066 |
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| 296-23-26504 | NEW | 97-09-036 | 296-23A-225 | REP | 97-06-066 |
| 296-23-26505 | NEW | 97-09-036 | 296-23A-230 | REP | 97-06-066 |
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| 296-23A-0120 | NEW | 97-06-066 | 296-23A-400 | REP | 97-06-066 |
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| 296-23A-0140 | NEW | 97-06-066 | 296-24 | PREP | 97-11-051 |
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| 296-23A-0190 | NEW | 97-06-066 | 296-24-088 | AMD-P | 97-03-085 |
| 296-23A-0195 | NEW | 97-06-066 | 296-24-088 | AMD | 97-11-055 |
| 296-23A-0200 | NEW | 97-06-066 | 296-24-060 | REP-P | 97-17-079 |
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| 296-23A-0230 | NEW | 97-06-066 | 296-24-06110 | NEW-P | 97-17-079 |
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| 296-44-45243 | REP-P | 97-21-071 | 296-45-335 | NEW-P | 97-21-147 | 296-45-680 | REP-P | 97-21-147 |
| 296-44-45257 | REP-P | 97-21-071 | 296-45-345 | NEW-P | 97-21-147 | 296-45-690 | REP-P | 97-21-147 |
| 296-44-467 | REP-P | 97-21-071 | 296-45-355 | NEW-P | 97-21-147 | 296-45-695 | REP-P | 97-21-147 |
| 296-44-46709 | REP-P | 97-21-071 | 296-45-365 | NEW-P | 97-21-147 | 296-45-700 | REP-P | 97-21-147 |
| 296-44-46733 | REP-P | 97-21-071 | 296-45-375 | NEW-P | 97-21-147 | 296-45-900 | NEW-P | 97-21-147 |
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| 296-44-46747 | REP-P | 97-21-071 | 296-45-455 | NEW-P | 97-21-147 | 296-45-903 | NEW-P | 97-21-147 |
| 296-44-46755 | REP-P | 97-21-071 | 296-45-45505 | NEW-P | 97-21-147 | 296-45-905 | NEW-P | 97-21-147 |
| 296-44-46761 | REP-P | 97-21-071 | 296-45-45510 | NEW-P | 97-21-147 | 296-46 | PREP | 97-02-095 |
| 296-44-491 | REP-P | 97-21-071 | 296-45-45515 | NEW-P | 97-21-147 | 296-46 | AMD-C | 97-15-143 |
| 296-44-49109 | REP-P | 97-21-071 | 296-45-45520 | NEW-P | 97-21-147 | 296-46 | PREP | 97-21-142 |
| 296-44-49121 | REP-P | 97-21-071 | 296-45-45525 | NEW-P | 97-21-147 | 296-46-090 | AMD-P | 97-03-083 |
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| 296-44-865 | REP-P | 97-21-071 | 296-45-485 | NEW-P | 97-21-147 | 296-46-130 | AMD | 97-12-016 |
| 296-44-870 | REP-P | 97-21-071 | 296-45-48505 | NEW-P | 97-21-147 | 296-46-140 | AMD-P | 97-03-083 |
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| 296-49-055 | REP-P | 97-09-039 | 296-62-20017 | AMD-P | 97-21-040 | 296-93-280 | REP | 97-22-069 |
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| 296-49-060 | REP-P | 97-09-039 | 296-62-20029 | AMD-P | 97-21-040 | 296-93-290 | REP | 97-22-069 |
| 296-49-060 | REP | 97-16-043 | 296-63-009 | AMD-P | 97-21-042 | 296-93-300 | AMD-P | 97-03-132 |
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| 296-49A-010 | NEW | 97-16-043 | 296-65-030 | AMD | 97-19-014 | 296-93-320 | REP-P | 97-03-132 |
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| 296-49A-020 | NEW | 97-16-043 | 296-86 | PREP | 97-21-144 | 296-93-320 | REP-P | 97-14-110 |
| 296-49A-030 | NEW-P | 97-09-039 | 296-86-020 | AMD-P | 97-03-132 | 296-93-330 | AMD-P | 97-03-132 |
| 296-49A-030 | NEW | 97-16-043 | 296-86-020 | AMD | 97-11-053 | 296-93-330 | AMD | 97-11-053 |
| 296-49A-040 | NEW-P | 97-09-039 | 296-86-030 | AMD-P | 97-03-132 | 296-93-330 | REP-P | 97-14-110 |
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| 296-62 | PREP | 97-05-047 | 296-93-020 | REP | 97-22-069 | 296-93A-090 | NEW | 97-22-069 |
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| 296-62 | PREP | 97-09-078 | 296-93-030 | REP | 97-22-069 | 296-93A-100 | NEW | 97-22-069 |
| 296-62.05413 | AMD-P | 97-03-085 | 296-93-040 | REP-P | 97-14-110 | 296-93A-120 | NEW-P | 97-14-110 |
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| 296-62-07501 | AMD-P | 97-09-079 | 296-93-160 | REP-P | 97-14-110 | 296-93A-230 | NEW-P | 97-14-110 |
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| 296-62-07515 | AMD-P | 97-09-079 | 296-93-190 | REP-P | 97-14-110 | 296-93A-250 | NEW-P | 97-14-110 |
| 296-62-07515 | AMD | 97-19-014 | 296-93-190 | REP | 97-22-069 | 296-93A-250 | NEW | 97-22-069 |
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| 296-62-07712 | AMD-P | 97-09-079 | 296-93-210 | REP-P | 97-14-110 | 296-93A-270 | NEW-P | 97-14-110 |
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| 296-62-07717 | AMD | 97-19-014 | 296-93-230 | REP | 97-22-069 | 296-93A-290 | NEW | 97-22-069 |
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| 296-99-035 | AMD | 97-22-065 | 296-116-110 | DECOD | 97-08-042 | 296-150P-0060 | NEW | 97-16-043 |
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| 296-99-095 | AMD-P | 97-09-079 | 296-126-140 | PREP.X | 97-13-034 | 296-150P-0320 | NEW-P | 97-09-039 |
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| 296-104 | PREP | 97-11-004 | 296-128-013 | NEW-W | 97-03-073 | 296-150P-0330 | NEW-P | 97-09-039 |
| 296-104-107 | NEW-P | 97-15-138 | 296-128-530 | PREP | 97-18-079 | 296-150P-0330 | NEW | 97-16-043 |
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| 308-330-322 | AMD-P | 97-07-015 | 315-11-622 | REP | 97-20-051 | 315-11-753 | PREP-X | 97-14-016 |
| 308-330-322 | AMD | 97-10-068 | 315-11-630 | PREP-X | 97-14-016 | 315-11-753 | REP | 97-20-051 |
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| 308-330-375 | REP-P | 97-07-015 | 315-1 1-632 | REP | 97-20-051 | 315-11-760 | PREP-X | 97-14-016 |
| 308-330-375 | REP | 97-10-068 | 315-11-640 | PREP-X | 97-14-016 | 315-11-760 | REP | 97-20-051 |
| 308-330-400 | AMD-P | 97-07-015 | 315-11-640 | REP | 97-20-051 | 315-11-761 | PREP-X | 97-14-016 |
| 308-330-400 | AMD | 97-10-068 | 315-11-641 | PREP-X | 97-14-016 | 315-11-761 | REP | 97-20-051 |
| 308-330-406 | AMD-P | 97-07-015 | 315-11-641 | REP | 97-20-051 | 315-11-762 | PREP-X | 97-14-016 |
| 308-330-406 | AMD | 97-10-068 | 315-11-642 | PREP-X | 97-14-016 | 315-11-762 | REP | 97-20-051 |
| 308-330-408 | AMD-P | 97-07-015 | 315-11-642 | REP | 97-20-051 | 315-11-770 | PREP-X | 97-14-016 |
| 308-330-408 | AMD | 97-10-068 | 315-11-650 | PREP-X | 97-14-016 | 315-11-770 | REP | 97-20-051 |
| 308-330-415 | AMD-P | 97-07-015 | 315-11-650 | REP | 97-20-051 | 315-11-771 | PREP-X | 97-14-016 |
| 308-330-415 | AMD | 97-10-068 | 315-11-651 | PREP-X | 97-14-016 | 315-11-771 | REP | 97-20-051 |
| 308-330-421 | AMD-P | 97-07-015 | 315-11-651 | REP | 97-20-051 | 315-11-772 | PREP-X | 97-14-016 |
| $308-330-421$ $308-330-425$ | AMD | 97-10-068 | 315-11-652 | PREP-X | 97-14-016 | 315-11-772 | REP | 97-20-051 |
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| 308-330-425 | AMD | 97-10-068 | 315-11-660 | PREP-X | 97-14-016 | 315-11-780 | REP | 97-20-051 |
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| 308-330-425 | AMD | 97-16-041 | 315-11-661 | REP | 97-20-051 | 315-11-782 | PREP-X | 97-14-016 |
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| 308-330-436 | AMD | 97-10-068 | 315-11-662 | REP | 97-20-051 | 315-11-790 | PREP-X | 97-14-016 |
| 308-330-462 | AMD-P | 97-07-015 | 315-11-670 | PREP-X | 97-14-016 | 315-11-790 | REP | 97-20-051 |
| 308-330-462 | AMD | 97-10-068 | 315-11-670 | REP | 97-20-051 | 315-11-791 | PREP-X | 97-14-016 |
| 308-330-800 | AMD-P | 97-07-015 | 315-11-671 | PREP-X | 97-14-016 | 315-11-791 | REP | 97-20-051 |
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| 308-420-250 | NEW-P | 97-07-034 | 315-11-680 | PREP-X | 97-14-016 | 315-11-800 | REP | 97-20-051 |
| 308-420-250 | NEW* | 97-10-048 | 315-11-680 | REP | 97-20-051 | 315-11-801 | PREP-X | 97-14-016 |


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| 315-11-802 | REP | 97-20-051 | 315-11-930 | PREP-X | 97-14-016 | 315-11A-115 | PREP-X | 97-14-016 |
| 315-11-810 | PREP-X | 97-14-016 | 315-11-930 | REP | 97-20-051 | 315-11A-115 | REP | 97-20-051 |
| 315-11-810 | REP | 97-20-051 | 315-11-931 | PREP-X | 97-14-016 | 315-11A-116 | PREP-X | 97-14-016 |
| 315-11-811 | PREP-X | 97-14-016 | 315-11-931 | REP | 97-20-051 | 315-11A-116 | REP | 97-20-051 |
| 315-11-811 | REP | 97-20-051 | 315-11-932 | PREP-X | 97-14-016 | 315-11A-117 | PREP-X | 97-14-016 |
| 315-11-812 | PREP-X | 97-14-016 | 315-11-932 | REP | 97-20-051 | 315-11A-117 | REP | 97-20-051 |
| 315-11-812 | REP | 97-20-051 | 315-11-940 | PREP-X | 97-14-016 | 315-11A-118 | PREP-X | 97-14-016 |
| 315-11-820 | PREP-X | 97-14-016 | 315-11-940 | REP | 97-20-051 | 315-11A-118 | REP | 97-20-051 |
| 315-11-820 | REP | 97-20-051 | 315-11-941 | PREP-X | 97-14-016 | 315-11A-119 | PREP-X | 97-14-016 |
| 315-11-821 | PREP-X | 97-14-016 | 315-11-941 | REP | 97-20-051 | 315-11A-119 | REP | 97-20-051 |
| 315-11-821 | REP | 97-20-051 | 315-11-942 | PREP-X | 97-14-016 | 315-11 A-120 | PREP-X | 97-14-016 |
| 315-11-822 | PREP-X | 97-14-016 | 315-11-942 | REP | 97-20-051 | 315-11A-120 | REP | 97-20-051 |
| 315-11-822 | REP | 97-20-051 | 315-11-950 | PREP-X | 97-14-016 | 315-11A-121 | PREP-X | 97-14-016 |
| 315-11-830 | PREP-X | 97-14-016 | 315-11-950 | REP | 97-20-051 | 315-11A-121 | REP | 97-20-051 |
| 315-11-830 | REP | 97-20-051 | 315-11-951 | PREP-X | 97-14-016 | 315-11 A-122 | PREP-X | 97-14-016 |
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| 315-11-832 | PREP-X | 97-14-016 | 315-11-952 | REP | 97-20-051 | 315-11A-123 | REP | 97-20-051 |
| 315-11-832 | REP | 97-20-051 | 315-11-960 | PREP-X | 97-14-016 | 315-11A-124 | PREP-X | 97-14-016 |
| 315-11-840 | PREP-X | 97-14-016 | 315-11-960 | REP | 97-20-051 | 315-11A-124 | REP | 97-20-051 |
| 315-11-840 | REP | 97-20-051 | 315-11-961 | PREP-X | 97-14-016 | 315-11A-125 | PREP-X | 97-14-016 |
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| 315-11-841 | REP | 97-20-051 | 315-11-962 | PREP-X | 97-14-016 | 315-11A-126 | PREP-X | 97-14-016 |
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| 315-11-842 | REP | 97-20-051 | 315-11-970 | PREP-X | 97-14-016 | 315-11A-127 | PREP-X | 97-14-016 |
| 315-11-850 | PREP-X | 97-14-016 | 315-11-970 | REP | 97-20-051 | 315-11A-127 | REP | 97-20-051 |
| 315-11-850 | REP | 97-20-051 | 315-11-971 | PREP-X | 97-14-016 | 315-11A-128 | PREP-X | 97-14-016 |
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| 315-11-902 | PREP-X | 97-14-016 | 315-11A-108 | PREP-X | 97-14-016 | 315-11A-193 | NEW | 97-11-003 |
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| 315-11-912 | REP | 97-20-051 | 315-11A-111 | REP | 97-20-051 | 315-11A-197 | NEW-P | 97-11-058 |
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|  | 315-11A-208 | NEW-P | 97-20-131 | 315-40-060 | PREP-X | 97-14-016 | 317-50-040 | NEW | 97-10-096 |
|  | 315-11A-209 | NEW-P | 97-20-131 | 315-40-060 | REP | 97-20-051 | 317-50-050 | NEW-P | 97-07-064 |
|  | 315-11A-210 | NEW-P | 97-20-131 | 315-40-070 | PREP-X | 97-14-016 | 317-50-050 | NEW | 97-10-096 |
|  | 315-11A-211 | NEW-P | 97-20-131 | 315-40-070 | REP | 97-20-051 | 317-50-060 | NEW-P | 97-07-064 |
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|  | 315-32-040 | .PREP-X | 97-14-016 | 315-41-50320 | PREP-X | 97-14-016 | 332-26-050 | NEW-E | 97-14-044 |
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|  | 374-70-060 | AMD | 97-06-080 | 388-14-202 | NEW-E | 97-20-112 | 388-15-202 | AMD-P | 97-17-091 |
|  | 374-70-060 | AMD-E | 97-07-049 | 388-14-260 | AMD-P | 97-09-020 | 388-15-202 | AMD | 97-20-066 |
|  | 374-70-070 | AMD-P | 97-03-113 | 388-14-260 | AMD | 97-13-092 | 388-15-300 | REP-P | 97-23-082 |
|  | 374-70-070 | AMD | 97-06-080 | 388-14-270 | AMD-P | 97-09-020 | 388-15-310 | REP-P | 97-23-082 |
|  | 374-70-070 | AMD-E | 97-07-049 | 388-14-270 | AMD | 97-13-092 | 388-15-320 | REP-P | 97-23-082 |
| $\xrightarrow[\square]{\square}$ | 374-70-080 | AMD-P | 97-03-113 | 388-14-270 | AMD-E | 97-20-112 | 388-15-330 | REP-P | 97-23-082 |
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| $\stackrel{L}{\square}$ | 374-70-080 | AMD-E | 97-07-049 | 388-14-271 | NEW | 97-13-092 | 388-15-500 | PREP | 97-15-131 |
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|  | 374-70-090 | AMD | 97-06-080 | 388-14-272 | NEW | 97-13-092 | 388-15-550 | PREP | 97-15-131 |
|  | 374-70-090 | AMD-E | 97-07-049 | 388-14-274 | NEW-P | 97-09-020 | 388-15-550 | REP-P | 97-19-102 |
|  | 374-70-100 | AMD-P | 97-03-113 | 388-14-274 | NEW | 97-13-092 | 388-15-580 | PREP | 97-15-131 |
|  | 374-70-100 | AMD | 97-06-080 | 388-14-275 | PREP | 97-15-131 | 388-15-580 | REP-P | 97-19-102 |
|  | 374-70-100 | AMD-E | 97-07-049 | 388-14-275 | REP-P | 97-19-102 | 388-21-005 | PREP | 97-15-131 |
|  | 374-70-110 | REP-P | 97-03-113 | 388-14-276 | NEW-P | 97-09-020 | 388-21-005 | REP-P | 97-19-10 |
|  | 374-70-110 | REP | 97-06-080 | 388-14-276 | NEW | 97-13-092 | 388-43-100 | REP-P | 97-19-102 |
|  | 374-70-110 | REP-E | 97-07-049 | 388-14-300 | NEW-P | 97-09-020 | 388-43-120 | REP-P | 97-19-102 |
|  | 374-70-120 | AMD-P | 97-03-113 | 388-14-300 | AMD | 97-13-092 | 388-45-010 | NEW-E | 97-18-051 |
|  | 374-70-120 | AMD | 97-06-080 | 388-14-375 | NEW-P | 97-09-020 | 388-45-010 | NEW | 97-20-124 |


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| 388-46-110 | AMD | 97-10-038 | 388-52-172 | REP-P | 97-19-102 | 388-76-325 | REP-P | 97-18-087 |
| 388-46-120 | NEW-P | 97-05-070 | 388-55-030 | AMD-E | 97-16-056 | 388-76-330 | REP-P | 97-18-087 |
| 388-46-120 | NEW | 97-10-038 | 388-55-030 | AMD-P | 97-17-039 | 388-76-340 | REP-P | 97-18-087 |
| 388-49-020 | AMD | 97-06-096 | 388-55-030 | AMD | 97-20-128 | 388-76-350 | REP-P | 97-18-087 |
| 388-49-020 | AMD-P | 97-13-089 | 388-61-001 | NEW-P | 97-17-089 | 388-76-360 | REP-P | 97-18-087 |
| 388-49-020 | AMD | 97-16-046 | 388-61-001 | NEW | 97-20-124 | 388-76-370 | REP-P | 97-18-087 |
| 388-49-160 | AMD-P | 97-06-098 | 388-61-010 | NEW-P | 97-17-089 | 388-76-380 | REP-P | 97-18-087 |
| 388-49-160 | AMD | 97-09-030 | 388-61-010 | NEW-W | 97-20-132 | 388-76-390 | REP-P | 97-18-087 |
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| 388-49-190 | AMD | 97-16-045 | 388-70-160 | REP-P | 97-19-102 | 388-76-420 | REP-P | 97-18-087 |
| 388-49-310 | AMD | 97-06-074 | 388-71-005 | REP-P | 97-22-093 | 388-76-430 | REP-P | 97-18-087 |
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| 388-49-380 | AMD-E | 97-05-052 | 388-76 | PREP | 97-12-047 | 388-76-635 | AMD-P | 97-18-087 |
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| 388-49-580 | REP-E | 97-20-113 | 388-76-140 | REP-P | 97-18-087 | 388-76-9974 | NEW-P | 97-15-132 |
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| 388-52-150 | PREP | 97-15-131 | 388-76-180 | REP-P | 97-18-087 | 388-76-9978 | NEW-P | 97-15-132 |
| 388-52-150 | REP-P | 97-19-102 | 388-76-185 | REP-P | 97-18-087 | 388-76-9978 | NEW | 97-18-089 |
| 388-52-155 | PREP | 97-15-131 | 388-76-190 | REP-P | 97-18-087 | 388-76-9980 | NEW-P | 97-15-132 |
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| 388-52-160 | PREP | 97-15-131 | 388-76-220 | REP-P | 97-18-087 | 388-78-005 | PREP | 97-15-131 |
| 388-52-160 | REP-P | 97-19-102 | 388-76-240 | REP-P | 97-18-087 | 388-78-005 | REP-P | 97-19-102 |
| 388-52-163 | PREP | 97-15-131 | 388-76-250 | REP-P | 97-18-087 | 388-78-010 | PREP | 97-15-131 |
| 388-52-163 | REP-P | 97-19-102 | 388-76-260 | REP-P | 97-18-087 | 388-78-010 | REP-P | 97-19-102 |
| 388-52-166 | PREP | 97-15-131 | 388-76-280 | REP-P | 97-18-087 | 388-78-015 | PREP | 97-15-131 |
| 388-52-166 | REP-P | 97-19-102 | 388-76-290 | REP-P | 97-18-087 | 388-78-015 | REP-P | 97-19-102 |
| 388-52-169 | PREP | 97-15-131 | 388-76-300 | REP-P | 97-18-087 | 388-78-020 | PREP | 97-15-131 |
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|  | 388-78-120 | PREP | 97-15-131 | 388-110-110 | AMD-P | 97-15-134 | 388-165-020 | REP-P | 97-19-102 |
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|  | 388-78-210 | PREP | 97-15-131 | 388-155-020 | PREP | 97-14-073 | 388-165-060 | REP-P | 97-19-102 |
|  | 388-78-210 | REP-P | 97-19-102 | 388-155-040 | PREP | 97-14-073 | 388-165-070 | REP-P | 97-19-102 |
|  | 388-78-215 | PREP | 97-15-131 | 388-155-050 | PREP | 97-14-073 | 388-165-080 | REP-P | 97-19-102 |
|  | 388-78-215 | REP-P | 97-19-102 | 388-155-060 | PREP | 97-14-073 | 388-165-090 | REP-P | 97-19-102 |
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|  | 388-78-220 | REP-P | 97-19-102 | 388-155-080 | PREP | 97-14-073 | 388-200-1400 | NEW-E | 97-03-046 |
|  | 388-86-050 | REP-P | 97-19-102 | 388-155-085 | PREP | 97-14-073 | 388-200-1400 | NEW-P | 97-03-053 |
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|  | 388-86-090 | REP-P | 97-19-102 | 388-155-093 | PREP | 97-14-073 | 388-201-100 | REP-E | 97-15-043 |
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|  | 388-86-112 | REP-P | 97-19-102 | 388-155-095 | PREP | 97-14-073 | 388-201-100 | REP | 97-20-056 |
|  | 388-86-112 | REP-W | 97-22-092 | 388-155-096 | PREP | 97-14-073 | 388-201-200 | REP-P | 97-15-031 |
|  | 388-87-013 | REP-P | 97-19-102 | 388-155-097 | PREP | 97-14-073 | 388-201-200 | REP-E | 97-15-043 |
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|  | 388-87-070 | REP-P | 97-19-102 | 388-155-120 | PREP | 97-14-073 | 388-201-300 | REP-E | 97-15-043 |
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|  | 388-87-115 | REP-P | 97-19-102 | 388-155-140 | PREP | 97-14-073 | 388-201-300 | REP | 97-20-056 |
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|  | 388-96-220 | PREP | 97-06-072 | 388-155-170 | PREP | 97-14-073 | 388-201-400 | REP | 97-20-056 |
|  | 388-96-221 | PREP | 97-06-072 | 388-155-180 | PREP | 97-14-073 | 388-201-410 | REP-P | 97-15-031 |
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|  | 388-96-224 | AMD | 97-17-040 | 388-155-210 | PREP | 97-14-073 | 388-201-410 | REP | 97-20-056 |
|  | 388-96-505 | PREP | 97-06-072 | 388-155-220 | PREP | 97-14-073 | 388-201-420 | REP-P | 97-15-03 |
|  | 388-96-505 | AMD-P | 97-12-082 | 388-155-230 | PREP | 97-14-073 | 388-201-420 | REP-E | 97-15-043 |
|  | 388-96-505 | AMD | 97-17-040 | 388-155-240 | PREP | 97-14-073 | 388-201-420 | PREP | 97-15-131 |
|  | 388-96-534 | PREP | 97-06-072 | 388-155-250 | PREP | 97-14-073 | 388-201-420 | REP | 97-20-056 |
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|  | 388-96-534 | AMD | 97-17-040 | 388-155-270 | PREP | 97-14-073 | 388-201-430 | REP-E | 97-15-043 |
|  | 388-96-553 | PREP | 97-06-072 | 388-155-280 | PREP | 97-14-073 | 388-201-430 | PREP | 97-15-131 |
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|  | 388-96-554 | PREP | 97-06-072 | 388-155-310 | PREP | 97-14-073 | 388-201-440 | REP-E | 97-15-043 |
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|  | 388-96-565 | PREP | 97-06-072 | 388-155-370 | PREP | 97-14-073 | 388-201-450 | REP | 97-20-056 |
|  | 388-96-565 | AMD-P | 97-12-082 | 388-155-380 | PREP | 97-14-073 | 388-201-460 | REP-P | 97-15-031 |
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|  | 388-96-709 | PREP | 97-06-072 | 388-155-430 | PREP | 97-14-073 | 388-201-470 | REP-E | 97-15-043 |
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|  | 388-96-709 | AMD | 97-17-040 | 388-155-450 | PREP | 97-14-073 | 388-201-470 | REP | 97-20-056 |
|  | 388-96-719 | AMD-P | 97-12-082 | 388-155-460 | PREP | 97-14-073 | 388-201-480 | REP-P | 97-15-031 |
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|  | 388-96-745 | AMD-P | 97-12-082 | 388-155-600 | PREP | 97-14-073 | 388-215-0020 | NEW-W | 97-20-132 |
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|  | 388-96-754 | AMD-P | 97-12-082 | 388-155-610 | PREP | 97-14-073 | 388-215-1000 | AMD-P | 97-04-051 |
|  | 388-96-754 | AMD | 97-17-040 | 388-155-620 | PREP | 97-14-073 | 388-215-1000 | AMD | 97-07-024 |
|  | 388-96-774 | AMD-P | 97-12-082 | 388-155-630 | PREP | 97-14-073 | 388-215-1000 | AMD-P | 97-17-087 |
|  | 388-96-774 | AMD | 97-17-040 | 388-155-640 | PREP | 97-14-073 | 388-215-1000 | AMD | 97-20-12 |
|  | 388-96-776 | PREP | 97-06-072 | 388-155-650 | PREP | 97-14-073 | 388-215-1010 | NEW-P | 97-15-031 |
|  | 388-96-776 | AMD-P | 97-12-082 | 388-155-660 | PREP | 97-14-073 | 388-215-1010 | NEW-E | 97-15-043 |
|  | 388-96-776 | AMD. | 97-17-040 | 388-155-670 | PREP | 97-14-073 | 388-215-1010 | NEW | 97-20-056 |
|  | 388-97-027 | PREP | 97-06-131 | 388-155-680 | PREP | 97-14-073 | 388-215-1115 | NEW-P | 97-05-068 |


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| 388-215-1200 | AMD-P | 97-17-087 | 388-218-1300 | AMD-P | 97-15-088 | 388-220-0020 | NEW-W | 97-20-132 |
| 388-215-1200 | REP | 97-20-125 | 388-218-1300 | AMD | 97-18-073 | 388-220-0030 | NEW-P | 97-17-088 |
| 388-215-1210 | NEW-E | 97-16-055 | 388-218-1350 | PREP | 97-11-079 | 388-220-0030 | NEW | 97-20-124 |
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| 388-218-1210 | PREP | 97-11-079 | 388-218-1820 | AMD-E | 97-03-047 | 388-265-1275 | AMD-P | 97-17-097 |
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| 434-240-205 | NEW | 97-21-045 | 434-253-250 | RECOD | 97-21-045 | 434-262-130 | RECOD-P | 97-14-106 |
| 434-240-225 | NEW-P | 97-14-106 | 434-253-260 | RECOD-P | 97-14-106 | 434-262-130 | RECOD | 97-21-045 |
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| 466-03-080 | REP | 97-15-110 | 468-34-150 | PREP | 97-21-028 | 478-108-020 | AMD | 97-14-004 |
| 466-03-090 | REP-P | 97-12-074 | 468-34-210 | PREP | 97-21-028 | 478-116-010 | AMD-P | 97-09-071 |
| 466-03-090 | REP | 97-15-110 | 468-34-330 | PREP | 97-21-028 | 478-116-010 | AMD | 97-14-005 |
| 466-03-100 | REP-P | 97-12-074 | 468-66 | PREP | 97-09-070 | 478-116-020 | AMD-P | 97-09-071 |
| 466-03-100 | REP | 97-15-110 | 468-66-010 | AMD-P | 97-13-028 | 478-116-020 | AMD | 97-14-005 |
| 466-03-110 | REP-P | 97-12-074 | 468-66-010 | AMD | 97-17-010 | 478-116-030 | AMD-P | 97-09-071 |
| 466-03-110 | REP | 97-15-110 | 468-66-030 | AMD-P | 97-13-028 | 478-116-030 | AMD | 97-14-005 |
| 466-03-120 | REP-P | 97-12-074 | 468-66-030 | AMD | 97-17-010 | 478-116-044 | NEW-P | 97-09-071 |
| 466-03-120 | REP | 97-15-110 | 468-66-150 | AMD-P | 97-13-028 | 478-116-044 | NEW | 97-14-005 |
| 466-03-130 | REP-P | 97-12-074 | 468-66-150 | AMD | 97-17-010 | 478-1 16-046 | NEW-P | 97-09-071 |
| 466-03-130 | REP | 97-15-110 | 468-86-010 | NEW-P | 97-06-005 | 478-116-046 | NEW | 97-14-005 |
| 466-03-900 | REP-P | 97-12-074 | 468-86-010 | NEW | 97-09-046 | 478-116-050 | REP-P | 97-09-071 |
| 466-03-900 | REP | 97-15-110 | 468-86-020 | NEW-P | 97-06-005 | 478-116-050 | REP | 97-14-005 |
| 466-04-010 | REP-P | 97-12-074 | 468-86-020 | NEW | 97-09-046 | 478-116-051 | NEW-P | 97-09-071 |
| 466-04-010 | REP | 97-15-110 | 468-86-030 | NEW-P | 97-06-005 | 478-116-051 | NEW | 97-14-005 |
| 466-04-020 | REP-P | 97-12-074 | 468-86-030 | NEW | 97-09-046 | 478-116-055 | REP-P | 97-09-071 |
| 466-04-020 | REP | 97-15-110 | 468-86-040 | NEW-P | 97-06-005 | 478-116-055 | REP | 97-14-005 |
| 466-04-030 | REP-P | 97-12-074 | 468-86-040 | NEW | 97-09-046 | 478-116-060 | REP-P | 97-09-071 |
| 466-04-030 | REP | 97-15-110 | 468-86-050 | NEW-P | 97-06-005 | 478-116-060 | REP | 97-14-005 |
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| 466-04-070 | REP | 97-15-110 | 468-86-090 | NEW-P | 97-06-005 | 478-116-080 | REP | 97-14-005 |
| 466-07-010 | REP-P | 97-12-074 | 468-86-090 | NEW | 97-09-046 | 478-116-088 | REP-P | 97-09-071 |
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| 466-07-010 | REP | 97-15-110 | 468-86-100 | NEW | 97-09-046 | 478-116-090 | REP-P | 97-09-071 |
| 466-08-010 | REP-P | 97-12-074 | 468-86-110 | NEW-P | 97-06-005 | 478-1 16-090 | REP | 97-14-005 |
| 466-08-010 | REP | 97-15-110 | 468-86-110 | NEW | 97-09-046 | 478-1 16-095 | REP-P | 97-09-071 |
| 466-08-020 | REP-P | 97-12-074 | 468-86-120 | NEW-P | 97-06-005 | 478-116-095 | REP | 97-14-005 |
| 466-08-020 | REP | 97-15-110 | 468-86-120 | NEW | 97-09-046 | 478-116-100 | REP-P | 97-09-071 |
| 466-08-030 | REP-P | 97-12-074 | 468-86-130 | NEW-P | 97-06-005 | 478-116-100 | REP | 97-14-005 |
| 466-08-030 | REP | 97-15-110 | 468-86-130 | NEW | 97-09-046 | 478-116-101 | NEW-P | 97-09-071 |
| 466-08-040 | REP-P | 97-12-074 | 468-86-140 | NEW-P | 97-06-005 | 478-116-101 | NEW | 97-14-005 |
| 466-08-040 | REP | 97-15-110 | 468-86-140 | NEW | 97-09-046 | 478-116-110 | REP-P | 97-09-071 |
| 466-08-050 | REP-P | 97-12-074 | 468-86-150 | NEW-P | 97-06-005 | 478-116-110 | REP | 97-14-005 |
| 466-08-050 | REP | 97-15-110 | 468-86-150 | NEW | 97-09-046 | 478-116-111 | NEW-P | 97-09-071 |
| 466-08-060 | REP-P | 97-12-074 | 468-86-160 | NEW-P | 97-06-005 | 478-116-111 | NEW | 97-14-005 |
| 466-08-060 | REP | 97-15-110 | 468-86-160 | NEW | 97-09-046 | 478-116-114 | NEW-P | 97-09-071 |
| 466-08-070 | REP-P | 97-12-074 | 468-105 | PREP | 97-08-016 | 478-116-114 | NEW | 97-14-005 |
| 466-08-070 | REP | 97-15-110 | 468-105-020 | AMD-P | 97-11-040 | 478-116-116 | NEW-P | 97-09-07! |
| 466-08-080 | REP-P | 97-12-074 | 468-105-020 | AMD | 97-14-037 | 478-116-116 | NEW | 97-14-005 |
| 466-08-080 | REP | 97-15-110 | 468-105-040 | AMD-P | 97-11-040 | 478-116-120 | REP-P | 97-09-071 |
| 466-08-090 | REP-P | 97-12-074 | 468-105-040 | AMD | 97-14-037 | 478-1 16-120 | REP | 97-14-005 |
| 466-08-090 | REP | 97-15-110 | 468-105-050 | AMD-P | 97-11-040 | 478-1 16-121 | NEW-P | 97-09-071 |
| 468-16-030 | AMD-P | 97-05-007 | 468-105-050 | AMD | 97-14-037 | 478-1 16-121 | NEW | 97-14-005 |
| 468-16-030 | AMD | 97-09-045 | 468-105-060 | AMD-P | 97-11-040 | 478-1 16-125 | NEW-P | 97-09-071 |
| 468-16-080 | AMD-P | 97-05-007 | 468-105-060 | AMD | 97-14-037 | 478-1 16-125 | NEW | 97-14-005 |
| 468-16-080 | AMD | 97-09-045 | 468-105-070 | AMD-P | 97-11-040 | 478-1 16-130 | REP-P | 97-09-071 |
| 468-16-090 | AMD-P | 97-05-007 | 468-105-070 | AMD | 97-14-037 | 478-116-130 | REP | 97-14-005 |
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| 478-116-145 | NEW | 97-14-005 |
| 478-116-147 | NEW-P | 97-09-071 |
| 478-116-147 | NEW | 97-14-005 |
| 478-116-151 | NEW-P | 97-09-071 |
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| 478-116-180 | REP-P | 97-09-071 |
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| 478-116-270 | REP-P | 97-09-071 |
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| 478-116-271 | NEW-P | 97-09-071 |
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| 478-116-280 | REP-P | 97-09-071 |
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| 478-116-301 | NEW-P | 97-09-071 |
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| 478-116-310 | REP-P | 97-09-071 |
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| 478-116-380 | REP-P | 97-09-071 |
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| 478-116-390 | REP-P | 97-09-071 |
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| 478-116-440 | REP-P | 97-09-071 |
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| 478-116-501 | NEW-P | 97-09-071 |
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| 478-116-520 | AMD-P | 97-09-071 |
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| 478-116-541 | NEW-P | 97-09-071 |
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| 478-116-582 | REP-P | 97-09-071 |
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| 478-116-584 | REP-P | 97-09-071 |
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| 478-136-012 | AMD-P | 97-18-064 |
| 478-136-015 | AMD-P | 97-18-064 |
| 478-136-025 | AMD-P | 97-18-064 |
| 478-136-030 | AMD-P | 97-18-064 |
| 478-136-040 | REP-P | 97-18-064 |
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| 478-156-011 | AMD-P | 97-20-085 |
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| 478-156-015 | AMD-P | 97-20-085 |
| 478-156-016 | AMD-P | 97-20-085 |
| 478-156-017 | AMD-P | 97-20-085 |
| 478-156-018 | AMD-P | 97-20-085 |
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| 478-160-120 | AMD | 97-14-004 | 480-31-080 | NEW | 97-08-037 | 495A-141-010 | NEW | 97-12-038 |
| 478-160-125 | AMD-P | 97-08-062 | 480-31-090 | NEW | 97-08-037 | 495A-141-011 | NEW-P | 97-07-002 |
| 478-160-125 | AMD | 97-14-004 | 480-31-100 | NEW | 97-08-037 | 495A-141-011 | NEW | 97-12-038 |
| 478-160-130 | AMD-P | 97-08-062 | 480-31-110 | NEW | 97-08-037 | 495A-141-012 | NEW-P | 97-07-002 |
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| 478-160-140 | AMD-P | 97-08-062 | 480-31-130 | NEW | 97-08-037 | 495A-141-013 | NEW-P | 97-07-002 |
| 478-160-140 | AMD | 97-14-004 | 480-31-140 | NEW | 97-08-037 | 495A-141-013 | NEW | 97-12-038 |
| 478-160-160 | AMD-P | 97-08-062 | 480-35 | PREP | 97-17-046 | 495A-141-014 | NEW-P | 97-07-002 |
| 478-160-160 | AMD | 97-14-004 | 480-35-010 | REP-P | 97-22-083 | 495A-141-014 | NEW | 97-12-038 |
| 478-160-162 | AMD-P | 97-08-062 | 480-35-020 | REP-P | 97-22-083 | 495A-141-030 | NEW-P | 97-07-002 |
| 478-160-162 | AMD | 97-14-004 | 480-35-030 | REP-P | 97-22-083 | 495A-141-030 | NEW | 97-12-038 |
| 478-160-175 | AMD-P | 97-08-062 | 480-35-040 | REP-P | 97-22-083 | 495A-141-035 | NEW-P | 97-07-002 |
| 478-160-175 | AMD | 97-14-004 | 480-35-050 | REP-P | 97-22-083 | 495A-141-035 | NEW | 97-12-038 |
| 478-160-210 | AMD-P | 97-08-062 | 480-35-060 | REP-P | 97-22-083 | 495A-141-040 | NEW-P | 97-07-002 |
| 478-160-210 | AMD | 97-14-004 | 480-35-070 | REP-P | 97-22-083 | 495A-141-040 | NEW | 97-12-038 |
| 478-160-230 | AMD-P | 97-08-062 | 480-35-080 | REP-P | 97-22-083 | 495A-141-045 | NEW-P | 97-07-002 |
| 478-160-230 | AMD | 97-14-004 | 480-35-090 | REP-P | 97-22-083 | 495A-141-045 | NEW | 97-12-038 |
| 478-160-246 | AMD-P | 97-08-062 | 480-35-100 | REP-P | 97-22-083 | 495A-141-050 | NEW-P | 97-07-002 |
| 478-160-246 | AMD | 97-14-004 | 480-35-110 | REP-P | 97-22-083 | 495A-141-050 | NEW | 97-12-038 |
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Jail industries board
Lottery commission
Military department
Renton Technical College
Revenue, department of
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