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CITATION

Cite all material in the Washington State Register by its issue number and sequence within that issue, preceded by the acronym WSR. Example: the 37th item in the August 5, 1981, Register would be cited as WSR 81-15-037.

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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 June 1998 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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WASHINGTON STATE REGISTER

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The Washington State Register is an official publication of the state of Washington. It contains proposed, emergency, and permanently adopted administrative rules, as well as other documents filed with the code reviser's office pursuant to RCW 34.08.020 and 42.30.075. Publication of any material in the Washington State Register is deemed to be official notice of such information.

Mary F. Gallagher Dilley Chair, Statute Law Committee Kerry S. Radcliff

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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) <u>underlined material</u> is new material;
 - (ii) deleted material is ((lined out between double parentheses));
- (b) Complete new sections are prefaced by the heading <u>NEW SECTION</u>;
- (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].

1997 - 1998 DATES FOR REGISTER CLOSING, DISTRIBUTION, AND FIRST AGENCY ACTION

Issue No.		Closing Dates ¹		Distribution Date	First Agency Hearing Date ³	Expedited Adoption ⁴
	Non-OTS & 30 p. or more	Non-OTS & 11 to 29 p.	OTS ² or 10 p. max. Non-OTS			
For Inclusion in		ater than 12:00 NOO	N	Count 20 days from	For hearing on or after	First Agency Adoption Date
97-16	Jul 9	Jul 23	Aug 6	Aug 20	Sep 9	Oct 4
97-17	Jul 23	Aug 6	Aug 20	Sep 3	Sep 23	Oct 18
97-18	Aug 6	Aug 20	Sep 3	Sep 17	Oct 7	Nov 1
97-19	Aug 20	Sep 3	Sep 17	Oct 1	Oct 21	Nov 15
97-20	Sep 3	Sep 17	Oct 1	Oct 15	Nov 4	Nov 29
97-21	Sep 24	Oct 8	Oct 22	Nov 5	Nov.25	Dec 20
97-22	Oct 8	Oct 22	Nov 5	Nov 19	Dec 9	Jan 3, 1998
97-23	Oct 22	Nov 5	Nov 19	Dec 3	Dec 23	Jan 17, 1998
97-24	Nov 5	Nov 19	Dec 3	Dec 17, 1997	Jan 6, 1998	Jan 31
98-01	Nov 26	Dec 10	Dec 24, 1997	Jan 7, 1998	Jan 27	Feb 21
98-02	Dec 10	Dec 24, 1997	Jan 7, 1998	Jan 21	Feb 10	Mar 7
98-03	Dec 24, 1997	Jan 7, 1998	Jan 21	Feb 4	Feb 24	Mar 21
98-04	Jan 7	Jan 21	Feb 4	Feb 18	Mar 10	Apr 4
98-05	Jan 21	Feb 4	Feb 18	Mar 4	Mar 24	Apr 18
98-06	Feb 4	Feb 18	Mar 4	Mar 18	Apr 7	May 2
98-07	Feb 18	Mar 4	Mar 18	Apr 1	Apr 21	May 16
98-08	Mar 4	Mar 18	Apr 1	Apr 15	May 5	May 30
98-09	Mar 25	Apr 8	Apr 22	May 6	May 26	Jun 20
98-10	Apr 8	Apr 22	May 6	May 20	Jun 9	Jul 4
98-11	Apr 22	May 6	May 20	Jun 3	Jun 23	Jul 18
98-12	May 6	May 20	Jun 3	Jun 17	Jul 7	Aug 1
98-13	May 20	Jun 3	Jun 17	Jul 1	Jul 21	Aug 15
98-14	Jun 3	Jun 17	Jul 1	Jul 15	· Aug 4	Aug 29
98-15	Jun 24	Jul 8	Jul 22	Aug 5	Aug 25	Sep 19
98-16	Jul 8	Jul 22	Aug 5	Aug 19	Sep 8	Oct 3
98-17	Jul 22	Aug 5	Aug 19	Sep 2	Sep 22	Oct 17
98-18	Aug 5	Aug 19	Sep 2	Sep 16	Oct 6	Oct 31
98-19	Aug 26	Sep 9	Sep 23	Oct 7	Oct 27	Nov 21
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98-21	Sep 23	Oct 7	Oct 21	Nov 4	Nov 24	Dec 19
98-22	Oct 7	Oct 21	Nov 4	Nov 18	Dec 8	Jan 2, 1999
98-23	Oct 21	Nov 4	Nov 18	Dec 2	Dec 22	Jan 16, 1999
98-24	Nov 4	Nov 18	Dec 2	Dec 16, 1998	Jan 5, 1999	Jan 30

TAll documents are due at the code reviser's office by 12:00 noon on or before the applicable closing date for inclusion in a particular issue of the Register; see WAC 1-21-040.

²A filing of any length will be accepted on the closing dates of this column if it has been prepared and completed by the order typing service (OTS) of the code reviser's office; see WAC 1-21-040. Agency-typed material is subject to a ten page limit for these dates; longer agency-typed material is subject to the earlier non-OTS dates.

³At least twenty days before the rule-making hearing, the agency shall cause notice of the hearing to be published in the Register; see RCW 34.05.320(1). These dates represent the twentieth day after the distribution date of the applicable Register.

⁴A minimum of forty-five days is required between the distribution date of the Register giving notice of the expedited adoption and the agency adoption date. No hearing is required, but the public may file written objections. See RCW 34.05.230, as amended by section 202, chapter 409, Laws of 1997.

REGULATORY FAIRNESS ACT

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 Fairness 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;

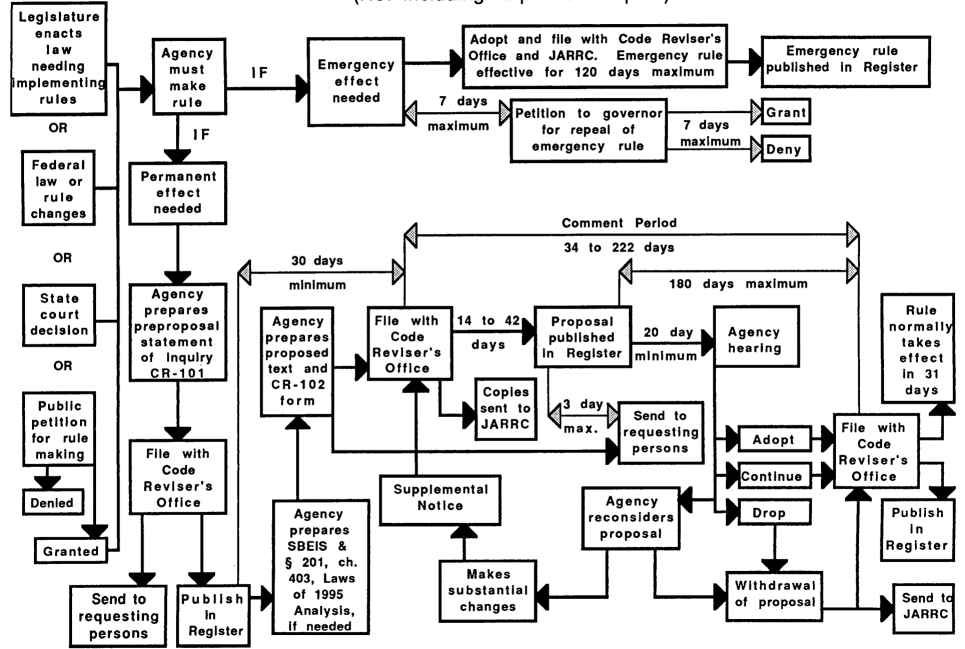
The rule REDUCES costs to business (although an SBEIS may be a useful tool for demonstrating this reduced impact);

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.

RULE-MAKING PROCESS

(Not including Expedited Repeal)



WSR 98-11-009 PREPROPOSAL STATEMENT OF INQUIRY SECRETARY OF STATE

[Filed May 8, 1998, 3:00 p.m.]

Subject of Possible Rule Making: Revision of existing address confidentiality program administrative rules to implement the changes required in chapter 138, Laws of 1998 (SHB 2351).

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 40.24.090.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: The rules are needed to implement recent legislation and to reflect administrative changes necessary to administer the address confidentiality program. The original administrative rules were written before the program existed.

Other Federal and State Agencies that Regulate this Subject and the Process Coordinating the Rule with These Agencies: No other state or federal agencies regulate the address confidentiality program.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication. Interested parties are encouraged to contact Margaret McKinney, Program Manager, Address Confidentiality Program, P.O. Box 69, Olympia, WA 98507-0069, (360) 586-4386 or toll-free inside Washington (800) 662-1085/(800) 664-9677 TTY.

> April 5, 1998 Margaret McKinney Program Manager

WSR 98-11-010 PREPROPOSAL STATEMENT OF INQUIRY DEPARTMENT OF AGRICULTURE

[Filed May 11, 1998, 8:50 a.m.]

Subject of Possible Rule Making: Revisions to chapter 16-86 WAC, Brucellosis, tuberculosis and scrapie in sheep and goats, pilot rule.

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 16.36.040.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: A pilot rule project to allow veterinarians to vaccinate female cattle older than twelve months of age (mature) with RB-51 brucella vaccine. This will be of economic benefit to cattle producers and will maintain the brucellosis immunity level of the collective state herd.

Other Federal and State Agencies that Regulate this Subject and the Process Coordinating the Rule with These Agencies: United States Department of Agriculture biologics license all biologics. Present labeling allows adult vaccination with permission of state authorities.

Process for Developing New Rule: Pilot rule making, a pilot project with volunteer veterinarians will be instituted by June 1, 1998, and end November 1, 1998, to evaluate changing vaccination rules in chapter 16-86 WAC to allow mature brucellosis vaccination.

Briefing Memo - Brucellosis Vaccine Pilot Rules

Attached to this memo is a copy of proposed changes to Washington Administrative Code (WAC) 16-86 which will constitute pilot rules for a pilot rule-making project which will begin June 1, 1998 and end November 30, 1998. Additional changes to chapter 16-86 WAC which are not part of the pilot rule project will be submitted to the register at the end of the project. Volunteer veterinarians and public livestock markets are needed to participate in a pilot rule project pertaining to RB-51 brucellosis vaccination for the duration of the project. At that time the pilot project will be evaluated with regards to whether the rules should be made permanent rules.

Pilot rule making is the development of methods for measuring and testing the feasibility of complying with or administering new rules or amendments through the use of volunteer groups. In this case volunteer veterinarians and livestock markets may comply with the pilot project rules between the designated dates of the pilot project rather than the present vaccination rules as presented in chapter 16-86 WAC. Such veterinarians or livestock markets must submit the attached agreement on their clinic letterhead agreeing to the instructions for vaccinating female cattle older than twelve months of age and submitting the required reports and surveys.

The following criteria for mature vaccination by volunteer veterinarians and livestock markets will be in place during the pilot project:

- a. Nonpregnant female cattle may be vaccinated at ages exceeding the calfhood vaccination ages of 4 to 12 months with RB-51 brucellosis vaccine.
- b. The mature dosage is a 2cc dose containing approximately 1 billion organisms. This is 1/10 of the calfhood dose. The calfhood 2cc dose contains 10 to 34 billion organisms. Special vials of diluent for making the final dilution must be obtained from the manufacturer. 18 cc of diluent added to 2 cc of calfhood concentration will give ten doses (2cc per dose) of mature dose vaccine. Calfhood doses must not be given to mature animals.
- c. For the duration of the pilot project we are asking that a blood sample for brucellosis testing be submitted for each mature vaccinate. Veterinarians may vaccinate the animal prior to getting laboratory results but we need to try to identify animals which may have lost their identity as a vaccinate (tattoo has faded and orange eartag lost).
- d. Identify pregnant animals and do not vaccinate such animals until after they calve. We are suggesting within 45 days of calving. There is no milk withhold time for the vaccine but the withhold from slaughter is still three weeks so [to] be sure animals on their way to slaughter within that time are not vaccinated with RB-51 vaccine.
- e. Tattoo in the right ear with M, V shield, and 8 for the duration of the pilot project. The eight stands for the last digit of 1998.
- f. Place the regular orange vaccination tag and a plain (silver color) identification tag in the right ear. The double tagging in the right ear will help to visually identify mature

vaccinates without reading ear tattoos. Enter both tag numbers on the vaccination report.

- g. Submit vaccination reports within ten days to the office of the state veterinarian. Attach a copy of part 4 or pink copy of the Brucellosis Test Record to show that blood was drawn for brucellosis testing. However, be sure to send the rest of the test record and blood to the laboratory, <u>not</u> to the state veterinarian's office.
- h. Report monthly any unusual or untoward occurrences with the use of RB-51 vaccine on mature animals.
- i. Complete a critique survey at the end of the pilot project.

IMPLEMENTATION PLAN FOR PILOT RULES Chapter 16-86 WAC

- 1. When and how may affected veterinary practices volunteer to be part of the pilot project? Veterinarians or veterinary practices may volunteer by filling out application information on their letterhead and forwarding the information to the office of the state veterinarian any time after the distribution of the information packets. Volunteers will be accepted into the project any time from the time the application information is distributed until the end of the project.
- 2. How may volunteer veterinarians or veterinary practices terminate from the project? Any volunteer may terminate from the pilot project by sending a letter of resignation to the office of the state veterinarian.
 - 3. When and how will affected parties be notified?
- a. A packet of information will be sent to all large animal practices during the last week of April 1998.
- b. All known cattle practices will be visited personally by area veterinarians in the month of May 1998.
- c. A news release will be issued in the first week of May 1998.
- d. A CR-101 and briefing memo including the pilot rules and implementation plan will be entered for publication in the Washington State Register.
- 4. What are the estimated dates and locations of informational meetings with volunteers? Initial meetings will be setup by the area veterinarians during the month of May 1998 to brief local groups of veterinarians in their areas on the details of the program.

During the months of June and July 1998, the state veterinarian and assistant state veterinarian will arrange local Veterinary Medical Association meetings to answer questions on the progress of the pilot program in its initial stages.

5. What is the beginning date of the pilot rules? June 1, 1998.

6. What are the reporting dates by volunteers?

- a. Vaccination reports must be filed with the office of the state veterinarian within 10 days of vaccinating mature female bovines. A copy of the brucellosis test submission record, VS 4-33, should be submitted with the vaccination record. The vaccination record should show that a pregnancy examination was performed prior to vaccination.
- b. Unusual or untoward occurrences encountered with the use of the vaccine to vaccinate mature bovine females

must be filed with the office of the state veterinarian for each month by the 10th of the following month.

- c. Final critique forms must be filed by December 15, 1998, following the end of the pilot program on November 30, 1998.
- d. Any abortions of mature vaccinates must be reported to the office of the state veterinarian the next working day after the veterinarian has knowledge of the abortion.
- 7. What is the completion date of the pilot rules? November 30, 1998.
- 8. What is the final report date on the collected information and evaluation of the feasibility of the rule? December 31, 1998.
- 9. When will volunteers and affected parties be notified on the results of the final report? As soon as possible after December 31, 1998, and before the hearing date on January 18, 1999.
- 10. What is the anticipated filing date of the CR-102 proposed rules? If preliminary review of the collected information and the final report warrants, the CR-102 will be filed on December 16, 1998.

PILOT RULE MAKING - CHAPTER 16-86 WAC BRUCELLOSIS, TUBERCULOSIS, AND SCRAPIE IN CATTLE, GOATS AND SHEEP

I. Stakeholders

Cattle and Mixed Practice Large Animal Veterinarians Dairy Farmers

Beef Farmers

Livestock Markets

Livestock Dealers

Organizations representing the listed groups.

Input from the stakeholder groups has been nearly unanimous in asking for the proposed rule changes since brucellosis vaccine RB-51 was conditionally licensed by USDA effective March 1, 1996.

II. Report on other state and federal jurisdictions (Document A)

There are no other Washington state or local entities that regulate brucellosis vaccination activities.

The federal rules on vaccination do not require brucellosis vaccination in brucellosis free states. Washington has held free status since 1988. The Washington cattle industries wish to maintain a high level of immunity within their herds regardless of the status of the rest of the country. Brucellosis in the Yellowstone bison and elk herd will be a threat to Washington cattle long after the country is free of the disease in cattle herds. Chapter 16.36 WAC as amended in 1998 allows animal health rules to be more restrictive than federal rules.

The proposal by Washington state to allow vaccination above 12 months of age with the adult dose of RB-51 brucellosis vaccine was presented to most of the state veterinarians from the western states at the Western States Livestock Health Association in March 1998 at Denver, Colorado. Response to the proposal presented to them by both Washington and Oregon state veterinarians was primarily positive. South Dakota did have reservations based on the fact that the

country's livestock will soon be free. Why then extend the amount of vaccination, which is being done. Should we not rather reduce the vaccination level rather than facilitating it? The northwest states of Oregon, Idaho and Washington all agreed that the industries of those states would not reduce the level of vaccination for many years after the country is shown to be free of the disease. In the mean time we need to reduce the waste of good nonvaccinated animals being sent to slaughter just because they cannot be vaccinated.

PLAN FOR MEASURING AND TESTING PILOT RULE Chapter 16-86 WAC - Brucellosis Vaccination Sections

Methods for measuring and testing feasibility of complying with or administering the rule:

- 1. When will the pilot rules be implemented? June 1, 1998, to continue to November 30, 1998.
- 2. What will be measured to determine the effectiveness of the rule?
- a. The number of mature vaccinations administered during the pilot program.
- b. The number of abnormal reactions reported in vaccinated animals.
- c. The number of mature vaccinates sold or resold at public livestock markets.
- d. Comments from neighboring states concerning the acceptance of such vaccinates into their states.
- 3. How will the effectiveness or feasibility of rule be measured? By the number of anticipated or unanticipated problems with the mature vaccination and the exemption of pregnant animals until 45 days post parturition. Problems should decrease with each succeeding month of the project. Some shake down problems are expected early on in the pilot program until all veterinarian volunteers thoroughly understand the procedures.
- 4. Volunteers will be required to make the following timely reports:
- a. File with the state veterinarian's office VS Form 4-26 "Brucellosis Vaccination Record" within ten days of vaccinating mature animals.
- b. File monthly with the state veterinarian's office a written report of any unusual or untoward occurrences encountered with use of RB-51 mature vaccine on uninfected mature cattle.
- c. Submit a final critique form at the end of the pilot program evaluating the use of RB-51 vaccine in this manner.
- d. Any abortions reported in animals inadvertently vaccinated when pregnant must be reported immediately to the state veterinarian and will be handled as a possible case of human exposure to a virulent brucellosis organism.
- 5. How will the small business requirements for pilot rule making (RCW 34.05.313(4)) be met? It is anticipated that approximately 100 small businesses could be affected by the pilot rule. It is a good assumption that the majority of those businesses will volunteer to participate in the pilot program. It is anticipated that there will be only one business affected that would have over fifty employees (the WSU, School of Veterinary Medicine). Very few would have up to

twenty-six employees. The majority of the volunteers will be in the category of zero to ten employees.

6. When will the final report be prepared and written? The final report will be prepared and written by December 31, 1998.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by contacting Dr. Robert W. Mead, State Veterinarian, Washington State Department of Agriculture Food Safety, Animal Health Division, P.O. Box 42577, Olympia, WA 98504-2577, (360) 902-1878, FAX (360) 902-2087, email rmead@agr.wa.gov.

> May 8, 1998 Candace Jacobs Assistant Director

WSR 98-11-015 PREPROPOSAL STATEMENT OF INQUIRY **DEPARTMENT OF** FINANCIAL INSTITUTIONS

(Securities Division) [Filed May 12, 1998, 9:09 a.m.]

Subject of Possible Rule Making: Adoption of notice filing procedures pursuant to section 12 of SB 6202 (chapter 15, Laws of 1998).

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 21.20.450; section 12 of SB 6202 (chapter 15, Laws of 1998).

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: Section 12 of SB 6202 (chapter 15, Laws of 1998) grants to the director the power to adopt rules governing the filing requirements for federal covered securities pursuant to the National Securities Markets Improvement Act of 1996 (NSMIA).

Other Federal and State Agencies that Regulate this Subject and the Process Coordinating the Rule with These Agencies: Securities are regulated by the federal Securities and Exchange Commission (SEC) and most states. The division proposes using existing federal and other uniform forms where appropriate to satisfy Washington's filing require-

Process for Developing New Rule: Proposed rules would codify existing practices that are well accepted.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by contacting William M. Beatty, Securities Division, Department of Financial Institutions, P.O. Box 9033, Olympia, WA 98507-9033, (360) 902-8760, FAX (360) 704-6923, bbeatty@dfi.wa.gov, Securities Division Web Site http://www.wa.gov/dfi/securities.

> May 11, 1998 Michael E. Stevenson Program Manager

WSR 98-11-018

PREPROPOSAL STATEMENT OF INQUIRY DEPARTMENT OF COMMUNITY, TRADE AND ECONOMIC DEVELOPMENT

[Filed May 12,1998, 4:02 p.m.]

Subject of Possible Rule Making: To adopt CTED rules governing the long-term care ombudsman program (LTCOP) which will be consistent with applicable changes in federal and state statues. The new rules will replace chapter 388-18 WAC, the current governing rules under the administrative jurisdiction of the state's Department of Social and Health Services (DSHS).

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 43.190.030, as amended by chapter 194, Laws of 1997. The amended statute is entitled: "Office of state long-term care ombudsman created—Powers and duties—Rules."

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish:

- 1. Current rules were adopted when the LTCOP was still within DSHS and therefore do not reflect the legislature's direction that the program be privatized, nor do they provide for CTED's need to contract for the LTCOP.
- 2. The Federal Older Americans' Act (OAA) provisions have changed and current rules do not allow for the LTCOP to exercise all of the authority provided by the Reauthorized OAA. For example, the reauthorized OAA allows ombudsman access to records to be granted without consent when all three of the following conditions exist: (1) The resident does not have the capacity to make their own decisions, (2) there is an allegation that the surrogate decision-maker is not acting in the best/expressed interests of the resident, and (3) the surrogate decision-maker will not give consent to review records. The current WAC does not grant that access authority.
- 3. Current rules do not reflect the legislature's intent that volunteers work in facilities only when there is a local, paid supervising ombudsman.

Other Federal and State Agencies that Regulate this Subject and the Process Coordinating the Rule with These Agencies: The Federal Administration on Aging supervises the national LTCOP through each state's federally-required "State Unit on Aging" (SUA). SUAs are mandated to assure their LTCOP's compliance with federal requirements. The SUA for Washington state is housed in DSHS. CTED has an interagency agreement with DSHS to ensure the coordination of program compliance issues, and to provide federal funds for state-wide program operation. SUA staff have been and will continue to be included in all phases of the rule-making process. SUA staff were given the earliest opportunity to provide input on the first preliminary draft of the proposed rules, will be kept apprised of ongoing developments, and will be included in all stakeholder group discussions.

Process for Developing New Rule: This is a correction to the original CR-101 filed under WSR 98-09-081. Although the process used will not be negotiated rule making, CTED plans to have multiple meetings with program stakeholders (see below) to ensure the most inclusive process possible.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by contacting Steven Springer, LTCOP Program Manager, Department of Community, Trade and Economic Development, 906 Columbia Street S.W., P.O. Box 48300, Olympia, WA 98504-8300 phone (360) 586-1364, FAX (360) 586-0489, Internet e-mail address steves@cted.wa.gov.

Information Exchanges: A stakeholder's meeting to discuss draft rules has been rescheduled for June 3, 1998 (formerly on May 13), from 10:00 a.m. to noon in the first floor conference room at CTED's Davis-Williams Building in Olympia (corner of Ninth and Columbia). Two official public hearings will be scheduled for August, one in eastern Washington and one in western Washington. Other information exchanges will be scheduled as needed.

May 12, 1998 Tim Douglas Director

WSR 98-11-025 PREPROPOSAL STATEMENT OF INQUIRY DEPARTMENT OF LICENSING

(Board of Registration for Professional Engineers and Land Surveyors)

[Filed May 13, 1998, 11:45 a.m.]

Subject of Possible Rule Making: Repeal of chapter 196-04 WAC, Organization and Jurisdiction.

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 18.43.035.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: The repeal of this chapter is proposed for the following reasons:

- 1. WAC 196-04-010 Marine surveyor and 196-04-020 Branch of marine surveyor discontinued, deal with the elimination of the branch of Marine Surveyor. This branch was discontinued as of the end of calendar year 1965. The provisions in these two rules were filed in 1963 and have long since become unnecessary to the board operations.
- 2. WAC 196-04-025 Board of registration for professional engineers and land surveyors—Powers and duties, is a rule adopted in 1988 when a question was raised about the role of the board. At present this rule is not in full agreement with established hiring practices and the agreement between the Department of Licensing and the board. The rule also refers to the position of "registrar" that is no longer used.
- 3. WAC 196-04-030 Chief executive of the board of registration for professional engineers and land surveyors—Duties, qualification and 196-04-040 Assistant registrar for board of registration for professional engineers and land surveyors—Duties, qualifications, provisions of these rules have been in effect since 1985 and have not been updated to reflect the qualifications that are now needed to administer the board program. These rules are out-of-date and are not consistent with the board's desired requirements for the positions. The qualifications and job responsibilities for the management positions of board staff would better serve the board at an

internal policy level than codified in the Washington Administrative Code. This would give the board the ability to update qualifications for the positions in a more timely manner as the job responsibilities change.

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.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by sending written comments to George A. Twiss, Executive Director, P.O. Box 9649, Olympia, WA 98507-9649, (360) 586-3361, FAX (360) 664-2551; or Rick Notestine, Program Director, Licensing, P.O. Box 9649, Olympia, WA 98507-9649, (360) 586-7298, FAX (360) 664-2551.

May 12, 1998
George A. Twiss
Executive Director
Engineers Board

WSR 98-11-026 PREPROPOSAL STATEMENT OF INQUIRY EXECUTIVE ETHICS BOARD

[Filed May 13, 1998, 3:50 p.m.]

Subject of Possible Rule Making: RCW 42.52.390 Hearing and subpoena authority, 42.52.410 Filing complaint, 42.52.420 Investigation, 42.52.430 Public hearing—Findings, 42.52.470 Referral for enforcement, 42.52.500 Optional hearings by administrative law judge.

Statutes Authorizing the Agency to Adopt Rules on this Subject: Chapter 42.52 RCW, RCW 42.52.360(3).

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: This rule will amend chapter 292-100 WAC, Executive Ethics Board procedural rules.

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

Process for Developing New Rule: The board will accept written comments via letter, facsimile, or e-mail from any persons who may be interested. All comments received will be considered by the board before a proposed rules is published pursuant to a formal notice.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by contacting Executive Secretary, Executive Ethics Board, 1125 Washington Street S.W., P.O. Box 40100, Olympia, WA 98504-0100, (360) 664-0871, ethics@atg.wa.gov, FAX (360) 664-0229. Written comments must be received by August 1, 1998. These comments will be considered by the board at its October 9, 1998, regular meeting at Building 1, 4224 6th Avenue S.E., Lacey, WA at 10:00 a.m. Thereafter, the board may proceed with rule making.

May 13, 1998 Margaret A. Grimaldi Executive Secretary

WSR 98-11-030 PREPROPOSAL STATEMENT OF INQUIRY DEPARTMENT OF FISH AND WILDLIFE

[Filed May 14, 1998, 1:12 p.m.]

Subject of Possible Rule Making: Classification review to consider listing as endangered, threatened, or sensitive: Margined sculpin, pygmy whitefish, fisher, Olympic mudminnow, common murre, common loon, chinquapin hair-streak butterfly, northern leopard frog, western pocket gopher, mardon skipper butterfly, Puget blue butterfly, valley silverspot butterfly and whulge checkerspot butterfly.

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 77.12.020.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: Listing and delisting of species affords protection or reduces unnecessary management duties. The department is seeking biological information for status reports which will assist in this process. Information is sought regarding life history, habitat requirements and status, population distribution, status and trends, population demographics and management activities.

Other Federal and State Agencies that Regulate this Subject and the Process Coordinating the Rule with These Agencies: USFWS and NMFS are involved with federal listing and protection. They will be consulted with at rule promulgation.

Process for Developing New Rule: Agency study.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by contacting Mike Kuttel, Assistant Director, Wildlife Management, 600 Capitol Way North, Olympia, WA 98501-1091, (360) 902-2504. Please provide biological information in writing, and, for the margined sculpin, pygmy whitefish and fisher by August 31, 1998, and for all other species by December 31, 1998.

May 13, 1998 Evan Jacoby Rules Coordinator

WSR 98-11-031 PREPROPOSAL STATEMENT OF INQUIRY DEPARTMENT OF SOCIAL AND HEALTH SERVICES

(Aging and Adult Services Administration)
[Filed May 14, 1998, 2:40 p.m.]

Subject of Possible Rule Making: Amending WAC 388-15-202 Definitions, 388-15-207 Chore personal care services for adults—Legal basis—Purpose—Goals, 388-15-214 Chore personal care services—Budget control, 388-15-215 Chore personal care services—Program limitations, 388-15-219 Chore personal care service—Payment and client participation, 388-15-600 Community options program entry system (COPES)—Purpose—Legal basis, 388-15-620 COPES—Services, 388-15-630 COPES—Payment procedures, 388-15-880 Medicaid personal care—Payment procedures.

dures, and 388-15-890 Medicaid personal care—Program limitations.

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 74.39A.030, 74.09.035, 74.09.520, 74.09.530, and section 206(3), chapter 346, Laws of 1998.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: Developing a waiting list or a methodology for limiting the number of COPES clients served by region; amending payment procedures for COPES service providers, and specifying conditions under which COPES services may be provided by informal supports or volunteers. Limiting circumstances under which relatives can be paid providers. The regulations will be reviewed to consider when COPES services could be reasonably and appropriately provided through available informal supports as required by section 206(3), chapter 346, Laws of 1998.

Other Federal and State Agencies that Regulate this Subject and the Process Coordinating the Rule with These Agencies: Health Care Financing Administration (HCFA). The Department of Social and Health Services will notify HCFA of required amendments to the state Medicaid plan or home and community-based waiver (i.e. COPES).

Process for Developing New Rule: Interested parties may submit verbal or written comments, concerns, and recommendations to Aging and Adult Services Administration at any time prior to filing the notice of proposed rule making. Public meetings will be widely publicized in advance in order to promote maximum attendance and participation in the rule development process by interested parties. Interested parties will be invited to attend informal meetings, and/or provide oral or written suggestions to the department. At the time the notice of proposed rule making is filed, interested parties will be notified of the scheduled hearing to adopt rules and how to submit comments.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication. Interested parties can attend announced informational meetings or provide written comments to Chris Toombs, Home and Community Programs, Aging and Adult Services Administration, P.O. Box 45600, Mailstop 45600, Olympia, WA 98504-5600, phone (360) 493-2536, FAX (360) 438-8633, TDD (360) 493-2537, e-mail ctoombs @dshs.wa.gov.

May 13, 1998 Marie Myerchin-Redifer, Manager Rules and Policies Assistance Unit

WSR 98-11-032 PREPROPOSAL STATEMENT OF INQUIRY DEPARTMENT OF SOCIAL AND HEALTH SERVICES

(Aging and Adult Services Administration)
[Filed May 14, 1998, 2:42 p.m.]

Subject of Possible Rule Making: Adjusting functional eligibility standards for the Chore, COPES, and MPC service programs. This action requires amendments to WAC 388-15-201 Long-term care functional eligibility, 388-15-209

Chore services—Eligibility, 388-15-222 Chore services—Employed disabled—Incentive income and resource exemption, 388-15-610 COPES—Eligibility, 388-15-830 MPC services—Eligibility, 388-15-890 MPC services—Program limitations, and 388-15-895 MPC services—Termination of services. Also, repeal of WAC 388-15-216 Chore services—Grandfathered clients.

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 74.09.520, 74.09.530, 74.39A.110, 74.39A.120, and 74.39A.030.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: The 1998 supplemental budget contains sufficient funding for fiscal year 1998 to negate recent rule changes to program eligibility for the Chore, COPES, and MPC programs which were adjusted to reduce expenditures. The department finds that these rules are necessary to amend eligibility requirements so as to preclude 4000 clients from having their Chore, COPES, and MPC services terminated.

Other Federal and State Agencies that Regulate this Subject and the Process Coordinating the Rule with These Agencies: Health Care Financing Administration (HCFA). The Department of Social and Health Services will notify HCFA of required amendments to the state Medicaid plan or home and community-based waiver (i.e., COPES) regarding eligibility or service levels. Aging and Adult Services will be coordinating this proposal on behalf of the department and will coordinate with the Medical Assistance, Health and Rehabilitation Administration and other affected administrations.

Process for Developing New Rule: Interested parties may submit verbal or written comments, concerns and recommendations to Aging and Adult Services Administration at any time prior to filing the notice of proposed rule making. Public meetings will be widely publicized in advance in order to promote maximum opportunity for attendance and participation in the rule development.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by contacting Lois Wusterbarth, Chore and MPC Program Manager, Aging and Adult Services Administration, Home and Community Services Division, P.O. Box 45600, Olympia, WA 98504-5600, phone (360) 493-2538, FAX (360) 438-8633, e-mail lwusterb@dshs.wa.gov.

May 13, 1998 Marie Myerchin-Redifer, Manager Rules and Policies Assistance Unit

WSR 98-11-035 PREPROPOSAL STATEMENT OF INQUIRY WASHINGTON STATE PATROL

[Filed May 15, 1998, 1:12 p.m.]

Subject of Possible Rule Making: Amend WAC 204-24-050 Use of tire chains or other traction devices.

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 46.37.005.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: This amendment will improve public safety by requiring chain use, when needed, to both the north and south side of the pass on SR 20. The current WAC requires chain use on only one side of the pass.

Process for Developing New Rule: Law enforcement agencies and the Washington State Department of Transportation recommend amending this WAC based on public safety concerns.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by contacting Ms. Carol Morton, Washington State Patrol, P.O. Box 42635, Olympia, WA 98504-2635, phone (360) 412-8934, FAX (360) 493-9090.

May 15, 1998 Annette M. Sandberg Chief

WSR 98-11-036 PREPROPOSAL STATEMENT OF INQUIRY WASHINGTON STATE PATROL

[Filed May 15, 1998, 1:15 p.m.]

Subject of Possible Rule Making: Amend WAC 204-10-020 Lighting devices.

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 46.37.005 and 46.37.320.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: Transit companies expressed the desire to have the option of using additional hazard strobe lamps for public safety. A pilot program was tested and the results were favorable. This amendment will define acceptable use of these devices.

Process for Developing New Rule: Pilot rule making; and consultation with transit companies.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by contacting Ms. Carol Morton, Washington State Patrol, P.O. Box 42635, Olympia, WA 98504-2635, phone (360) 412-8934, FAX (360) 493-9090.

May 15, 1998 Annette M. Sandberg Chief

WSR 98-11-037 PREPROPOSAL STATEMENT OF INQUIRY WASHINGTON STATE PATROL

[Filed May 15, 1998, 1:17 p.m.]

Subject of Possible Rule Making: Amend WAC 446-20-610 Superintendent of public instruction—Prospective educational employees—Fees.

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 43.43.830 - [43.43.]845, ESSB 6108, chapter 346, Laws of 1998.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: ESSB 6108 allows the

Washington State Patrol to raise existing fees charged for background fingerprint checks on current and potential school district and educational service district employees by six dollars. The fee increase is necessary to off-set rising processing costs.

Process for Developing New Rule: Consultation with Superintendent of Public Instruction.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by contacting Ms. Toni Korneder, Washington State Patrol, P.O. Box 42633, Olympia, WA 98504-2633, phone (360) 705-5101, FAX (360) 664-9461.

May 15, 1998 Annette M. Sandberg Chief

WSR 98-11-038 PREPROPOSAL STATEMENT OF INQUIRY DEPARTMENT OF LICENSING

(Board of Funeral Directors and Embalmers) [Filed May 15, 1998, 2:55 p.m.]

Subject of Possible Rule Making: Reinstatement of license or registration following suspension for failure to comply with a support order under chapter 74.20 RCW or a residential or visitation order under chapter 26.09 RCW.

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 18.39.175(4).

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: To facilitate reinstatement of licenses or registrations by the board and to provide for a reinstatement fee.

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.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by providing written comments to the board at Funeral and Cemetery Unit, P.O. Box 9012, Olympia, WA 98507-9012, phone (360) 586-4905, FAX (360) 664-2550.

May 15, 1998 Jon Donnellan Administrator

WSR 98-11-039 PREPROPOSAL STATEMENT OF INQUIRY DEPARTMENT OF LICENSING

(Cemetery Board) [Filed May 15, 1998, 2:57 p.m.]

Subject of Possible Rule Making: A director fee hearing to raise cemetery licensing fees within the limits of Initiative 601.

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 68.05.205.

PREPROPOSAL

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: To amend WAC 98-70-010 to keep Cemetery Board revenues in line with expenditures.

Process for Developing New Rule: Agency study.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by providing written comments to the board at Cemetery Board, P.O. Box 9012, Olympia, WA 98507-9012, phone (360) 586-4905, FAX (360) 664-2550.

> May 14, 1998 Jon Donnellan Administrator

WSR 98-11-063 PREPROPOSAL STATEMENT OF INQUIRY DEPARTMENT OF HEALTH

[Filed May 19, 1998, 10:58 a.m.]

Subject of Possible Rule Making: Establish new licensing fees and civil fines for temporary worker housing.

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 43.70.340.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: Legislation passed during the 1998 session (chapter 37, Laws of 1998) amended RCW 43.70.340. The amendment requires the Department of Health to conduct a fee study and have new fees in place no later than December 31, 1998.

Other Federal and State Agencies that Regulate this Subject and the Process Coordinating the Rule with These Agencies: The State Board of Health (SBOH) and Department of Labor and Industries (L&I) also regulate temporary worker housing. The Department of Health has sole licensing and fee authority but will work closely with the SBOH and L&I to keep each group informed during the rule-writing process.

Process for Developing New Rule: Agency study.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication. If interested in being on a mailing list, contact Jennell Prentice, Rules Coordinator, Facilities and Services Licensing, P.O. Box 47852, Olympia, WA 98504-7852, phone (360) 705-6661, FAX (360) 705-6654, e-mail JZP0303@hub.doh.wa.gov.

May 18, 1998 Bruce Miyahara Secretary

WSR 98-11-064 PREPROPOSAL STATEMENT OF INQUIRY DEPARTMENT OF HEALTH

[Filed May 19, 1998, 10:59 a.m.]

Subject of Possible Rule Making: WAC 246-834-060, 246-834-070 and 246-834-080, these rules describe the current processes for application for licensure examination, release of examination results and failures. The department

is considering revising these rules to allow the adoption of a national examination.

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 18.50.060.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: The current state midwifery licensure examination was developed by the Midwifery Advisory Committee and is currently in need of revision. This revision would involve a large amount of time and resources. It has come to the department's attention that a national organization has developed an examination specifically for direct entry midwives. This exam was based upon an intensive job analysis of the profession and has been deemed psychometrically sound. It was also reviewed by an independent organization who found that this examination sets out to test and measure the same topics as the state examination and the examinations should be considered comparable measures of competency. If the rules allowed for the adoption of the national examination, the department may be able to offer a quality examination without expending considerable resources. In addition, it has come to the department's attention that other states have already adopted this examination and more are considering adopting it. If the department does adopt the examination, it may allow for easier endorsement of licensees who are licensed in other states.

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

Process for Developing New Rule: Collaborative rule making, the department intends to hold an open forum on June 5, 1998, at the Midwifery Advisory Committee meeting in Olympia, Washington to elicit input from interested parties. An interested parties list has been developed and all licensed midwives and interested parties will be informed. In addition, the midwifery program will review the rules of other professions for content.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication. A public meeting will be held to obtain public input on June 5, 1998, at the Department of Health, 1101 Quince Street, Olympia, WA 98504. Written comments may be submitted to Department of Health, Midwifery Program, Attn: Kendra Pitzler, Program Manager, P.O. Box 47864, Olympia, WA 98504-7864, phone (360) 664-4216, FAX (360) 586-2165.

May 18, 1998 Bruce Miyahara Secretary

WSR 98-11-065 PREPROPOSAL STATEMENT OF INQUIRY DEPARTMENT OF HEALTH

(Board of Pharmacy) [Filed May 19, 1998, 11:00 a.m.]

Subject of Possible Rule Making: WAC 246-869-220 Patient information required.

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 18.64.005.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: Pharmacists are not consistently providing patients with the information necessary to assure that patients know how to correctly take their medication. Inappropriate drug therapy is a major national problem which adds greatly to health care costs. Cost associated with the waste of misused drugs and the results of not receiving intended therapy have been estimated to account for as much as \$100 billion per year. The board is considering amending its rule on patient medication to clarify when the pharmacist must provide patient counseling and what information needs to be communicated to the patient.

Other Federal and State Agencies that Regulate this Subject and the Process Coordinating the Rule with These Agencies: None, federal government requires patient counseling on prescriptions covered by Medicare.

Process for Developing New Rule: Collaborative rule making, mailings and public meetings.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by contacting Lisa Salmi, Board of Pharmacy, P.O. Box 47863, Olympia, WA 98504-7863, phone (360) 586-3018, FAX (360) 586-4359.

May 6, 1998
D. H. Williams
Executive Director

WSR 98-11-070 WITHDRAWAL OF PREPROPOSAL STATEMENT OF INQUIRY DEPARTMENT OF HEALTH

[Filed May 19, 1998, 11:05 a.m.]

A Preproposal Statement of Inquiry, CR-101, was filed by the Board of Optometry on October 1, 1997, WSR 97-20-155.

Following internal and external analysis of possible rule making which would establish a definition of "vision therapy" and "low vision rehabilitation" and potential amendments to the credential by endorsement rules, it was determined that rule making would not go forward.

Please withdraw the CR-101 Preproposal Statement of Inquiry, WSR 97-20-155 as filed on October 1, 1997.

Bruce Miyahara Secretary

WSR 98-11-075 PREPROPOSAL STATEMENT OF INQUIRY DEPARTMENT OF LABOR AND INDUSTRIES

[Filed May 19, 1998, 11:48 a.m.]

Subject of Possible Rule Making: Fire fighters, chapter 296-305 WAC, Safety standards for fire and chapter 296-24

WAC, General safety and health standards (Part G-2, Fire Protection).

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 49.17.010, [49.17].040, [49.17].050.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: Occupational Safety and Health Administration (OSHA) letter dated December 9, 1997, notified the department that Washington's safety rules for fire fighters were "not-at-least-as-effective-as" OSHA safety rules. Because the department is required to maintain rules that are at-least-as-effective-as those enforced by OSHA, amendments will be proposed to make the state standards at-least-as-effective-as OSHA standards.

Other Federal and State Agencies that Regulate this Subject and the Process Coordinating the Rule with These Agencies: Federal OSHA also regulates this subject.

Process for Developing New Rule: The department must adopt rules identical to or at-least-as-effective-as OSHA rules as required by the OSHA/WISHA state plan agreement.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by contacting Cindy Ireland, Project Manager, WISHA Services Division, P.O. Box 44620, Olympia, WA 98504-4620, phone (360) 902-5522, FAX (360) 902-5529.

May 19, 1998 Gary Moore Director

WSR 98-11-081 PREPROPOSAL STATEMENT OF INQUIRY LIOUOR CONTROL BOARD

[Filed May 19, 1998, 12:58 p.m.]

Subject of Possible Rule Making: In compliance with chapter 133, Laws of 1998, the subject of possible rule making is to state employees under eighteen years of age are not allowed to sell and handle tobacco products (persons under eighteen may bag tobacco products and deliver these bags to the customer's vehicle).

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 66.08.030, chapter 133, Laws of 1998.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: The current rule states employers holding a cigarette retailer license may allow employees of any age to sell tobacco products. This rule needs to be revised in order to comply with chapter 133, Laws of 1998, which made minor possession of tobacco a class 3 civil infraction.

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

Process for Developing New Rule: Per chapter 133, Laws of 1998. The agency will work with stakeholders during one or more public hearing(s).

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by contacting Teresa Berntsen, Rules Coordinator, P.O. Box 43080, Olympia, WA 98504-3080, phone (360) 586-1641, FAX (360) 704-4920, e-mail rules@liq.wa.gov.

May 19, 1998 Nathan S. Ford, Jr. Chairman

WSR 98-11-083 PREPROPOSAL STATEMENT OF INQUIRY DEPARTMENT OF REVENUE

[Filed May 19, 1998, 1:24 p.m.]

Subject of Possible Rule Making: WAC 458-20-216 Successors, quitting business.

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 82.32.300.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: This rule explains the circumstances under which a person is considered a successor to a person quitting business. The rule is being amended to reflect changes in the law since it was last amended in 1970. One change is the definition of successor. Another change is the elimination of the requirement to report bulk transfers to the Department of Revenue. The rule is also being amended to reflect the decision in a Court of Appeals case, *Palmer v. Washington*, 82 Wn. App. 367 (1996), regarding the successor liability of secured creditors who repossess property and then operate the business.

Other Federal and State Agencies that Regulate this Subject and the Process Coordinating the Rule with These Agencies: No other agencies are directly affected by this rule.

Process for Developing New Rule: Modified negotiated rule making.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication. Written comments may be submitted by mail, FAX, or at the public meeting. Oral comments will be accepted at the public meeting. A preliminary draft of the proposed changes is available upon request. Written comments on and/or requests for copies of the rule may be directed to Greg Potegal, Legislation and Policy, P.O. Box 47467, Olympia, WA 98504-7467, phone (360) 753-1971, FAX (360) 664-0693, e-mail gregp@dor.wa.gov.

Location and Date of Public Meeting: June 24, 1998, 10:00 a.m., Evergreen Plaza Building, 711 Capitol Way, Second Floor Conference Room, Olympia, WA.

Assistance for Persons with Disabilities: Contact Janet Schilter by June 14, 1998, TDD 1-800-451-7985, or (360) 753-7790.

May 19, 1998 Claire Hesselholt Rules Manager

WSR 98-11-093 PREPROPOSAL STATEMENT OF INQUIRY OFFICE OF MINORITY AND WOMEN'S BUSINESS ENTERPRISES

[Filed May 20, 1998, 9:45 a.m.]

Subject of Possible Rule Making: WAC 326-30-041 Annual goals.

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 39.19.131(7).

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: State agencies and educational institutions have a statutory responsibility to maximize opportunities for minority and women's business enterprises in state contracting and procurement. The Office of Minority and Women's Business Enterprises sets goals to provide benchmarks for measuring the state's performance in compliance with the statute. Later this fiscal year, the state will initiate a new rule making to set goals based on the results of the state's disparity study.

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

Process for Developing New Rule: Comments from the affected business community and state organizations will be solicited directly.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by contacting Juan Huey-Ray, Rules Coordinator, phone (360) 704-1188, FAX (360) 586-7079, Office of Minority and Women's Business Enterprises, P.O. Box 41160, Olympia, WA 98504-1160. All comments must be received by August 25, 1998, at 12:00 p.m.

May 19, 1998 James A. Medina Director

WSR 98-11-098 PREPROPOSAL STATEMENT OF INQUIRY EVERETT COMMUNITY COLLEGE

[Filed May 20, 1998, 10:25 a.m.]

Subject of Possible Rule Making: Traffic regulations of Everett Community College, chapter 132E-16 WAC.

Statutes Authorizing the Agency to Adopt Rules on this Subject: Chapter 1-21 WAC, chapters 34.05 and 28B.50 RCW.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: To protect and control vehicular traffic on property maintained by District 5.

Other Federal and State Agencies that Regulate this Subject and the Process Coordinating the Rule with These Agencies: Washington State Community and Technical Colleges.

Process for Developing New Rule: Negotiated rule making.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by contacting Rules Coordinator, Everett Community College, Olympus Hall, Room 200, Everett, WA 98201, (425) 388-9202.

May 15, 1998
Juli Boyington
Rules Coordinator

WSR 98-11-100 PREPROPOSAL STATEMENT OF INQUIRY DEPARTMENT OF AGRICULTURE

[Filed May 20, 1998, 11:17 a.m.]

Subject of Possible Rule Making: To establish purple nutsedge quarantine rules.

Statutes Authorizing the Agency to Adopt Rules on this Subject: Chapter 17.24 RCW.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: Purple nutsedge is an extremely invasive, economically significant noxious weed not known to occur in this state at this time. This quarantine is intended to prevent the introduction of purple nutsedge in this state.

Process for Developing New Rule: The Washington State Noxious Weed Control Board has requested the changes to this rule. Representatives of the Washington State Department of Agriculture discuss options for specific provisions of the proposal with the board and then publish the rule proposal.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by contacting Mary Toohey, Assistant Director, Washington State Department of Agriculture, Laboratory Services Division, P.O. Box 42560, Olympia, WA 98504-2560, phone (360) 902-1907, FAX (360) 902-2094, e-mail mtoohey@agr.wa.gov; and Lisa Lantz, Executive Secretary, Washington State Noxious Weed Control Board, 1851 South Central Place, Suite 211, Kent, WA 98031-7507, phone (253) 872-2972, FAX (253) 872-6320, e-mail waweeds@wolfenet.com.

March 20, 1998 Mary A. Martin Toohey Assistant Director

WSR 98-11-101 PREPROPOSAL STATEMENT OF INQUIRY DEPARTMENT OF LABOR AND INDUSTRIES

[Filed May 20, 1998, 11:32 a.m.]

Subject of Possible Rule Making: Agency is in the process of rewriting existing retrospective rating rules contained in chapter 296-17 WAC into the clear rule-writing format. The agency is also considering the establishment of new rules that deal with group plan homogeneity, how and when classification are assigned to groups, one-time reapplication for classifications for all group plans, classification authorization to be at the subclass level, clarification of good standing for

enrollment into a retro plan, and an "all or nothing" provision for commonly owned businesses.

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 51.16.035 and 51.04.020(1).

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: Currently many of the decisions affecting employers enrolled in the retrospective rating program are driven by formal and informal policy. The agency believes that these policies should be replaced by formal rules on the subjects. The balance of the proposal is to rewrite existing rules so that all businesses that participate in this voluntary program are clear on the expectations and requirements to participate in the retrospective rating program. The overall goal of retro and the purpose of any rule on this subject is to encourage work place safety and effective claims management programs so that the overall effect is reduced premium rates for employers.

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

Process for Developing New Rule: The agency initiated this process by soliciting input from customers that use this program asking them to identify rules or policies which were vague, difficult to understand or no longer needed and/or other areas that could be improved. This information as well as other ideas that originated with department staff were presented at two separate meetings of the Retrospective Rating Advisory Committee in December 1997 and February 1998. This was followed up with four informal public meetings around the state from March 9-14, 1998, to share ideas on possible changes and to encourage retro employers to participate in the rule development process to share their ideas. The results of the four pre-rule development meetings and a proposal being developed by business, was shared with the Retro Advisory Committee and the public at the committee's regular April meeting. The committee requested a special work session to further address all of the ideas and put forth a comprehensive rule proposal. This meeting has been tentatively scheduled for mid-May. We will present the results of the May meeting to retro employers at our regular June 1998 Retrospective Rating Advisory Committee meeting. Four additional informal meetings will be held around the state in late June to obtain additional input for retro employers.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication. A letter will be mailed to employers and groups that participate in the retro program in late May disclosing the date, time and location of these meetings. These four informal meetings will not be scheduled until after the work session of the committee has taken place. Retro employers and other interested parties can call the department at (360) 902-4835 to obtain information on participation.

May 18, 1998 Gary Moore Director

WSR 98-11-102

PREPROPOSAL STATEMENT OF INQUIRY JAIL INDUSTRIES BOARD

[Filed May 20, 1998, 11:55 a.m.]

Subject of Possible Rule Making: Prison industries enhancement certification program.

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 36.110.060.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: Policy and procedures to certify private sector businesses which employ jail inmates as complying with federal requirements.

Other Federal and State Agencies that Regulate this Subject and the Process Coordinating the Rule with These Agencies: United States Department of Justice, Bureau of Justice Assistance.

Process for Developing New Rule: Agency study.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication. Will accept written comments to Jail Industries Board, Attn: Jill Will, 206 10th Avenue S.E., Olympia, WA 98501-1311, phone (360) 586-1534, FAX (360) 664-2812, e-mail jwill@wacounties.org.

May 20, 1998

Jill Will

Executive Director

WSR 98-11-103 PREPROPOSAL STATEMENT OF INQUIRY JAIL INDUSTRIES BOARD

[Filed May 20, 1998, 11:56 a.m.]

Subject of Possible Rule Making: Prison industries enhancement certification program appeal process.

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 36.110.060.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: Appeal process to appeal certification decisions made by the jail industries board.

Process for Developing New Rule: Agency study.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication. Will accept written comments to Jail Industries Board, Attn: Jill Will, 206 10th Avenue S.E., Olympia, WA 98501-1311, phone (306) 586-1534, FAX (360) 664-2812, e-mail jwill@wacounties.org.

May 20, 1998

Jill Will

Executive Director

WSR 98-11-024 PROPOSED RULES DEPARTMENT OF AGRICULTURE

[Filed May 13, 1998, 11:33 a.m.]

Continuance of WSR 98-07-106.

Preproposal statement of inquiry was filed as WSR 98-03-088.

Title of Rule: Chapter 16-212 WAC, Grain, hay, beans and peas—Inspection fees.

Purpose: Continuation of adoption date of proposed rules to May 29, 1998.

Statutory Authority for Adoption: RCW 22.09.790.

Date of Intended Adoption: May 29, 1998.

May 5, 1998 Robert W. Gore Assistant Director

WSR 98-11-049 WITHDRAWAL OF PROPOSED RULES DEPARTMENT OF FISH AND WILDLIFE

(By the Code Reviser's Office) [Filed May 19, 1998, 8:00 a.m.]

WAC 220-16-480, 220-16-490, 220-16-500, 220-16-510, 220-16-520, 220-16-530, 220-16-540, 220-16-560, 220-16-570, 220-16-580, 220-16-600, 220-16-620, 220-16-630, 220-16-640, 220-16-650, 220-16-660, 220-16-670, 220-16-680 and 220-16-690, proposed by the Department of Fish and Wildlife in WSR 97-22-107 appearing in issue 97-22 of the State Register, which was distributed on November 19, 1997, is withdrawn by the code reviser's office under RCW 34.05.335(3), since the proposal was not adopted within the one hundred eighty day period allowed by the statute.

Kerry S. Radcliff, Editor Washington State Register

WSR 98-11-074 PROPOSED RULES DEPARTMENT OF SOCIAL AND HEALTH SERVICES

(Economic Services Administration) [Filed May 19, 1998, 11:40 a.m.]

Original Notice.

Preproposal statement of inquiry was filed as WSR 98-07-099.

Title of Rule: Chapter 388-265 WAC, Payment of grants and related rules.

Purpose: To consolidate and simplify program and eligibility requirements for cash, food, and medical assistance to comply with criteria in the Governor's Executive Order 97-02.

Statutory Authority for Adoption: RCW 74.08.090. Statute Being Implemented: RCW 74.08.090.

Summary: The rules include the reasons for assigning and removing a client from protective payee status, the criteria for selecting a payee, and the description of what payees do.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Kay Hanvey, Division Assistance Programs, P.O. Box 45470, Olympia, WA 98504-5470, (360) 413-3100.

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: The reason these rules are being revised is to comply with the Governor's Executive Order 97-02, to implement regulatory reform. The rules are shortened, clarified, and simplified. Department procedures and contractual elements have been removed.

Proposal Changes the Following Existing Rules: WAC 388-265-1150, 388-265-1155, 388-265-1200, 388-265-1250, 388-265-1275, 388-265-1300, 388-265-1375, 388-265-1450, 388-265-1500, and 388-265-1600.

No small business economic impact statement has been prepared under chapter 19.85 RCW. There is no cost to businesses as the result of these actions.

RCW 34.05.328 does not apply to this rule adoption. These rules are not considered significant rules because they do not change existing policy.

Hearing Location: Lacey Government Center (behind Toyko Bento Restaurant), 1009 College Street S.E., Room 104-B, Lacey, WA 98503, on June 23, 1998, at 10:00 a.m.

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

Submit Written Comments to: Identify WAC Numbers, Paige Wall, Rules Coordinator, Rules and Policies Assistance Unit, P.O. Box 45850, Olympia, WA 98504-5850, FAX (360) 902-8292, by June 23, 1998.

Date of Intended Adoption: June 24, 1998.

May 18, 1998
Marie Myerchin-Redifer, Manager
Rules and Policies Assistance Unit

AMENDATORY SECTION (Amending WSR 94-10-065, filed 5/3/94, effective 6/3/94)

WAC 388-265-1150 Protective payee—General information. (1) ((The person chosen as the)) A protective payee ((may be:

(a) A relative, friend, neighbor, elergy, or member of a church or community service group;

- (b) A person who serves with a voluntary social agency; (c) A home economist with a public or private organization:
- (d) A member of a practical nurse association, or other agency;
- (e) For AFDC, a staff member of a public agency administering child welfare, health, rehabilitation, and housing programs;

- (f) A department staff member of homemaker services, housekeeping aide program; or
- (g) An employee of the department when another suitable person is not available.
- (2) An employee of the department shall not serve as payce for a client in the employee's regular caseload.
- (3) For a GAU client who is determined by the department to be actively addicted, the department shall select a:
- (a) Department approved alcohol/drug treatment or assessment agency;
- (b) Designated staff of a community mental health agency;
- (c) Social service agency, individual, or corporation who has a written agreement with the department to provide protective payee services;
- (d) Judicially appointed guardian or other legal representative when such appointment appears to serve the best interests of the client; or
 - (e) Department employee.
- (4) The department shall give preference to a specialist in home and money management over other department staff.
- (5) To avoid conflict of interest, the protective payce may not be:
 - (a) The office administrator;
- (b) The employee determining the financial eligibility of the client;
- (e) The employee recommending the protective payee plan;
- (d) A vendor of goods and services dealing directly with the client;
 - (c) A special investigative or resource employee;
 - (f) The employee authorizing payment for the client; or
- (g) For AFDC, any department employee, when the department has legal custody or the responsibility for placement and care of the child.
- (6) Standards for selecting a protective payee include, but are not limited to:
 - (a) Interest and concern in the client's welfare;
- (b) Ability to help the elient make proper use of the assistance payment;
 - (c) Accessibility to the client or client's family;
- (d) Ability to establish and maintain a positive relationship with the client and client's family; and
 - (e) Good character and reliability.
- (7) To the extent possible, the client shall choose the protective payee, or participate in the selection of the protective payee)) is a person or agency who manages client cash benefits to provide for basic needs housing, utilities, clothing, child care and food. They may also provide services such as training clients in money management.
- (2) Clients are assigned to protective payees for the following reasons:
- (a) Emergency or temporary situations where a child is left without a caretaker (TANF/SFA):
- (b) Noncooperation with WorkFirst program requirements (TANF/SFA; or
 - (c) Mismanagement of money.

NEW SECTION

- WAC 388-265-1155 Protective payee selection. (1) Clients may ask for a particular protective payee, but the department makes the final choice.
- (2) Protective payees must contract with the department, except for employees of the department who are assigned this function as part of their job duties.
- (3) A departmental employee acting as protective payee cannot:
 - (a) Have the client in their caseload,
- (b) Have the client in the caseloads of other employees under their supervision,
- (c) Be responsible for determining or issuing benefits for the client,
 - (d) Be the office administrator.
 - (e) Be a special investigator.
- (4) For TANF/SFA, a department employee cannot act as protective payee when the department has legal custody or responsibility for placement and care of the child.

AMENDATORY SECTION (Amending WSR 94-10-065, filed 5/3/94, effective 6/3/94)

WAC 388-265-1200 Emergency ((AFDC)) and temporary protective payees (TANF/SFA). (((1) The department shall make AFDC payment on behalf of a child, in most circumstances, to the parent as the a caretaker relative.

- (2) The department may make payment to another person on behalf of a child, when the caretaker relative is not available, or does not have legal custody of the child.
- (3) The department may pay AFDC to a person, other than a relative of specified degree, acting for the caretaker relative when the:
 - (a) Emergency situation is temporary;
- (b) Person other than the caretaker relative, lives with, and assumes care and supervision of a child;
- (c) Emergent situation deprives a child of the care and supervision of the caretaker relative with whom the child lives:
- (d) Emergent situation requires the department to make and carry out new plans for the:
 - (i) Child's continuing care and support; and
- (ii) Transfer of responsibility for the child to a more permanent arrangement.
- (4) The emergency payce is not included in the AFDC assistance unit.
- (5) The department shall provide the client with written notice of the protective payment as described under WAC 388-265-1550)) An emergency protective payee is assigned when a caretaker relative is not available to take care of and supervise a child due to an emergency.

AMENDATORY SECTION (Amending WSR 97-02-047, filed 12/30/96, effective 1/30/97)

WAC 388-265-1250 Protective <u>payee</u> or vendor payment due to mismanagement of ((grant)) money. (1) The ((rules in this section do not apply)) decision to assign a person to a protective ((payment for the caretaker relative sane-

- tioned by the department due to the refusal or failure of the earetaker relative to cooperate with:
- (a) The job and opportunities and basic skills training program (JOBS); or
 - (b) The office of support enforcement.
- (2) The department may use protective or vendor payment for eases in which the client:
- (a) Has demonstrated severe difficulty in managing money; and
- (b) For AFDC, has the capacity to learn, in a relatively short time, to manage assistance funds to assure the proper care of the child:
- (3) The department may authorize protective payment to help improve management and use of money for the best interest of the client.
- (4) The department shall base a decision to establish a protective payment plan due to the mismanagement of funds on the evidence contained in the case record. The evidence must be specific and clearly establish the fact that the way in which the funds are used by the client threatens the well-being of the child for AFDC or the GAU/SSI client.
- (5) Evidence of mismanagement includes, but is not limited to:
- (a) Continued inability to plan and spread necessary expenditures over the usual payment period;
- (b) Continued evidence that the child or GAU/SSI client is not properly fed and clothed;
- (c) For AFDC, that expenditures are made in such a way as to threaten the chances for healthy growth and development of the child;
 - (d) Medical or psychological evaluations;
- (e) An alcohol/drug assessment which establishes incapacity due to alcoholism or drug addiction;
- (f) Observation of gross physical conditions such as extensive paralysis, serious mental retardation, continued disorientation, or severe memory loss;
- (g) Persistent and deliberate failure to meet obligations for rent, food, and other essentials; and
- (h) Repeated evictions or compiling of debts against current income.
- (6) The department shall provide social services assistance to accomplish the educational and constructive purposes of the protective payment plan.
- (7) The department shall not use protective or vendor payment when:
- (a) The basic problem is insufficient funds rather than management of money; or
- (b) A financial problem is due only to an emergent situation.
- (8) The department shall provide the client with written notice of the protective payment as described under WAC 388-265-1550.
- (9) The department may request the attorney general file a petition in the superior court for the appointment of a guardian for a child eligible for AFDC when the caretaker relative is not using the grant adequately for the needs of the child. Such guardianship, as provided under RCW 74.12.250, shall be:

- (a) Special and limited solely for the purpose of safe-guarding the assistance grant made for the needs of a child;
- (b) Terminated by the department on termination of the assistance grant, or sooner, upon order of the court)) payee because of mismanagement of funds must be based in law, such as teen parents (RCW 74.04.0052) or on documented evidence in the case file. The documentation must be current and show that the mismanagement threatens the well being of a child on TANF/SFA or of the client. Examples of evidence are:
- (a) Department employees or others observe the client or client's children are hungry, ill, or not adequately clothed.
- (b) Repeated requests for more money, for example emergency additional requirements, or for basic essentials such as food, utilities, clothing, and housing.
 - (c) A series of evictions or utility shut offs.
 - (d) Medical or psychological evaluations.
- (e) An ADATSA alcohol/drug assessment which establishes incapacity due to alcoholism or drug addiction.
- (f) Nonpayment of an in home child care provider when payment has been issued by the department for that purpose.
- (g) Complaints from vendors showing a pattern of failure to pay bills or rent.
- (2) A lack of money or a temporary shortage of money because of an emergency does not constitute mismanagement.
- (3) When a client has a history of mismanaging money, benefits can be paid directly to vendors or through a protective payee.

AMENDATORY SECTION (Amending WSR 97-20-128, filed 10/1/97, effective 11/1/97)

WAC 388-265-1275 ((Protective payment—))
Assigning TANF/SFA or GA pregnant or parenting ((or pregnant)) minors to protective payee. ((Refer to RCW 74.04.0052)) Clients are assigned to protective payees if the clients are:

- (1) Under age 18; and
- (2) Unmarried; and

[3]

(e) Pregnant or have a dependent child.

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.

AMENDATORY SECTION (Amending WSR 94-10-065, filed 5/3/94, effective 6/3/94)

WAC 388-265-1300 <u>Assigning TANF/SFA clients</u> sanctioned for noncooperation or nonparticipation with <u>WorkFirst activities to protective</u> ((payment <u>AFDC elients sanctioned for failure, or refusal to cooperate with the job opportunities and basic skills training program (JOBS)</u>)) <u>payees</u>. (1) ((The department shall determine if a elient certified to the JOBS program has refused, or failed to participate in the JOBS program without good cause.

(2) The department shall require protective payment for a client determined by the department to not have good cause for refusing, or failing to cooperate with the JOBS program.

- (3) The department shall make direct payment to the sanctioned client if the department, after making a reasonable effort, is unable to locate a protective payee.
- (4) The department shall select a protective payee following the criteria under WAC 388-265-1500.
- (5) The department shall notify the client in writing of protective payment as described under WAC 388-265-1550.
- (6) The department shall resume direct payment to the carctaker relative when the department determines that the carctaker relative:
- (a) Is participating in JOBS as required by the department;
- (b) Has good cause for refusal to participate in JOBS Clients in their second month of sanction for noncooperation or nonparticipation in WorkFirst work activities must be assigned to protective payees.
- (2) Clients under sanction remain in protective payee status until they cooperate with WorkFirst and the sanction is removed, as long as they are receiving assistance.

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.

NEW SECTION

WAC 388-265-1375 Transfer from protective payees to limited guardianship. (1) In emergency cases where a person is physically or mentally unable to manage their own funds, the client is referred to other divisions of the department for full care, including full legal guardianship or other legal representation.

- (2) In cases where a child is eligible for TANF/SFA and the caretaker relative does not use the benefits for adequate care of the child, the case can be referred to the attorney general to establish a limited guardianship.
- (3) This process is used only if it appears there is a need for services to go beyond two years.
- (4) These guardianships are limited to management of DSHS benefits.
- (5) The protective payee plan is changed if a guardian is appointed. The guardian is designated as the protective payee.

AMENDATORY SECTION (Amending WSR 94-10-065, filed 5/3/94, effective 6/3/94)

WAC 388-265-1450 Protective payee responsibility and fees. (1) The ((department shall define the)) protective payee's responsibilities ((in writing. The department will provide a copy of the protective payee's responsibilities to:

- (a) The protective payee;
- (b) The client; and
- (e) The case record.
- (2) The payee and the department share the responsibility for developing a plan to improve the client's capacity to handle money and to evaluate the client's progress.
- (3) The protective payee shall have the authority and responsibility to make decisions about the expenditures of the assistance payment.

- (4) The teaching component for AFDC protective payment requires that the caretaker relative participate in the decision making to the extent of the caretaker relative's ability to do so.
- (5) The protective payer shall provide an accounting record to the department to verify that they are spending the assistance money on behalf of the client.
- (6) The department shall review the protective payee's accounting record and determine the appropriateness of the expenditures.
- (7) The protective payee shall return any remaining funds to the department when the protective payee relationship is terminated for any reason)) are to:
- (a) Manage client funds to pay bills for basic needs, such as housing and utilities, and as directed in the protective payee plans:
- (b) Provide money management for client when this item is included in the protective payee plans;
- (c) Urge clients to comply with WorkFirst and other program requirements, such as getting a job or attending school;
 - (d) Provide reports to the department on client progress.
- (2) Protective payee vendors are paid up to forty dollars administrative fees per assigned client per month.

AMENDATORY SECTION (Amending WSR 94-10-065, filed 5/3/94, effective 6/3/94)

WAC 388-265-1500 Protective payee ((or vendor payee)) plans. (1) ((The department shall review the need for protective payment and the)) A protective payee(('s performance of duties as frequently as indicated by the client's circumstances, but no less than every six months.

- (2) The department shall approve a protective or vendor payment plan for AFDC which initially does not exceed a three-month period.
- (3) The department may, after the initial review of the AFDC plan, authorize protective payment up to a maximum of twenty-four consecutive months. This plan must be reviewed no less then every six months.
 - (4) The review shall include an evaluation whether:
- (a) Conditions justify continuation, or a modification of the plan;
- (b) The protective payee's responsibilities are being earried out appropriately;
- (e) The client can be expected to resume the payee function: or
- (d) A court appointed guardian or foster care is needed because:
 - (i) The client cannot learn the payee functions; and
- (ii) It appears the plan will continue beyond two years)) plan is developed for each case assigned to a protective payee.
 - (2) A copy of the plan is provided to:
 - (a) The protective payee; and
 - (b) The client.
 - (3) Protective pavee status must be reviewed:
 - (a) After an initial three month period; and
- (b) At least every six months beyond the initial period for on-going cases.
 - (4) Reviews include evaluation of:

- (a) The need for the client to continue in protective payee status;
 - (b) The need to change the plan;
- (c) The client's potential to assume control of their funds (or be removed from protective payee status); and
 - (d) Protective payee performance.

AMENDATORY SECTION (Amending WSR 94-10-065, filed 5/3/94, effective 6/3/94)

WAC 388-265-1600 ((Termination of)) Ending protective payee ((or vendor payee payment status and changing payees. (((1) The department may remove a protective payee:

- (a) Upon the payee's request;
- (b) When a different payee is designated by the department;
- (c) When the client is ready to resume the payee function; or
- (d) When a judge has appointed a guardian or other legal representative.
 - (2) Vendor payment is discontinued when:
- (a) The department locates a person to serve as protective payee; or
- (b) When the client is ready to resume the payee function.
- (3) If a guardian is appointed for the client the department shall change the protective payee plan and designate the guardian as the protective payee)) A client may be removed from a protective payee when a:
 - (1) Protective payee requests the client be reassigned:
 - (2) Different protective payee is assigned; or
 - (3) Protective payee is no longer required.

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:

WAC 388-265-1400 Vendor payee.

WAC 388-265-1550 Client notification of protec-

tive payee or vendor payee.

WAC 388-265-1700 Confidential information— Protective payee or vendor

payee.

WSR 98-11-076 PROPOSED RULES OLYMPIC AIR POLLUTION CONTROL AUTHORITY

[Filed May 19, 1998, 12:44 p.m.]

Original Notice.

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

Title of Rule: Amending OAPCA's Regulation 1 Section 15.09 "Vapor Recovery Stage II."

Purpose: To amend OAPCA Regulation 1 to reflect the changes to WAC 173-491-040(5) as adopted by the Washington State Department of Ecology on January 14, 1997.

Statutory Authority for Adoption: RCW 70.94.141.

Statute Being Implemented: Chapter 70.94 RCW.

Summary: Amending OAPCA Regulation 1 Section 15.09 to conform with changes in WAC 173-491-040(5).

Reasons Supporting Proposal: WAC 173-491-040 changes the requirements for Stage II vapor recovery at gasoline stations. These-changes need to be reflected in OAPCA Regulation 1.

Name of Agency Personnel Responsible for Drafting: Robert Moody, 909 Sleater Kinney Road, 438-8768; Implementation and Enforcement: Chris Drechsel, 909 Sleater Kinney Road, 438-8768.

Name of Proponent: Olympic Air Pollution Control Authority, governmental.

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

Explanation of Rule, its Purpose, and Anticipated Effects: Department of Ecology determined that retaining Stage II vapor recovery in Thurston County is important to maintaining the National Ambient Air Quality Standard for Ozone in the Seattle-Tacoma maintenance area, Stage II vapor recovery will be retained in Thurston County for larger, higher volume gas stations. The purpose of the rule is to retain vapor controls for larger stations.

Proposal Changes the Following Existing Rules: The new rule will require Stage II vapor recovery only at new or existing gasoline stations that pump more than 1,200,000 gallons of gasoline annually. The existing rule also requires Stage II controls on stations pumping 840,000 gallons by December 31, 1998. This later requirement will no longer apply with this new rule.

No small business economic impact statement has been prepared under chapter 19.85 RCW. This amendment is exempt from RCW 19.85.025.

RCW 34.05.328 does not apply to this rule adoption. This amendment is exempt from RCW 34.05.328 because the rule reflects the changes made in WAC 173-491-040(5). This exemption is specified in RCW 34.05.328 (5)(b)(iii).

Hearing Location: Olympic Air Pollution Control Authority Office, 909 Sleater Kinney Road S.E. #1, Lacey, WA 98503, on July 8, 1998, at 10:00 a.m.

Assistance for Persons with Disabilities: Contact Craig Weckesser by July 3, 1998, TDD (360) 407-6006, or (360) 438-8768 ext. 111.

Submit Written Comments to: Robert Moody, Olympic Air Pollution Control Authority Office, FAX (360) 491-6308, by July 7, 1998.

Date of Intended Adoption: August 9, 1998.

May 19, 1998 Chris Drechsel Air Quality Specialist I

AMENDATORY SECTION

SECTION 15.09 VAPOR RECOVERY STAGE II

(a) ((For purposes of attainment or maintenance of the National Ambient Air Quality Standard for ozone s)) Stage II vapor recovery ((may only be)) is required at a ((service station, or any other)) gasoline dispensing facility supplying fuel to the general public((, in any of)) under the following circumstances:

(((a))) (1) ((The)) Any facility that ((sells)) dispenses in excess of ((six)) one million two hundred thousand gallons (((600,000)))) (1,200,000) of gasoline per year and is located in ((a e)) Thurston County, ((, any part of which is designated as nonattainment for ozone under the federal clean air act, 42 USC Section 7407; or)) This requirement will end on December 31, 2002, unless the department of ecology determines that Stage II is important to achieving or maintaining the National Ambient Air Quality Standard for Ozone in a nonattainment or maintenance plan county.

(((b) The facility sells in excess of six hundred thousand gallons of gasoline per year and is located in a county where a maintenance plan has been adopted by a local air pollution control authority or the department of ecology that includes gasoline vapor recovery devices as a control strategy; or))

(((e) From the effective date of this section until December 31, 1998, in any facility that sells in excess of one million two hundred thousand gallons (1,200,000) of gasoline per year and is located in an ozone-contributing county. For purposes of this section, an ozone-contributing county means a county in which the emissions have contributed to the formation of ozone in any county where violations of federal ozone standards have been measured, and includes Thurston County; or

(d) After December 31, 1998, in any facility that sells in excess of eight hundred forty thousand (840,000) gallons of gasoline per year and is located in any county, no part of which is designated as nonattainment for ozone under the federal clean air act, 42 USC Section 7407, provided that the department of ecology determines by December 31, 1997, that the use of gasoline vapor control devices in the county is important to achieving or maintaining attainment status in any other county.))

WSR 98-11-077 PROPOSED RULES **OLYMPIC AIR POLLUTION** CONTROL AUTHORITY

[Filed May 19, 1998, 12:45 p.m.]

Original Notice.

RCW 70.94.141.

Title of Rule: Amending OAPCA Regulation 1 Article 1, Section 1.07; Article 8, Section 8.03, Solid Fuel Burning Device.

Purpose: Amend these Articles and definitions to conform with changes to chapter 70.94 RCW imposed by SHB 1354 as passed by the legislature in 1998.

Other Identifying Information: Adoption changes to chapter 70.94 RCW in SHB 1354 as approved by the governor.

Statutory Authority for Adoption: Chapter 70.94 RCW.

Statute Being Implemented: RCW 70.94.141.

Summary: Amending OAPCA Regulation 1, Section 1.07 (definitions) and Section 8.03 to conform with changes to chapter 70.94 RCW under SHB 1354.

Reasons Supporting Proposal: The 1998 legislature passed and the governor signed SHB 1354 to make changes to the definition of "impaired air quality stage 1."

Name of Agency Personnel Responsible for Drafting: Jean-Paul Huys, 909 Sleater Kinney Road S.E. #1, 438-8768; Implementation and Enforcement: John Kelly, 909 Sleater Kinney Road, 438-8768.

Name of Proponent: Olympic Air Pollution Control Authority (OAPCA), governmental.

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

Explanation of Rule, its Purpose, and Anticipated Effects: Amending OAPCA's Regulation 1, Sections 1.07 (definitions) and 8.03 to conform with changes to chapter 70.94 RCW under SHB 1354. May increase frequency of declarations of impaired air quality curtailments (burn bans) to protect public health.

Proposal Changes the Following Existing Rules: It will change the definition of "impaired air quality stage 1."

No small business economic impact statement has been prepared under chapter 19.85 RCW. This agency is not subject to the small business economic impact provisions of the Administrative Procedure Act.

RCW 34.05.328 does not apply to this rule adoption. Pursuant to RCW 70.94.141 (i) [(1)], RCW 34.05.328 does not apply to this adoption.

Olympic Air Pollution Control Hearing Location: Authority Office, 909 Sleater Kinney Road S.E. #1, Lacey, WA 98503, on July 8, 1998, at 10:00 a.m.

Assistance for Persons with Disabilities: Contact Craig Weckesser by July 3, 1998, (360) 438-8768 ext. 111.

Submit Written Comments to: John Kelly, 909 Sleater Kinney Road #1, Lacey, FAX (360) 491-6308, by July 8, 1998.

Date of Intended Adoption: August 9, 1998.

May 14, 1998 Charles Peace

Executive Director

Reviser's note: The material contained in this filing exceeded the page-count limitations of WAC 1-21-040 for appearance in this issue of the Register. It will appear in the 98-12 issue of the Register.

WSR 98-11-078 PROPOSED RULES **OLYMPIC AIR POLLUTION** CONTROL AUTHORITY

[Filed May 19, 1998, 12:48 p.m.]

Original Notice.

RCW 70.94.141.

Title of Rule: Amend Article 5 of OAPCA's Regulation 1, Registration.

Purpose: Adjust the registration fees.

Statutory Authority for Adoption: Chapter 70.94 RCW.

Statute Being Implemented: RCW 70.94.141.

Summary: This proposal will increase the registration fees by the 1997 CPI.

Reasons Supporting Proposal: The registration fees need to be adjusted to recover more of the administrative costs.

Name of Agency Personnel Responsible for Drafting: Mark Goodin, 909 Sleater Kinney Road S.E., 438-8768; Implementation and Enforcement: Charles Peace, 909 Sleater Kinney Road, 438-8768.

Name of Proponent: Olympic Air Pollution Control Authority (OAPCA), governmental.

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

Explanation of Rule, its Purpose, and Anticipated Effects: This proposal would increase registration fees to recover more of the administrative costs to run the program.

Proposal Changes the Following Existing Rules: Registration fees would increase to recover costs.

No small business economic impact statement has been prepared under chapter 19.85 RCW. This agency is not subject to the small business economic impact provision of the Administrative Procedure Act.

RCW 34.05.328 does not apply to this rule adoption. Pursuant to RCW 70.94.141, RCW 34.05.328 does not apply to this rule adoption.

Hearing Location: Olympic Air Pollution Control Authority, 909 Sleater Kinney Road S.E. #1, Lacey, WA 98503, on July 8, 1998, at 10:00 a.m.

Assistance for Persons with Disabilities: Contact Craig Weckesser by July 3, 1998, (360) 438-8768 ext. 111.

Submit Written Comments to: Charles Peace, FAX (360) 491-6308, by July 8, 1998.

Date of Intended Adoption: August 9, 1998.

May 14, 1998 Charles Peace Executive Director

AMENDATORY SECTION

SECTION 5.05 ANNUAL REGISTRATION FEES

- (a) The Authority shall charge Initial and ((a))Annual registration fees pursuant to RCW 70.94.151. Annual registration fees shall be assessed according to the annual fee schedules set forth in section 5.05(b) below. Initial registration fees shall be assessed upon initial registration of a source and shall equal the annual registration fee based on projected emissions and prorated for the remaining months in the fiscal year. Initial and Annual registration fees ((eolleeted by the Authority)) shall provide revenue to fund the Authority's ongoing Registration Program.
- (b) All sources requiring annual registration shall be assessed an annual registration fee consisting of the sum of a "facility fee", "generating equipment fee", "stack fee", "class fee", "emissions fee", and "source specific monitoring fee" according to items (1) through (((10))2) of this subsection and amounts as specified in Table 5.3. Sources assessed annual operating permit fees under Article 6 of Regulation 1 shall not be assessed annual fees under this section.

- (1) FACILITY FEE All sources requiring registration shall pay an annual "facility fee" of an amount as indicated in Table 5.3; and
- (2) A GENERATING EQUIPMENT FEE of an amount as indicated in Table 5.3 for each item of air contaminant generating equipment located at the source; and
- (3) A STACK FEE of an amount as indicated in Table 5.3 for each stack located at the source; and
- (4) An EMISSIONS FEE of an amount as indicated in Table 5.3 per ton of each air contaminant listed in Table 5.1 emitted by the source in excess of 10 tons, evaluated on a pollutant by pollutant basis, during the previous calendar year or as contained in the file or permit; and
- (5) A CLASS FEE of an amount as specified in Table 5.3; and
- (6) A SOURCE SPECIFIC MONITORING FEE of an amount as specified in Table 5.3 if ambient monitoring is a requirement for the source;
- (7) The authority shall assess the emissions fee based on actual emissions from the source for the last calendar year when available;
- (8) The annual registration fees required by this section shall be based on process rates, equipment specifications, and emissions data from the previous calendar year on file with the Authority. For purposes of assessing annual registration fees, the Authority shall consider updates and revisions to any source's file, received prior to August 1 of the current year. If process rates, equipment specifications, and emissions data from the previous calendar year is not on file with the Authority, the Authority may base the annual fee on the enforceable emissions limitations for the source and maximum capacities and production rates.
- (9) For purposes of assessing annual registration fees, definitions for air contaminant generating equipment and stacks shall be consistent with the definitions in section 5.00, and air contaminant generating equipment and stacks which are identical in size, capacity, function, and emissions may be counted as one unit as approved by the Authority.
- (c) The Authority shall assess annual registration fees after August 1 of each year to cover the cost of administering the program for the current fiscal year commencing on July 1 and ending on June 30. The Authority shall assess annual registration fees based on the most recent information on file with the Authority including any updates to the source's file received prior to August 1 of that year.
- (d) Upon assessment by the Authority, annual registration fees are due and payable and shall be deemed delinquent if not fully paid within thirty (30) days. However,
- (((e) S))sources classified as RC1 or RC2 shall be given the option to pay their annual fee in quarterly installments. RC1 and RC2 sources may choose to pay their annual fees in quarterly installments by indicating so on the first invoice received and remitting payment of the first installment ((back)) to the Authority along with the duplicate copy of the invoice. Quarterly installments shall be equal to 25% of the total annual registration fee((.-Installments)) and shall be due within 30 days of each quarter following initial ((from)) assessment by the Authority.
- (((f))e) Any source which does not pay their annual registration fee or annual registration fee installment within

[7] Proposed

thirty (30) days of the due date, shall be assessed a late penalty in the amount of 25% of their annual registration fee. This late penalty shall be in addition to the annual registration fee.

(((g))f) Annual registration fees may be appealed according to the procedure specified in section 3.17

TABLE 5.3: ANNUAL REGISTRATION FEES

ANNUAL FEE	FEE COMPONENT DESCRIP-	FEE
COMPONENT	TION	AMOUNT
Facility Fee	Fee assessed to all sources	\$((103.00))
ļ	requiring registration or an	<u>107.00</u>
	operating permit.	
Generating	Fee assessed per each item	\$((43.00))
Equip.	of air contaminant generat-	<u>45.00</u>
Fee	ing equipment located at	
	the source.	
Stack Fee	Fee assessed per each stack	\$((26.00))
	located at the source.	27.00
Emissions Fee	Fee assessed per ton of	\$((10.00))
	TSP, SO2, NOx, VOC, and	11.00
	toxic air contaminants	
	emissions which exceeded	
	10 tons per year for the pre-	
	vious calendar year based	
	on actual emissions.	
Class Fees:		
ļ		
RC1	Major sources (2100 tpy)	\$((1300))
		<u>1345</u>
RC2	Major toxic sources	\$((1100))
		<u>1138</u>
RC3	Criteria pollutants ≥ 30 tpy	\$((560))
1	Cittoria pondania 250 spj	580
RC4	Criteria pollutants ≥ 10 tpy	\$((120))
I KC4	Criteria pondunts 2 10 tpy	124
RC5	Criteria pollutant (10 tpy	\$((30))
RCJ	Criteria politicani (10 tp)	31
RC6	Toxic air contaminants (10	\$((120))
. KCO	•	124
1	tpy	
RC7	(100 gal/mo VOC contain-	\$((60))
	ing materials	62
RC8	Incinerators (30 tpy emis-	\$((210))
	sions	<u>217</u>
RC9	Potential odor sources.	\$((60))
		62
RC10	Maj. gasoline terminals &	\$((150))
	bulk plants	155
RC11		\$((100))
	1 -	104
RC11	Min. gasoline terminals & bulk plants	1 '''

RC12	Gas stations requiring Stage II	\$((10)) 11
RC13	Gas stations 2 100 thousand	\$ 0
RC14	VACANT CLASSIFICATION	((na))
RC15	Other sources requiring	\$((100))
Ì	registration	<u>104</u>
SOURCE SPE-	Fees charged a source for	variable
CIFIC AMBIENT AIR MONITOR-	OAPCA to establish and operate a special purpose	
ING FEES	source specific monitoring	
	station will be determined	
	on a case by case basis	
	when such monitoring is	
	required.	<u> </u>

((TABLE 5.3 NOTES: "na" means non-applicable.))

(((h))g) On a annual basis, starting with calendar year 1994, the Authority shall conduct a workload analysis to determine the adequacy and fairness of the annual registration fee schedule. The workload analysis shall be based on the Authority's historical record of time and resource expenditures associated with the registration program. The workload analysis shall be made available if ((upon)) a request is made to the Authority. Any proposed revisions to the annual registration fee schedule shall be presented to the Board for adoption after public noticing pursuant to Regulation 1 public noticing requirements and opportunity for a public hearing.

AMENDATORY SECTION

SECTION 5.06 NOTICE OF INTENT TO OPERATE

- (a) For portable air contaminant sources which locate temporarily at particular sites and move within the OAPCA region a Notice of Intent to Operate must be filed with the Authority pursuant to Article 7, section 7.01(a). The Authority shall not commence processing of a Notice of Intent to Operate until it has received fees as shown in Table 5.4.
- (b) For portable air contaminant sources which come from outside the OAPCA region a Notice of Construction and Application for Approval must be filed pursuant to Article 7, section 7.01.

TABLE 5.4: PORTABLE AIR CONTAMINANT SOURCE FEES

PORTABLE AIR CONTAMINANT SOURCE	FEE AMOUNT
Asphalt Plant	\$((375)) <u>500</u>
Soil Remediation Plant	\$((375)) <u>1.000</u>
Rock Crusher	\$300
Chipper	\$100
Other	\$100

WSR 98-11-079 PROPOSED RULES

OLYMPIC AIR POLLUTION CONTROL AUTHORITY

[Filed May 19, 1998, 12:50 p.m.]

Original Notice.

RCW 70.94.141.

Title of Rule: Amend OAPCA's Regulation 1 Article 7 Notice of Construction.

Purpose: Adjust Notice of Construction fees to cover program costs.

Statutory Authority for Adoption: Chapter 70.94 RCW. Statute Being Implemented: RCW 70.94.141.

Summary: This proposal will establish Notice of Construction fees to cover program costs.

Reasons Supporting Proposal: Notice of Construction fees must be adjusted to cover the costs of administrating the program.

Name of Agency Personnel Responsible for Drafting: Mark Goodin, 909 Sleater Kinney Road, 438-8768; Implementation and Enforcement: Charles Peace, 909 Sleater Kinney Road, 438-8768.

Name of Proponent: Olympic Air Pollution Control Authority (OAPCA), governmental.

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

Explanation of Rule, its Purpose, and Anticipated Effects: This proposal would increase Notice of Construction fees to cover the costs of administering the program.

Proposal Changes the Following Existing Rules: Notice of Construction fees would increase to cover program costs.

No small business economic impact statement has been prepared under chapter 19.85 RCW. This agency is not subject to the small business economic impact provision of the Administrative Procedure Act.

RCW 34.05.328 does not apply to this rule adoption. Pursuant to RCW 70.94.140 (i) [(1)], RCW 34.05.328 does not apply to this rule adoption.

Hearing Location: Olympic Air Pollution Control Authority, 909 Sleater Kinney Road S.E. #1, Lacey, WA 98503, on July 8, 1998, at 10:00 a.m.

Assistance for Persons with Disabilities: Contact Craig Weckesser by July 3, 1998, (360) 438-8768.

Submit Written Comments to: Charles Peace, FAX (360) 491-6308, by July 8, 1998.

Date of Intended Adoption: August 9, 1998.

May 14, 1998

Charles Peace

Executive Director

Reviser's note: The material contained in this filing exceeded the page-count limitations of WAC 1-21-040 for appearance in this issue of the Register. It will appear in the 98-12 issue of the Register.

WSR 98-11-080 PROPOSED RULES

OLYMPIC AIR POLLUTION CONTROL AUTHORITY

[Filed May 19, 1998, 12:55 p.m.]

Original Notice.

RCW 70.94.141 (i) [(1)].

Title of Rule: Amend OAPCA's Regulation 1, Article 6, Air Operating Permits.

Purpose: Adjust air operating permit fees to cover program costs.

Statutory Authority for Adoption: Chapter 70.94 RCW. Statute Being Implemented: RCW 70.94.141.

Summary: This proposal will establish operating permit fees to cover program costs.

Reasons Supporting Proposal: Air operating permit program must be adjusted to cover the costs of administrating the program.

Name of Agency Personnel Responsible for Drafting: Mark Goodin, 909 Sleater Kinney Road, 438-8768; Implementation and Enforcement: Charles Peace, 909 Sleater Kinney Road, 438-8768.

Name of Proponent: Olympic Air Pollution Control Authority (OAPCA), governmental.

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

Explanation of Rule, its Purpose, and Anticipated Effects: This proposal would increase air operating permit fees to cover the costs of administering the program.

Proposal Changes the Following Existing Rules: Operating Permit fees would increase to cover program costs.

No small business economic impact statement has been prepared under chapter 19.85 RCW. This agency is not subject to the small business economic impact provision of the Administrative Procedure Act.

RCW 34.05.328 does not apply to this rule adoption. Pursuant to RCW 70.94.141 (i) [(1)], RCW 34.05.328 does not apply to this rule adoption.

Hearing Location: Olympic Air Pollution Control Authority Office, 909 Sleater Kinney Road S.E. #1, Lacey, WA 98503, on July 8, 1998, at 10:00 a.m.

Assistance for Persons with Disabilities: Contact Craig Weckesser by July 3, 1998, (360) 438-8768.

Submit Written Comments to: Charles Peace, FAX (360) 491-6308, by July 8, 1998.

Date of Intended Adoption: August 9, 1998.

May 14, 1998

Charles Peace

Executive Director

Reviser's note: The material contained in this filing exceeded the page-count limitations of WAC 1-21-040 for appearance in this issue of the Register. It will appear in the 98-12 issue of the Register.

WSR 98-11-082 PROPOSED RULES UTILITIES AND TRANSPORTATION COMMISSION

[Docket No. UT-970325—Filed May 19, 1998, 1:15 p.m.]

Original Notice.

Preproposal statement of inquiry was filed as WSR 97-21-153.

Title of Rule: Intrastate carrier access charge reform.

Purpose: To conform Washington's access charge system with state and federal laws encouraging competition.

Statutory Authority for Adoption: RCW 80.01.040, 80.04.160, and 80.36.140.

Statute Being Implemented: RCW 80.36.160.

Summary: The proposal would require that each local exchange telecommunications company must charge no more for terminating access than it does for comparable local interconnection service (LIS); or if no LIS, then no more than the actual cost (as defined in the rule) of the terminating access being provided.

Reasons Supporting Proposal: This proposal begins the process of identifying and removing implicit subsidies. It also corrects the current discrimination between "local" and "toll" termination charges. By prescribing a terminating access charge rate, the rule concentrates on the access rate element which is least susceptible to customer choice. Market forces are relied on for other access charge rate elements (i.e. originating and transport). This allows the marketplace to function while protecting captive customers. It is competitively neutral, in that it will apply to all local exchange telecommunications carriers (incumbent and new entrant alike). This proposal will also create opportunities for fair and efficient competition, allow for innovative new products and services, and greatly simplify the access charge system within the state of Washington.

Name of Agency Personnel Responsible for Drafting: Tim Zawislak, 1300 South Evergreen Park Drive S.W., Olympia, WA 98504, (360) 664-1294; Implementation and Enforcement: Carole Washburn, Secretary, 1300 South Evergreen Park Drive S.W., Olympia, WA 98504, (360) 664-1174.

Name of Proponent: Washington Utilities and Transportation Commission, governmental.

Rule is not necessitated by federal law, federal or state court decision. While no federal or state law mandates the adoption of this rule, state and federal laws and policies encouraging competition in the local telecommunications market direct the Utilities and Transportation Commission to take actions to foster such competition. This proposed rule is intended to comply with those legislative and policy directives.

Explanation of Rule, its Purpose, and Anticipated Effects: The rule would require each local exchange tele-communications company to file and/or revise its intrastate carrier access charge tariffs in order to price terminating access at cost. The proposal would require that each company must charge no more for terminating access than it does for comparable local interconnection service (LIS); or if no

LIS is offered, then no more than the actual cost (as defined in the rule) of the terminating access being provided.

This proposal begins the process of identifying and removing implicit subsidies. It also corrects the current discrimination between "local" and "toll" termination charges. By prescribing a terminating access charge rate, the rule concentrates on the access rate element which is least susceptible to customer choice. Market forces are relied on for other access charge rate elements (i.e. originating and transport). This allows the marketplace to function while protecting captive customers. It is competitively neutral, in that it will apply to all local exchange telecommunications carriers (incumbent and new entrant alike). This proposal will also create opportunities for fair and efficient competition, allow for innovative new products and services, and greatly simplify the access charge system within the state of Washington.

Proposal Changes the Following Existing Rules: Rule would replace existing rule governing access charges.

A small business economic impact statement has been prepared under chapter 19.85 RCW.

Small Business Economic Impact Statement

Washington Utilities and Transportation Commission Docket UT-970325 re: Intrastate Access Charge Reform. Proposal of a new section to be added to chapter 480-120 WAC, under the title of Terminating access charges, WAC 480-120-540, applicable to all local exchange telecommunications companies.

Background: The Washington Utilities and Transportation Commission (WUTC) is proposing changes to the current intrastate carrier access charge regime applicable to all local exchange telecommunications companies (a subset of SIC 4813; see Appendix 1 for list) operating in the state of Washington.

The need for these changes is demonstrated by the Telecommunications Act of 1996 (TCA '96), the Federal Communications Commission's (FCC) rules and policies, and the general procompetitive deregulatory policy framework which is now redefining the telecommunications industry.

Essentially, the goal of the proposed rule is to make Washington's intrastate access charge rate structure more compatible with competition.

For more explanation see the January 13, 1998, version of the "WUTC Staff Report on Access Charge Reform Options." A copy can be obtained by calling (360) 664-1234 and referencing UT-970325, or by accessing the commission's website for this topic at: http://www.wutc.wa.gov/telecom/access_reform).

Summary of the Amendments Proposed: Addition of new rules which relate to the general structure of intrastate access charges. Essentially, terminating access charges must be based on cost. This simple step will: Remove implicit subsidies, correct the current discrimination among "local" and "toll" termination charges (which has been one of the factors causing toll rates to greatly exceed costs), create opportunities for fair and efficient competition, allow for innovative new products and services, and greatly simplify the access charge system within the state of Washington.

Committee Process: This statement has been developed in consultation with a Small Business Economic Impact Statement (SBEIS) Committee. This committee was comprised of a group of volunteer representatives from the telecommunications industry, Public Counsel of the Attorney General's Office, and various other general business-related associations.

The analyses and conclusions reached are not the result of a consensus, but rather are based upon consideration and judgement of the issues presented by the various committee members and industry responses to a related questionnaire.

Professional Services Possibly Needed: In order to comply with these new requirements a local exchange telecommunications provider may require the following professional services: Cost Consultant to perform a cost study if one has not already been prepared, Tariff Consultant to prepare and file the required tariff changes, Legal Counsel to defend the cost study and tariff filing in anticipation of opposition, Billing Systems Update to implement the required tariff changes, and other Administrative functions as may be necessary.

Costs of Compliance: In order to comply with the new requirements a local exchange telecommunications company may need to incur the following estimated one-time expenses:

	Small	Large
Cost Study:	\$10,000	\$5,000
Tariff Filing:	2,000	3,000
Notification:	1,000	30,000
Billing Changes:	2,000	15,000
Administrative:	2,000	-0-
Total Costs:	\$17,000	\$53,000
Lost Access Revenue:	-0- *	16.5 Million
Total Impact:	\$17,000	\$16.553 Million

* Range without mitigation is that 20% - 30% of revenues would be at risk. An example could be anywhere from \$500,000 to \$2 Million, depending on the size of the company.

RCW 19.85.020 defines small companies as those local exchange telecommunications companies which have 50 or fewer employees. RCW 19.85.040 requires comparison with the largest companies, or those which comprise the top ten percent of the local exchange telecommunications industry.

The estimates above were derived through the committee process and through the analysis of the April 20, 1998, responses to an industry-wide questionnaire (see Appendix 2 for range of responses). Representative and reasonable costs were selected from the responses for use in quantifying the impact of the proposed rule and proposed mitigations. Not all responses were taken at face value because the rule does not require company specific cost studies or rate case proceedings. Cost models are currently publicly available information through the FCC and most are open to variable inputs. Each company's switch vendor also likely has the information readily available. Therefore, the cost study estimates have been adjusted to a more reasonable level. This level is also reinforced by some competitive local exchange carriers'

estimates which are not driven by the obvious ("cost plus") incentives of rate-base rate-of-return regulated incumbents. Nonetheless, the availability of the proposed mitigations also brings into question the necessity of excessive outside legal and economic advice.

Comparison of Costs: Almost all of the costs of implementing this rule will be administrative in nature (with the exception of lost revenue). Local exchange telecommunications companies are familiar with these costs, as they are an ongoing expense of running a business in the regulated telecommunications industry. Because these administrative costs are ongoing, small employers already experience disproportionate administrative costs per employee as compared to large employers, in general. This fact is also recognized in the economies of scope and scale inherent in the distinction between small and large employers within the telecommunications industry. Smaller employers usually have smaller operations and typically serve in the less dense and/or rural areas of the state (historically). Therefore, due to the capital intensive nature of the telecommunications industry smaller employers have become accustomed to disproportionately higher costs. There are currently in effect support mechanisms through federal and state universal service programs which help defray these distinctions between urban and rural (e.g. large and small) companies.

Other newer companies, which may also be relatively small employers but most likely are not rural, are known as competitive local exchange companies or "CLECs." They are not as entrenched as the incumbent monopolies (both small and large). These CLECs are incurring initial start-up costs at this time, and therefore the costs likely to be caused by implementing this rule will incrementally be fairly minor. The rule should also remove (economic) barriers to entry which will benefit all competitors, including the new entrants.

As can be seen from the "cost of compliance" chart above, the total costs and total impacts are estimated to be lower for small businesses. This fact can also be reinforced and illustrated by using the average cost per employee analysis (see below). It remains apparent that the disproportionate effects of the proposed rule on small local exchange telecommunications companies have been addressed.

The estimated costs per employee are provided below:

	Sma	Large	
Employees:	13	40	6,000
Total Cost/Employee:	\$1,308	\$425	\$ 8.83
Total Lost Rev/Employee:	\$-0-	\$-0-	\$2,750
Total Impact/Employee:	\$1,308	\$425	\$2,759

Although these costs per employee appear fairly high, one must compare to the other costs incurred and revenues realized in the telecommunications industry. In this context, an example of revenues per employee follows:

	Small		Large	
Employees:	13	40	6,000	
Total Revenue:	\$2 Million	\$7 Million	\$1.3 Bil-	
			lion	

Total Revenue/	\$155,000	\$175,000	\$217,000
Employee:			

The cost per 100 dollars of sales revenue is another analysis which is useful in determining the relative (or proportionate) costs of implementing this proposed rule:

	Small		Large	
Total Sales/100:	\$20,000	\$70,000	\$13 Mil- lion	
Total Cost/Sales/100:	\$0.8500	\$0.2429	\$0.0041	
Total Lost Rev/Sales/ 100:	\$-0-	\$-0-	\$1.2692	
Total Impact/Sales/ 100:	\$0.8500	\$0.2429	\$1.2733	

As can be seen from each of these analyses, the proportionate total impact of implementing this rule will <u>not</u> be materially disproportionate for small businesses in the local telecommunications industry. This outcome, in large part, is the result of the mitigation efforts proposed by the Washington Utilities and Transportation Commission under subsections (4) and (5) of the proposed new rule language.

(It should be noted that the outcome above is conservative given the fact that "Cost Study" costs have been included, even though the mitigation under subsection (4) of the rule alleviates the absolute need to perform a cost study. However, this cost remains in the analysis to recognize that a small local exchange telecommunications company may, as a matter of its management's discretion, wish to perform its own cost study if it feels the proposed mitigation in this area is not appropriate for its use. However, the most material mitigation effort is, under subsection (5) of the rule, the allowance for small local exchange telecommunications companies to offset the revenues lost from the lower terminating access rate by increasing (or adding to through restructuring) its originating access rate(s), hence producing a revenue neutral effect (i.e. zero lost revenues for small employers).

Mitigation of Disproportionate Costs to Small Employers: As explained above (in the italics), the proposed mitigation efforts provided for under subsections (4) and (5) of the proposed new rule will greatly mitigate any disproportionate cost attributed to small employers through the implementation of this rule.

This section will explain each proposed mitigation effort, and illustrate how these accommodations may be implemented in order to reduce the costs incurred by small local exchange telecommunications companies:

Cost study avoidance (4) - A small business may concur in the terminating rate of any local exchange company that is not a small business and has filed a terminating rate that complies with the actual cost requirement of subsection (1) of the proposed rule. This provision will enable the small company to avoid the expense of performing a "cost study," which may be perceived as burdensome for a small company.

The impact of this proposed small company mitigation can be illustrated by removing the cost of performing a cost study (and related legal expenses) from the total cost and comparing these to the analyses above, as follows:

	Small		Large
Costs per employee: Total Cost/Employee:	\$538	\$175	\$8.83
Total Lost Rev/ Employee:	\$-0-	\$-0-	\$2,750
Total Impact/ Employee:	\$538	\$175	\$2,759
Cost per 100 dollars of sa	ales revenue	;	····
Total Cost/Sales/100:	\$0.3500	\$0.1000	\$0.0041
Total Lost Rev/Sales/ 100:	\$-0-	\$-0-	\$1.2692
Total Impact/Sales/ 100:	\$0.3500	\$0.1000	\$1.2733

Revenue neutrality (5) - A small business that is required to lower its terminating access rate to comply with the proposed rule may file an increase in its originating access rate to offset the possibility of lost revenue. The commission will approve the increased originating access rate(s) as long as the net effect of the two filings is not an overall increase in revenues. This provision will likely have the greatest positive impact on small businesses (most are rural), due to the current practice of collecting higher margins on terminating access services. This mitigation in coordination with subsection (2) of the proposed rule will have the effect of continuing to ensure adequate and affordable service to rural and high cost areas, while at the same time ensuring that access charges become more compatible with competition.

Most responses to the questionnaire reflected a speculation that shifting terminating access revenues to originating access rates could cause lost revenues due to "bypass." This concern is well taken; however, the proposed rule allows for universal service support to be collected explicitly on the terminating access service, so the likelihood of uneconomic overly priced originating access is not as great as the companies might fear. To the extent that competitive forces apply pressure to the originating rates, companies will be expected to react through normal competitive responses. In fact, as the industry reprices terminating access charges, companies will be empowered to respond to market demands and provide more flexible and reasonably priced calling plans.

The concern of "bypass" has also been described as an opportunity for customers to order special access (i.e. dedicated facilities) in place of the switched originating access (i.e. shared facilities). In this case the local exchange telecommunications companies will continue to have the opportunity to serve the customers and should realize revenues left unquantified in response to the questionnaire.

Effect on Other Small Businesses Which are not Telephone Companies: The overall purpose of this rule is to increase competition in local and long-distance telephone markets. At present, substantially above-cost terminating access charges increase the price many customers pay for long-distance services and often make larger local calling areas cost prohibitive.

A reduction of terminating access charges to a price approaching economic cost of the service will permit reduc-

tions in long-distance rates and the possibility of innovative new products and services which customers demand in today's telecommunications market.

Small businesses which use telecommunications services in their business may take advantage of reduced toll prices and greater availability of wider and more diverse local calling areas, among other innovative products yet to be discovered.

The increase in originating access in some locations will offset the potential for long-distance savings by keeping prices to customers at about the same level as they are today. However, small businesses that want to make an effort to find lower cost long-distance alternatives will be able to locate them in a more competitive market. The shift from terminating to originating access should result in long-distance competition even greater than that presently available and this would continue to be a benefit to small business long-distance users.

A copy of the statement may be obtained by writing to Records Center, Washington Utilities and Transportation Commission, P.O. Box 47250, Olympia, WA 98504-7250, please reference Docket No. UT-970325, phone (360) 664-1234, FAX (360) 586-1150.

RCW 34.05.328 does not apply to this rule adoption. The commission is not an agency to which RCW 34.05.328 applies.

Hearing Location: Commission Hearing Room, Second Floor, Chandler Plaza, 1300 South Evergreen Park Drive S.W., Olympia, WA 98504, on June 25, 1998, at 9:30 p.m.

Assistance for Persons with Disabilities: Contact Pat Valentine by June 18, 1998, TDD (360) 586-8203, or (360) 664-1133.

Submit Written Comments to: Carole Washburn, Secretary, P.O. Box 47250, Olympia, WA 98504-7250, FAX (360) 586-1150, by June 12, 1998.

Date of Intended Adoption: June 25, 1998.

May 19, 1998 C. Robert Wallis for Paul Curl Acting Secretary

NEW SECTION

WAC 480-120-540 Terminating access charges. (1) Except for any universal service rate allowed pursuant to subsection (2) of this section, the rates charged by a local exchange company for terminating access shall not exceed the lowest rate charged by the local exchange company for the comparable local interconnection service, such as end office switching or tandem switching. If a local exchange company does not provide local interconnection service (or does so under a bill and keep arrangement), the rates charged for terminating access shall not exceed the cost of the terminating access service being provided. The cost of the terminating access shall be determined based on the total service long-run incremental cost of terminating access service plus a reasonable contribution to common or overhead costs.

(2) If a local exchange company is authorized by the commission to recover costs for support of universal access

to basic telecommunications service through access charges, it shall recover such costs as an additional, explicit universal service rate element applied to terminating access service.

- (3) Definitions.
- (a) "Access charge" means a rate charged by a local exchange carrier to an interexchange carrier for the origination, transport, or termination of a call to or from a customer of the local exchange carrier. Such origination, transport, and termination may be accomplished either through switched access service or through special or dedicated access service.
- (b) "Terminating access service" includes transport only to the extent that the transport service is bundled to the end office or tandem switching service. Dedicated transport unbundled from switching services is not subject to subsection (1) of this section.
- (c) "Bill and keep" (also known as "mutual traffic exchange" or "payment in kind") is a compensation mechanism where traffic is exchanged among companies on a reciprocal basis. Each company terminates the traffic originating from other companies in exchange for the right to terminate its traffic on that company's network.
- (4) The requirement of subsection (1) of this section that any terminating rate be based on cost shall not apply to any local exchange company that is a small business if it concurs in the terminating rate of any local exchange company that is not a small business and has filed a terminating rate that complies with the requirements of subsection (1) of this section. For the purposes of this subsection, "small business" has the same meaning as it does in RCW 19.85.020.
- (5) Any local exchange company that is a small business and that is required to lower its terminating access rates to comply with this rule may file tariffs to increase or restructure its originating access charges. The commission will approve the revision as long as it is in the public interest and the net effect of the two filings is not an increase in revenues. For the purposes of this subsection, "small business" has the same meaning as it does in RCW 19.85.020.

WSR 98-11-084 PROPOSED RULES DEPARTMENT OF SOCIAL AND HEALTH SERVICES

(Economic Services Administration) [Filed May 19, 1998, 3:02 p.m.]

Original Notice.

Preproposal statement of inquiry was filed as WSR 97-20-120.

Title of Rule:

NEW CHAPTERS:	
Title of rule:	Summary:
CHAPTER 388-400 WAC PROGRAM SUMMARY	Summarizes assistance eligibility requirements by program.
CHAPTER 388-404 WAC AGE REQUIREMENTS	Describes age requirements that apply to DSHS assistance programs.
CHAPTER 388-406 WAC APPLICATIONS	Explains how the department accepts and processes an application for assistance.
CHAPTER 388-408 WAC ASSISTANCE UNITS	Explains how different public assistance programs determine who makes up a single household.
CHAPTER 388-410 WAC BENEFIT ERROR	Explains how program overpayments are determined and the methods used for collection.
CHAPTER 388-412 WAC BENEFIT ISSUANCES	Explains how the department issues benefits for public assistance.
CHAPTER 388-414 WAC CATEGORICAL ELIGIBIL- ITY FOR FOOD ASSIS- TANCE	Explains that when a client is already eligible for certain programs, they are automatically eligible for food assistance.
CHAPTER 388-416 WAC CERTIFICATION PERIODS	Explains how long an eligible client can receive assistance before the department rechecks eligibility.
CHAPTER 388-418 WAC CHANGE OF CIRCUM- STANCE	Explains which changes in circumstance clients must report to the department.
CHAPTER 388-420 WAC CHEMICAL DEPENDENCY FOOD ASSISTANCE	Describes when clients are eligible for food assistance while receiving alcohol or drug treatment.
CHAPTER 388-422 WAC CHILD SUPPORT	Explains child support requirements that clients must meet in order to be eligible for assistance.
CHAPTER 388-424 WAC CITIZENSHIP/ALIEN STA- TUS	Explains citizenship requirements for public assistance.
CHAPTER 388-426 WAC CLIENT COMPLAINTS	Provides for a complaint procedure for clients of assistance programs.
CHAPTER 388-428 WAC CONFIDENTIALITY	Explains which client information the department can disclose for assistance programs and which is confidential.
CHAPTER 388-430 WAC DEPRIVATION	Describes the factors which are considered when determining if a child is deprived of parental support.
CHAPTER 388-434 WAC ELIGIBILITY REVIEWS AND RECERTIFICATIONS	Describes how the department reviews eligibility for cash and medical assistance benefits and how they recertify food assistance eligibility periodically.
CHAPTER 388-436 WAC EMERGENCY ASSISTANCE FOR CASH	Defines criteria for programs to provide cash assistance to clients under special or emergency circumstances.
CHAPTER 388-437 WAC EMERGENCY ASSISTANCE FOR FOOD STAMPS	Explains the conditions under which food stamps are available in a disaster.
CHAPTER 388-438 WAC MEDICALLY INDIGENT	Explains who can receive services under special emergency medical assistance programs.
CHAPTER 388-440 WAC EXCEPTIONS TO RULE	Explains circumstances under which the secretary of DSHS may grant an exception to policy requirements for an individual client.

NEW CHAPTERS:	
Title of rule:	Summary:
CHAPTER 388-442 WAC FELONS	Explains under what circumstances a felon is eligible for public assistance.
CHAPTER 388-444 WAC FOOD STAMP EMPLOY- MENT AND TRAINING	Tells which clients have to participate in employment or training in order to receive assistance. Explains how these mandates relate to food assistance eligibility.
CHAPTER 388-446 WAC	Describes what happens to clients suspected or convicted of committing fraud to receive assistance benefits.
FRAUD	
CHAPTER 388-448 WAC INCAPACITY	Describes which clients meet definitions for general assistance-unemployable benefits and which children are considered deprived of parental support due to capacity.
CHAPTER 388-450 WAC INCOME	Describes what is considered as income and how income affects a client's eligibility for cash, medical and food assistance.
CHAPTER 388-452 WAC INTERVIEW REQUIRE- MENTS	Sets minimum criteria for client interviews for assistance programs.
CHAPTER 388-454 WAC LIVING WITH A RELATIVE	Explain which relatives a child must live with to be eligible for assistance.
CHAPTER 388-456 WAC MONTHLY REPORTING	Explains when clients have to file monthly reports to remain eligible for assistance.
CHAPTER 388-458 WAC NOTICES TO CLIENTS	Sets criteria for when and how DSHS has to provide formal notice to a client before taking action.
CHAPTER 388-460 WAC PAYEES ON WARRANTS	Explains how the department decides whose name to issue an assistance payment to in a household.
CHAPTER 388-462 WAC PREGNANCY	Explains the assistance programs available to women when they are pregnant.
CHAPTER 388-464 WAC QUALITY ASSURANCE	Requires certain clients to cooperate with the quality assurance review process in Economic Services Administration.
CHAPTER 388-466 WAC REFUGEE PROGRAM	Explains eligibility requirements for refugee assistance.
CHAPTER 388-468 WAC RESIDENCY	Sets residency rules for public assistance eligibility.
CHAPTER 388-470 WAC RESOURCES	Explains how many assets a person may have and still be eligible for assistance benefits.
CHAPTER 388-472 WAC RIGHTS AND RESPONSI- BILITIES	Sets out mandated rights and responsibilities for clients.
CHAPTER 388-474 WAC SUPPLEMENTAL SECU- RITY INCOME	Describes who may qualify for SSI benefits, what coverage is available, under what conditions they can be terminated and what happens for overpayments or duplicate payments.
CHAPTER 388-476 WAC SOCIAL SECURITY NUM- BER	Tells when a social security number is a requirement and describes requirements when a social security number is not available for assistance programs.
CHAPTER 388-478 WAC STANDARDS FOR PAY- MENTS	Defines maximum and minimum payment standards for assistance programs.
CHAPTER 388-480 WAC STRIKERS	Describes assistance eligibility provisions that apply when a person is on strike.
CHAPTER 388-482 WAC STUDENT STATUS	Explains which students are eligible for food assistance.

NEW CHAPTERS:	
Title of rule:	Summary:
CHAPTER 388-484 WAC TANF/SFA FIVE YEAR TIME LIMIT	Provides for a limit to the length of time a person may receive assistance under Temporary Assistance for Needy Families or State Family Assistance programs.
CHAPTER 388-486 WAC TEEN PARENT	Explains eligibility criteria for unmarried pregnant or parenting teens to receive assistance.
CHAPTER 388-488 WAC TRANSFER OF PROPERTY	Describes what happens to assistance eligibility when a client transfers property to another person.
CHAPTER 388-490 WAC VERIFICATION	Lists mandatory verification requirements and criteria for additional verification requests needed to determine eligibility for assistance.
AMENDED RULES:	

AMENDED RULES:	
WAC 388-86-027	Describes requirements for the Healthy Kids program.
WAC 388-501-0135	Explains the program for clients needing help in the appropriate use of medical services.
WAC 388-505-0540	Assigns rights for medical programs.
WAC 388-538-060	Explains who is eligible for healthy options programs.
WAC 388-538-080	Explains who is exempt from healthy options programs.
WAC 388-538-095	Explains healthy options scope of care.
WAC 388-538-130	Explains who is removed from healthy options programs.

NEW RULES:		
WAC 388-503-0505	Defines eligibility for medical assistance programs.	
WAC 388-503-0510	Defines eligibility for categorical medical.	
WAC 388-503-0515	Explains who is automatically eligible for CN medical.	
WAC 388-503-0520	Explains who on TANF is automatically eligible for CN medical.	
WAC 388-505-0110	Describes medical assistance coverage for adults who can't be covered under Family Medical.	
WAC 388-505-0210	Describes children's Medicaid eligibility.	
WAC 388-505-0220	Describes medical eligibility for families.	
WAC 388-517-0300	Explains the programs that help clients pay Medicare coverage out-of-pocket costs.	
WAC 388-519-0100	Explains the medically needy program.	
WAC 388-519-0110	Explains how a person may be eligible for medical assistance if their income exceeds specific limits.	
WAC 388-519-0120	Explains additional "Spenddown" requirements.	
WAC 388-523-0100	Explains when medical assistance benefits may be extended.	
WAC 388-529-0100	Describes the scope of covered medical services available to clients in medical programs.	
WAC 388-529-0200	Describes the medical services available to eligible clients.	

REPEALED RULES:		
Title of Rule:		
Chapter 388-49 WAC	FOOD ASSISTANCE PROGRAMS	
WAC 388-55-0006	Summary of eligibility conditions	
WAC 388-55-0008	Eligibility conditions—Refugee status	
WAC 388-55-0010	Common eligibility conditions	
WAC 388-55-0020	Work and training eligibility conditions	
WAC 388-55-0030	Treatment of income and resources	
WAC 388-55-0040	Refugee medical assistance	

Proposed [16]

REPEALED RULES:	
Title of Rule:	
WAC 388-55-0060	Refugee notification and referral
WAC 388-200-1100	Grievance procedures
WAC 388-200-1150	Exception to rule
Chapter 388-210 WAC	APPLICATIONS FOR ASSISTANCE
Chapter 388-212 WAC	VERIFICATION OF ELIGIBILITY
Chapter 388-215 WAC	AID TO FAMILIES WITH DEPENDENT CHILDREN—CATEGORICAL ELIGI- BILITY
Chapter 388-216 WAC	RESOURCE ELIGIBILITY
Chapter 388-217 WAC	TRANSFER OF PROPERTY
Chapter 388-218 WAC	AID TO FAMILIES WITH DEPENDENT CHILDREN—INCOME POLICIES
Chapter 388-219 WAC	GENERAL ASSISTANCE—INCOME POLICIES
Chapter 388-220 WAC	STATE FAMILY ASSISTANCE
Chapter 388-225 WAC	CONSOLIDATED EMERGENCY ASSISTANCE PROGRAM—CEAP
Chapter 388-230 WAC	GENERAL ASSISTANCE FOR PREGNANT WOMEN
Chapter 388-233 WAC	GENERAL ASSISTANCE FOR CHILDREN
WAC 388-235-0010	Purpose of program
WAC 388-235-0020	Definitions
WAC 388-235-0030	Summary of eligibility conditions
WAC 388-235-0040	Assistance unit
WAC 388-235-0050	Age requirements
WAC 388-235-0060	Residence—Establishing
WAC 388-235-0070	Residence—Temporary absences
WAC 388-235-0080	Residence—Applicant living in another state
WAC 388-235-0090	Residence—Applicant receiving assistance from another state
WAC 388-235-0100	Citizenship and alien status
WAC 388-235-0110	Social Security number
WAC 388-235-2000	Resources
WAC 388-235-3000	Income
WAC 388-235-4000	GAU payment and need standards
Chapter 388-245 WAC	MAINTENANCE OF GRANT PROGRAMS
Chapter 388-250 WAC	GRANT STANDARDS
WAC 388-255-1350	Additional requirements for emergent situations
WAC 388-255-1400	One-time grant—Authorization—Disbursement
WAC 388-255-1400	Grant payment—General provisions
WAC 388-265-1050	Grant authorization
WAC 388-265-1100	Grant payee
WAC 388-265-1550	Client notification of protective payee or vendor payee
WAC 388-265-1700	Confidential information—Protective payee or vendor payee
WAC 388-265-1800	Warrant endorsement
WAC 388-265-1850	Warrant delivery
WAC 388-265-1900	Warrant derivery Warrant cancellation
	Loss, theft, or destruction of a client's warrant
WAC 388-265-1950	
WAC 388-265-2000	Loss, theft, or destruction of a vendor warrant
Chapter 388-270 WAC	INCORRECT PAYMENTS
WAC 388-275-0020	SSI: Definitions
WAC 388-275-0030	SSI: Administrative responsibilities

REPEALED RULES:	
Title of Rule:	
WAC 388-275-0050	SSI: Waiver of state supplement
WAC 388-275-0060	SSI: Payments
WAC 388-275-0070	SSI: Termination of state supplement
WAC 388-275-0090	SSI: Representative payee

Summary of Repealed Rules:

The rules being repealed have been consolidated, shortened and simplified by a special task team with members from Economic Services and Medical Assistance Administrations to comply with criteria in the Governor's Executive Order 97-02. No program policy has been changed. These current rules are being repealed and the revised version of the rules proposed for adoption as part of new chapter 388-400 WAC.

Purpose: To consolidate and simplify program and eligibility requirements for cash, food, and medical assistance to comply with criteria in the Governor's Executive Order 97-02.

Statutory Authority for Adoption: RCW 74.04.050, 74.04.055, 74.04.057, 74.04.090.

Statute Being Implemented: RCW 74.04.050, 74.04.055, 74.04.057, 74.04.090.

Summary: See Title of Rule above.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Roxie Schalliol, 14th and Jefferson, Mailstop 4-5070, Olympia, 98504, (360) 902-7791.

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: See Title of Rule above.

Proposal Changes the Following Existing Rules: Current rules (see Title of Rule above for the complete list by number) are being amended or repealed, and new rules proposed under new chapter 388-400 WAC.

No small business economic impact statement has been prepared under chapter 19.85 RCW. These rules do not affect businesses.

RCW 34.05.328 does not apply to this rule adoption. These rules are not considered significant rules because they do not change existing policy.

Hearing Location: There will be two hearings held on July 21, 1998, one in Olympia and one in Spokane. Maps and/or directions are available for both locations. Olympia Hearing: Lacey Government Center (behind Tokyo Bento Restaurant), 1009 College Street S.E., Room 104-B, Lacey, WA 98503, at 10:00 a.m. Spokane Hearing: DSHS/DDD-Field Services, West 1611 Indiana, Training Room, Spokane, WA 99205, at 1:00 p.m.

Assistance for Persons with Disabilities: Contact Paige Wall by July 12, 1998, phone (360) 902-7540, TTY (360) 902-8324, e-mail pwall@dshs.wa.gov.

Submit Written Comments to: Identify WAC Numbers, Paige Wall, Rules Coordinator, Rules and Policies Assistance Unit, P.O. Box 45850, Olympia, WA 98504-5850, FAX (360) 902-8292, by July 21, 1998.

Date of Intended Adoption: July 28, 1998.

May 19, 1998 Marie Myerchin-Redifer, Manager Rules and Policies Assistance Unit

Reviser's note: The material contained in this filing exceeded the page-count limitations of WAC 1-21-040 for appearance in this issue of the Register. It will appear in the 98-13 issue of the Register.

WSR 98-11-086
PROPOSED RULES
DEPARTMENT OF
FISH AND WILDLIFE

[Filed May 19, 1998, 3:57 p.m.]

Original Notice.

Preproposal statement of inquiry was filed as WSR 98-08-058 [98-06-058].

Title of Rule: Recreational and commercial fishing rules.

Purpose: Amend recreational and commercial fishing rules to reflect 1998 North of Falcon decisions.

Statutory Authority for Adoption: RCW 75.08.080, 77.12.040.

Statute Being Implemented: RCW 75.08.080, 77.12.040.

Summary: WAC 220-16-002, defines adult salmon as this term is used in catch limits.

WAC 220-16-005, defines authorized when the term is used in conjunction with a person. The term is used for inspections and other department activities.

WAC 220-16-550, correct typographical error in conservation area definition.

WAC 220-20-010, require a float with the name of the fisher on all gill nets. Will allow return of lost gear.

Chapter 220-36 WAC, set 1998 Grays Harbor salmon net seasons per preseason forecast.

Chapter 220-40 WAC, set 1998 Willapa Bay salmon net season per preseason forecast.

Chapter 220-47 WAC, set 1998 Puget Sound salmon net seasons per preseason forecast. Amend 1998 beach seine rule to correct dates. Repeal purse seine logbook requirements in favor of other methods of sampling. Amend closed areas to provide additional protection for chinook salmon.

Proposed [18]

WAC 220-56-124, amend Hoodsport Hatchery fishery to provide chinook protection.

WAC 220-56-126, reduce Westport Boat Basin NBL restriction to expand fishing opportunity.

WAC 220-56-128, correct reference Budd Inlet closed area. Add Agate Pass closure to provide winter protection.

WAC 220-56-190 and 220-56-191, set coastal and Puget Sound seasons per preseason forecast.

WAC 220-56-195, add Whidby Island and Rosario Strait closures to protect chinook salmon.

WAC 220-56-199, add East San Juan Island and Duwamish Waterway chinook closures to protect chinook salmon.

WAC 220-56-205, amend NBL areas and dates to reflect needs for 1998 salmon protection.

Chapter 220-57 WAC, set 1998 river seasons and gear requirements to allow harvest per preseason forecast while providing salmon an steelhead protection.

WAC 232-28-619, set 1998 river and lake seasons, together with gear requirements, to allow harvest per preseason forecast while providing salmon and steelhead protection.

Reasons Supporting Proposal: See Summary above.

Name of Agency Personnel Responsible for Drafting: Evan Jacoby, 1111 Washington Street, Olympia, 902-2930; Implementation: Bruce Crawford, 1111 Washington Street, Olympia, 902-2325; and Enforcement: Ron Swatfigure, 1111 Washington Street, Olympia, 902-2927.

Name of Proponent: Washington State Department of Fish and Wildlife, governmental.

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

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

Proposal Changes the Following Existing Rules: See Summary above.

A small business economic impact statement has been prepared under chapter 19.85 RCW.

Small Business Economic Impact Statement for chapters 220-36 and 220-40 WAC

Description of Reporting, Recordkeeping and Other Compliance Measures Required by Proposed Rule: None.

Professional Services Required by Rule: None.

Costs of Compliance, Including Costs of Equipment, Supplies, Labor and Increased Administrative Costs: Unable to determine. There is a net mesh requirement in WAC 220-40-027, but it is believed most fishers currently use or have access to 6-1/2 inch mesh nets.

Will Compliance Cost Businesses to Lose Sales or Revenue? Yes. This is a reduction in total fishing time, which will cause an overall reduction in income from fishing activities. On an individual basis, however, revenue may increase if less persons participate in the fisheries, increasing the market share per fisher.

Comparison of Costs for the 10% of Businesses that are the Largest Businesses Required to Comply with the Proposed Rule: No additional costs.

Steps Taken by Agency to Reduce the Costs of the Rule on Small Businesses: No additional costs.

Description of How the Agency Will Involve Small Businesses in Rule Development: These rules are the result of negotiated rule making through the Pacific Fisheries Management Council North of Falcon process, and industry was fully involved in shaping these seasons. This rule is being filed in the normal rule process merely because it is quicker than expedited rule adoption.

List of Industries Required to Comply with this Rule: Grays Harbor and Willapa Bay gill net fishers.

Small Business Economic Impact Statement for (1) Marking gill net gear, WAC 220-20-010(5). (2) Puget Sound commercial salmon rules, chapter 220-47 WAC. (3) Definition of "authorized" representative of department, WAC 220-16-005.

Description of the Proposed Rules:

- (1) Require marking of all gill net gear along the cork line with the name and gill net license number of the fisher.
- (2) Establish commercial salmon fisheries for the 1998 season in Puget Sound according to agreements reached at the Pacific Fishery Management Council/North-of-Falcon public process.
- (3) Clarifies who is defined as authorized employee or representative of the department.

Purpose for the Proposed Rules:

- (1) This measure is necessary to assist in effective enforcement of the fishery, and to provide accountability when nets are lost.
- (2) Establish commercial salmon fisheries for the 1998 season in Puget Sound according to agreements reached at the Pacific Fishery Management Council/North-of-Falcon public process.
- (3) Clarifies definition, relative to provisions of WAC 220-20-015 requiring the inspection and sampling of fish and gear by the department.

Effect of the Proposed Rules on Small Businesses:

- (1) Marking of the corks or floats at either end of a gill net has minimal effect on the fisher or the operation of the gear.
- (2) Provides opportunity for salmon fisheries, targeting harvestable numbers of salmon while reducing impacts on stocks of concern.
 - (3) None.

Small Business Economic Impact Statement:

Industry (SIC Code) Affected by These Proposed Rules: 0912, Finfish fisheries.

Number of Businesses in that Industry: Only 349 businesses filed taxes with the Washington State Department of Revenue from this SIC code in 1995, the most recent year for which data are available. This contrasts with approximately 3,756 Washington state licenses sold to commercial harvesters of finfish in 1995.

Number of Employees in that Industry: Unknown.

Number of Small Businesses in that Industry: Unknown. Number of Businesses in that Industry that are Affected by These Proposed Rules:

(1) Gill nets make up 41.0% of the 3,070 1996 finfish licenses and 41.2% of the 3,011 1997 finfish licenses. Number of licenses in this business category are shown in the tale below:

[19] Proposed

Washington Department of Fish and Wildlife License Statistics

	<u>1997</u>	<u>1996</u>	
All Gillnet licenses	1,239	1,258	
All other finfish licenses	1,772	1,812	
Total Finfish Licenses	3,011	3,070	

(2) Puget Sound salmon licenses issued in 1997 included 871 gill net, 290 purse seine, 48 reef net, and 5 experimental drag seine, for a total 1,214.

Description of Reporting, Recordkeeping, and Other Compliance Measures Required by the Proposal: Compliance with the proposed rules includes minor gear modifications. Removal of requirement for maintaining a purse seine log book will reduce reporting and recordkeeping requirements.

Costs of Compliance: Professional services required for compliance: None.

Costs of Compliance, Including Costs of Equipment, Supplies, and Labor, and Loss of Sales or Revenue:

- (1) Minor cost to gill net operators to mark corks or floats at each end of net. Estimated cost of waterproof marker is less than \$5. Time involved approximately 1/2 hour.
- (2,3) No costs are calculated for compliance with setting of seasons, open periods, or open areas. Repeal of purse seine log book requirement will reduce costs to seine operators.

Comparison of Costs for Small Businesses Against the Cost to the Largest 10% of Businesses Within the Industry Required to Comply with the Proposed Rule: Neither costs per employee, costs per hour of labor, nor costs per \$100 of sale are different between small businesses and the largest 10% of businesses affected.

Steps Taken by the Agency to Reduce the Costs of the Rule on Small Businesses: None.

Description of How the Agency Involved Small Businesses in the Development of the Rule: The rules were discussed at length throughout a five-week public meeting process at the Pacific Fishery Management Council/North-of-Falcon process. These meetings included representatives of the several fishery management agencies, treaty Indian tribes, the troll, gill net, purse seine, and reef net associations, and representatives of the recreational fishing industry. The rules package reflects agreements reached among the parties during this public process.

List of Industries Required to Comply with this Rule:

- (1) Gill net fishers licensed by the state of Washington.
- (2) All Puget Sound commercial salmon fishers and wholesale fish dealers.
- (3) Commercial fishers and wholesale fish dealers licensed by the state of Washington.

A copy of the statement may be obtained by writing to Evan Jacoby, 600 Capitol Way North, Olympia, WA 98501-1091, phone (360) 902-2930.

Section 201, chapter 403, Laws of 1995, does not apply to this rule adoption. Not hydraulics rules.

Hearing Location: OB2 Auditorium, 14th and Jefferson, Olympia, on June 24, 1998, at 10:00 a.m.

Assistance for Persons with Disabilities: Contact Robin Ayers by June 10, 1998, TDD (360) 902-2295, or (902) [(360)] 902-2933.

Submit Written Comments to: Evan Jacoby, 600 Capitol Way North, Olympia, WA 98501, FAX (360) 902-2940, by June 23, 1998.

Date of Intended Adoption: June 24, 1998.

May 19, 1998 Evan Jacoby Rules Coordinator

NEW SECTION

WAC 220-16-002 Definition—Adult salmon. "Adult salmon" is defined as a chinook salmon greater than 24 inches in length, a coho salmon greater than 20 inches in length, or a chum, pink or sockeye salmon greater than 12 inches in length.

NEW SECTION

WAC 220-16-005 Definitions—Authorized. "Authorized" when used in the context of authorized employee, authorized department personnel, authorized representative of the department, and terms of similar character, shall be defined as any person employed by the department and performing department activities, or any other person under the direct supervision of an employee and who is performing department activities.

AMENDATORY SECTION (Amending WSR 98-06-031, filed 2/26/98, effective 5/1/98)

WAC 220-16-550 Octopus Hole Conservation Area. "Octopus Hole Conservation Area" is defined as those waters and bedlands of Hood Canal within a line projected due east from the western shore of Hood Canal on latitude 47°27'01"N for 200 yards, thence southerly 628 yards parallel to the high water mark to latitude ((46°26'66")) 47°26'66", thence due west to shore, but excluding those tidelands, bedlands and waters within 100 feet of the high water mark.

AMENDATORY SECTION (Amending WSR 98-06-031, filed 2/26/98, effective 5/1/98)

WAC 220-20-010 General provisions—Lawful and unlawful acts—Salmon, other food fish and shellfish. (1) It shall be unlawful to take, fish for, possess or transport for any purpose food fish, shellfish or parts thereof, in or from any of the waters or land over which the state of Washington has jurisdiction, or from the waters of the Pacific Ocean, except at the times, places and in the manners and for the species, quantities, sizes or sexes provided for in the regulations of the department of fisheries.

(2) It shall be unlawful for any person to have in possession or under control or custody any food fish or shellfish within the land or water boundaries of the state of Washing-

ton, except in those areas which are open to commercial fishing or wherein the possession, control or custody of salmon or other food fish or shellfish for commercial purposes is made lawful under a statute of the state of Washington or the rules and regulations of the director of fisheries, unless otherwise provided.

(3) It shall be lawful to fish for, possess, process and otherwise deal in food fish and fish offal or scrap for any purpose, provided; that it shall be unlawful to use any of the following listed species for purposes other than human consumption or fishing bait:

Pacific halibut (Hip

(Hippoglossus stenolepis)

Pacific herring

(except as prescribed (Clupea harengus pallasi)

in WAC 220-49-020)

Salmon

Chinook (Oncorhynchus tshawytscha)

Coho (Oncorhynchus kisutch)
Chum (Oncorhynchus keta)

Pink (Oncorhynchus gorbuscha)

Sockeye (Oncorhynchus nerka) Masu (Oncorhynchus masu)

- (4) It shall be unlawful for any person to fish for food fish or shellfish while in possession in the field of food fish or shellfish that are in violation of the harvest regulations for the area being fished. This regulation does not apply to vessels in transit.
- (5) It shall be unlawful for the owner or operator of any commercial food fish or shellfish gear to leave such gear unattended in waters of the state or offshore waters unless said gear is marked.
- (a) Shellfish pot, bottom fish pot, set line and set net gear must be marked with a buoy to which shall be affixed in a visible and legible manner the department of fisheries approved and registered buoy brand issued to the license, provided that:
- (((a))) (i) Buoys affixed to unattended gear must be visible on the surface of the water except during strong tidal flow or extreme weather conditions.
- (((b))) (ii) When two or more shellfish pots are attached to a common ground line the number of pots so attached must be clearly labeled on the required buoy.
- (b) It is unlawful to operate any gill net, attended or unattended, unless there is affixed, within five feet of each end of the net, a buoy, float, or some other form of marker, visible on the corkline of the net, on which shall be marked in a visible, legible and permanent manner the name and gill net license number of the fisher.
- (c) It shall be unlawful at any time to leave a gill net unattended in the commercial salmon fishery.
- (6) It shall be unlawful to place any commercial food fish or shellfish gear in any waters closed to commercial fishing, provided; that this provision shall not apply to reef nets or brush weirs or to gear being tested under supervision of the department of fisheries, provided further that it shall be unlawful to take, fish for or possess food fish with any type of

- commercial fishing gear in the waters of Carr Inlet north of north latitude 47° 20' from August 15 through November 30 except as provided in chapter 220-47 WAC.
- (7) It shall be unlawful for the owner or operator of any fishing gear to refuse to submit such gear to inspection in any manner specified by authorized representatives of the department of fisheries.
- (8) It shall be unlawful for any person taking or possessing food fish or shellfish taken from any of the waters or beaches of the Columbia River, the state of Washington or the Pacific Ocean for any purpose to fail to submit such food fish or shellfish for inspection by authorized representatives of the department of fisheries.
- (9) It shall be unlawful for any person licensed under the fisheries code of Washington to fail to make or return any report required by the department of fisheries relative to the taking, selling, possessing, transporting, processing, freezing and storing of food fish or shellfish whether taken within the jurisdiction of the state of Washington or beyond or on Indian reservations or usual and accustomed Indian fishing grounds.
- (10) It shall be unlawful to take, fish for or possess or to injure, kill or molest fish in any fishway, fish ladder, fish screen, holding pond, rearing pond, or other fish protective device, or to interfere in any manner with the proper operation of such fish protective devices.
- (11) It shall be unlawful to club, gaff, shoot, snag, snare, dip net, harass, spear, stone or otherwise molest, injure, kill or destroy any food fish or shellfish or parts thereof, or for any person to attempt to commit such acts, or to have any fish, shellfish or parts thereof so taken in possession, except as provided for in this subsection:
- (a) It shall be lawful to use a dip net or club in the landing of food fish taken by personal-use angling unless otherwise provided and it shall be lawful to use a gaff in the landing of tuna, halibut and dogfish in all catch record card areas.
- (b) It shall be lawful to use a dip net, gaff, or club in the landing of food fish or shellfish taken for commercial purposes, except that it is unlawful to use a fish pew, pitchfork, or any other instrument that will penetrate the body of the food fish or shellfish while sorting commercial catches during the act of discarding those fish that are not going to be retained
- (c) It shall be lawful to use a spear in underwater spear fishing as provided for in WAC 220-56-160.
- (d) It shall be lawful to use a spear to take carp as provided for in WAC 220-56-280.
- (e) It shall be lawful to snag herring, smelt, anchovies, pilchard, sand lance, and squid when using forage fish jigger gear or squid jigs.
- (f) It shall be lawful to shoot halibut when landing them with a dip net or gaff.
- (12) It shall be unlawful to take or possess for any purpose any food fish or shellfish smaller than the lawful minimum size limits. Any such fish either snagged, hooked, netted or gilled must be immediately returned to the water with the least possible injury to the fish or shellfish and it shall be unlawful to allow undersized salmon entangled in commercial nets to pass through a power block or onto a power reel or drum.

- (13) It shall be unlawful to possess aboard any vessel engaged in commercial fishing or having commercially caught fish aboard, any food fish or shellfish in such condition that its species, length, weight or sex cannot be determined if a species, length, weight, or sex limit is prescribed for said species and it is unlawful to possess food fish or shellfish mutilated in any manner such that the natural length or weight cannot be determined if a length or weight limit is prescribed for said species.
- (14) It shall be unlawful in any area to use, operate or carry aboard a commercial fishing vessel a licensed net or combination of such nets, whether fished singly or separately, in excess of the maximum lawful size or length prescribed for a single net in that area, except as otherwise provided for in the rules and regulations of the department of fisheries.
- (15) It shall be unlawful for any permit holder to fail to comply with all provisions of any special permit or letter of approval issued to him under the authority of the director of fisheries, or to perform any act not specifically authorized in said document or in the regulations of the director of fisheries.
- (16) It shall be unlawful to use, place or cause to be placed in the waters or on the beaches or tidelands of the state any substance or chemical used for control of predators or pests affecting food fish or shellfish or other aquatic marine organisms, without first having obtained a special permit to do so from the director of fisheries.
- (17) It shall be unlawful to test commercial fishing gear except as follows:
- (a) Bellingham Bay inside and northerly of a line from Governor's Point to the south tip of Eliza Island to Point Frances in waters 10 fathoms and deeper.
- (b) Boundary Bay north of a line from Birch Point to Point Roberts and south of the international boundary in waters 10 fathoms and deeper during times not under IPSFC control
- (c) San Juan Channel within a 1 mile radius of Point Caution during times not under IPSFC control.
- (d) Port Angeles inside and westerly of a line projected from the east tip of Ediz Hook through buoy C "1" to the mainland.
- (e) Port Gardner within a 2 mile radius of the entrance to Everett breakwater in waters 10 fathoms and deeper.
- (f) Central Puget Sound between lines from Meadow Point to Point Monroe and Skiff Point to West Point in waters 50 fathoms and deeper.
- (g) East Pass between lines from Point Robinson true east to the mainland and from Dash Point to Point Piner in waters 50 fathoms and deeper.
- (h) Port Townsend westerly of a line from the Coast Guard station in Port Townsend to Walan Point to Kala Point in waters 10 fathoms and deeper.
- (i) All tows or sets are limited to 20 minutes exclusive of setting and retrieving time.
- (j) All testing is to be accomplished between 8:00 a.m. and 4:00 p.m.
- (k) Codends of trawl nets must be left open, all hooks of set line gear must be unbaited, and no lures or baited hooks shall be used with jig or troll gear.

- (I) Any and all incidentally caught fish and shellfish must be returned to the waters immediately, and no fish or shellfish are to be retained aboard the vessel at any time during a gear test operation.
- (m) It shall be unlawful for any person conducting such gear testing operations to fail to notify the fisheries patrol office in Olympia prior to testing.
- (18) It is unlawful for any person or corporation either licensed by the department of fisheries or bringing food fish or shellfish into the state to fail to comply with the directions of authorized department personnel related to the collection of sampling data or material from food fish or shellfish. It is also unlawful for any such person or corporation to fail to relinquish to the department, upon request, any part of a salmon or other food fish containing coded-wire tags, including but not limited to, the snouts of those salmon that are marked by having clipped adipose fins.

AMENDATORY SECTION (Amending Order 97-123, filed 7/23/97, effective 8/23/97)

WAC 220-36-021 Salmon—Grays Harbor—Summer fishery. From July 5 through August 15 of ((1997)) 1998, it is unlawful to fish for salmon in Grays Harbor for commercial purposes or to possess salmon taken from those waters for commercial purposes.

<u>AMENDATORY SECTION</u> (Amending Order 97-123, filed 7/23/97, effective 8/23/97)

WAC 220-36-023 Grays Harbor salmon—Fall fishery. From August 16 through December 31 of each year, it is unlawful to fish for salmon in Grays Harbor for commercial purposes, except that:

Fishing period

- (((1))) Gill net gear may be used to fish for salmon from 6:00 p.m. September ((2)) 27 to 6:00 p.m. ((September 4, and 6:00 p.m. September 9 to 6:00 p.m. September 11, 1997)) October 2, 1998, in SMCRA 2C.
- (((2) Gill net gear may be used to fish for salmon from 6:00 p.m. September 2 to 6:00 p.m. September 4, and 6:00 p.m. September 9 to 6:00 p.m. September 11, 1997, in SMCRA 2D.
- (3) Gill net gear shall be used as provided for in WAC 220-36-015, except that it shall not contain mesh smaller than 8 inches.))

AMENDATORY SECTION (Amending Order 97-123, filed 7/23/97, effective 8/23/97)

WAC 220-40-021 Willapa Bay salmon—Summer fishery. From July 5 through August 15 of ((1997)) 1998, it is unlawful to fish for salmon in Willapa Bay for commercial purposes or to possess salmon taken from those waters for commercial purposes.

Proposed [22]

AMENDATORY SECTION (Amending Order 97-123, filed 7/23/97, effective 8/23/97)

WAC 220-40-027 Salmon—Willapa Bay fall fishery. From August 16 through December 31 of each year, it is unlawful to fish for salmon in Willapa Bay for commercial purposes or to possess salmon taken from those waters for commercial purposes, except that:

Fishing period

- (1) Gill net gear may be used to fish for salmon from:
- (a) 6:00 ((p.m. August 18)) a.m. to 6:00 p.m. August 19((,6:00 p.m. August 21 to 6:00 p.m. August 22,)) and 6:00 p.m. August ((27)) 26 to 6:00 p.m. August ((28)) 27, ((6:00 p.m. September 2 to 6:00 p.m. September 4 and 6:00 p.m. September 8 to 6:00 p.m. September 10, 1997)) 1998, in SMCRA 2M, that portion of SMCRA 2G east of a line drawn true north-south through Willapa Channel Entrance Buoy 12, that portion of SMCRA 2H west of Willapa Channel Marker 35 and that portion of SMCRA 2J north of an east-west line through the north entrance marker to the Nahcotta boat basin (red flasher no. 2);
- (b) 6:00 p.m. September 16 to 6:00 p.m. September 25, 6:00 p.m. September 27 to 6:00 p.m. October 1 and 6:00 p.m. October 4 to 6:00 p.m. October 8, ((1997)) 1998, in SMCRA 2H((, 2M and that portion of SMCRA 2G east of a line drawn true north-south through Willapa Channel Entrance Buoy 12));
- (c) 6:00 p.m. September ((18)) 21 to ((6:00 p.m. September 19,)) 6:00 p.m. September 22 ((to)) 6:00 p.m. September ((23,)) 24 to 6:00 p.m. September 25 ((to)) 6:00 p.m. September ((26,)) 28 to 6:00 p.m. September 29 ((to 6:00 p.m. September 30)), and 6:00 p.m. October ((2)) 5 to 6:00 p.m. October ((3)) 6, ((1997)) 1998, in that part of SMCRA 2J north of an east-west line through the north entrance marker to the Nahcotta basin (red flasher no. 2).
- (((d) 6:00 p.m. October 4 to 6:00 p.m. October 9, 1997, in SMCRA-2H.))
- (2) The Tokeland Boat basin is closed to commercial fishing during the openings in SMCRA 2G described in this section. The Tokeland Boat basin means that portion of SMCRA 2G bounded on the south by the shoreline of the boat basin, on the west by the seawall and on the north and east by a line from the Tokeland Channel Marker "3" (flashing green, 4-second) to Tokeland Channel Marker "4" to the tip of the seawall.

Gear

(3) Gill net gear shall be used as provided in WAC 220-40-015 except that before 6:00 p.m. September ((17)) 22, there is no maximum mesh size limit, and ((after 6:00 p.m. October 4 the minimum)) the maximum mesh size is ((8)) 6 1/2 inches September 22 through October 8, 1998.

AMENDATORY SECTION (Amending Order 97-124, filed 7/29/97, effective 8/29/97)

WAC 220-47-304 Puget Sound—All citizen salmon species seasons. The following are Puget Sound all citizens salmon species seasons listed by area and species:

AREA	SPECIES	DATE -	RANGE
6D:	соно	((9/21 - 9/20 -	10/25)) 10/24
7,7A:	FRASER SOCKEYE ((AND PINK CHUM	6/22 - 6/21 :	9/27)) 9/26
		((9/28 - <u>9/27 -</u>	11/15)) <u>11/14</u>
7B:	CHINOOK	((8/10 -	9/6))
	COHO CHUM	<u>8/9 </u>	<u>9/5</u> 10/25))
	Сном	9/6 <u>-</u>	10/24
		((10/26 -	12/13))
		10/25 =	12/12
7C:	CHINOOK	((8/10 -	10/11))
		<u>8/9</u> <u>-</u>	10/10
8:	((PINK	8/2 4 -	9/13))
	СНИМ	((10/26 -	11/29))
		<u>10/25</u> <u>-</u>	11/28
8A:	((PINK	8/3 -	9/6))
	CHUM	((10/19 -	11/29))
	•	<u> 10/18 -</u>	11/28
8D:	СОНО	((9/21 -	11/8))
	CHUM	<u>9/20</u> <u>-</u>	11/7
		((11/9 - 11/8 <u>-</u>	12/20)) <u>12/19</u>
9A:	соно	((9/14 -	11/1))
JA.	соно	9/13 <u>-</u>	10/31
			AVIEN
10, 11:	СОНО	((9/7 -	10/11))
	CHUM	<u>9/6</u> <u>-</u>	<u>10/10</u>
		((10/12 -	11/29))
		10/11 =	11/28
12:	СНИМ	((10/19)) - <u>10/18</u>	11/20
12A:	СОНО	((8/31 -	10/11))
		<u>8/30 -</u>	<u>10/10</u>
12B:	CHUM	((10/19)) - 10/25	11/20
12C:	СНИМ	((10/26)) -	11/27
120:	CHOM	10/25	11/4/

<u>AMENDATORY SECTION</u> (Amending Order 97-124, filed 7/29/97, effective 8/29/97)

WAC 220-47-311 Purse seine—Open periods. During 1997, it is unlawful to take, fish for or possess salmon taken with purse seine gear for commercial purposes from Puget Sound except in the following designated Puget Sound Salmon Management and Catch Reporting Areas during the periods provided for hereinafter in each respective Management and Catch Reporting Area:

WSR 98-1	11-086			V	asnington State F	tegister, issu	ie 98-11			
AREA	ТІМЕ	DATE		TIME	DATE	AREA	TIME	DATE	Ti	IME DATE
7,7A:	7AM		-	6PM	10/20, ((10/21, 10/29, 10/30,)) <u>10/26</u>		7 AM		- 5	5PM ((11/03,)) 11/04, ((11/12, 11/13,
	((6AM)) <u>7AM</u>		-	5PM	((11/03)) <u>11/04</u> , <u>11/05</u> , <u>11/09</u> , <u>11/10</u> , <u>11/11</u> , <u>11/12((;</u> 11/13))					11/17,)) 11/05, 11/09, 11/10, 11/18, 11/19, 11/23, 11/24, 11/25, ((11/26)) 11/30, 12/01
7B :	6AM 6AM	9/08 ((9/15))	-	4PM 4PM	((9/12)) <u>9/11</u> ((9/19)) <u>9/18</u>	10, 11:	7AM		- 6	5PM ((10/20, 10/28)) 10/26
	6AM	<u>9/14</u> ((9/21))	-	4PM	((11/01)) 10/31		7AM		- 5	5PM 11/03, <u>11/04. 11/09.</u> 11/12, 11/17 <u>. 11/23</u>
	6AM		-	4PM	((11/07)) <u>11/06</u>	12, 12B:	7AM		- 6	5PM 10/20, ((10/21, 10/28, 10/29)) <u>10/26</u>
	6AM	11/02 ((11/10))	-	4PM	((11/14)) <u>11/13</u>		7AM		- 5	5PM ((11/03,)) 11/04, ((11/12,)) <u>11/05.</u>
	6AM		-	4PM	((11/21)) <u>11/20</u>					<u>11/09, 11/10,</u> 11/17
	6AM	11/16 ((11/24)) 11/23	-	4PM	((11/28)) <u>11/27</u>	seine gear	r ((in Areas	7, 7B, 8	, 8A, 12	non taken with purse , 12B and 12C. It is
	6AM	((12/01)) 11/30	-	4PM	((12/05)) <u>12/04</u>	gear in Ar	ca 7A from	October	l to Nov	en with purse seine ember 30, 1997. It is
	6AM	((12/08)) 12/07	-	4PM	((12/12)) <u>12/11</u>					th purse seine gear in water areas - closed.
8:	((5AM		-	9PM	8/25, 8/26	AMENDA	ATORY SEC	TION (A	Amending	g Order 97-124, filed
	6AM		-	8PM	9/04, 9/05, 9/08, 9/09))		ffective 8/29			,
	7AM		-	6PM	((10/28)) <u>10/26</u>					eriods. During 1997,
	7AM			5PM	11/03, ((11/04, 11/12)) <u>11/09</u> , 11/17, 11/23	reef net ge in the foll	ear for comm	ercial pu nated Pu	rposes in iget Sou	s salmon taken with Puget Sound except and Salmon Manage- the periods provided
8A:	7AM		-	6PM	10/21, 10/22, 10/26, 10/27 ((10/29,		after in each	_	_	,,
	7434			5DM	10/30))	AREA	TIME	-	DA	TE(S)
	7AM		-	5PM	((11/03,)) 11/04, ((11/12, 11/13, 11/17, 11/18,)) 11/05, 11/09, 11/10, 11/18, 11/19,11/23, 11/24, 11/25, ((11/26)) 11/30, 12/01	7,7A	7AM - 7PM		DAILY	9/22 - 9/26 9/29 - 10/3 10/6 - 10/10 10/13 - 10/17 10/20 - 10/24 10/27 - 10/31
8D:	7AM		-	7PM	9/21, 9/22, 9/23, 9/24, ((9 /25,)) 9/29, 9/30, 10/01, 10/02, ((10/03,)) 10/05, 10/06, 10/07, 10/08, ((10/09,)) 10/13, 10/14, 10/15, 10/16, ((10/17, 10/20, 10/21, 10/22, 10/23))					11/3 - 11/7)) 9/7 - 9/11 9/14 - 9/18 9/21 - 9/25 9/28 - 10/2 10/5 - 10/9 10/12 - 10/16 10/19 - 10/23 10/26 - 10/30 11/2 - 11/6

((10/29, 10/30)) 10/21. 10/22. 10/26.

10/27

It is unlawful to retain chinook salmon taken with reef net gear. All other saltwater and freshwater areas - closed.

11/9 - 11/13

6PM

7AM

4PM ((9/19))

4PM ((11/1))

4PM

4PM

4PM

9/18

10/31

((11/7))

((11/14))

 $((\frac{11/21}{}))$

11/13

11/20

11/27

12/4

12/11

9/10, 9/11)) 10/27, ((11/5, 11/6,))

11/16 11/24

10/20

12/3

((8/18, 8/25, 8/26,

9/2)) <u>8/17, 8/24, 8/31</u> 8/27, 8/28, 9/2, 9/3.

11/2, 11/10, ((11/18))

((10/27, 10/28, 11/5,

11/6, 11/10, 11/11,

11/19, 11/20)) <u>10/19.</u>

10/28, 10/29, 11/2,

11/3, 11/11, 11/12,

11/24.11/25.12/2.

11/16.11/17

((11/22,)) 11/23,

4PM ((12/12))

4PM ((11/28))

4PM ((12/5))

11/6

6AM

6AM

6AM

6AM

6AM

6AM

6AM

6AM

7C:

8:

8A:

7PM - 9AM

((6AM 9PM

7AM - 6PM

<u>7AM - 5PM</u> 7AM - ((6PM))

7AM - 6PM

7AM - 5PM

<u>7PM</u>

((9/15)) -

((9/21)) -

((11/3)) -

9/14

9/20

11/2 ((11/10)) -

11/9 ((11/17)) -

11/16

11/23 ((12/1))

11/30

12/7

((12/8))

NIGHTLY

 $((\frac{11/24}{}))$ -

AMENDATORY SECTION (Amending Order 97-124, filed 7/29/97, effective 8/29/97)

WAC 220-47-410 Gill net—Daily hours. It shall be unlawful to take or fish for sockeye or pink salmon in Areas 7 or 7A with gill net gear from 12:00 midnight to 1.5 hours after sunrise. ((In 1997, it shall be unlawful to take or fish for sockeye or pink salmon in areas 7 or 7A with gill net gear except within the following daily hours:

6/29/97 - 7/ 5/97 6:45 am 12:00 midnight at which time at gear must be out of the water and stowed aboard. The stowed aboard at which time at at which time

<u>AMENDATORY SECTION</u> (Amending Order 97-124, filed 7/29/97, effective 8/29/97)

WAC 220-47-411 Gill net—Open periods. During 1997, it is unlawful to take, fish for or possess salmon taken with gill net gear for commercial purposes from Puget Sound except in the following designated Puget Sound Salmon Management and Catch Reporting Areas during the seasons provided for hereinafter in each respective fishing area:

9/8

6AM

provided for hereinafter in each respective fishing area:			8D:	6PM - 8AM	N	NIGHTLY	((9/22, 9/23, 9/24,	
AREA	TIME	- DATE(S)						9/25, 9/29, 9/30, 10/1, 10/2, 10/6.
6D:	((7AM - 8PM	9/29, 9/30, 10/6, 10/7, 10/10))	10/1, 10/2, 10/3, 10/8, 10/9,					10/7, 10/8, 10/9, 10/13, 10/14, 10/15, 10/16, 10/20, 10/21,
	7AM - 7PM <u>D</u>	(\			<u>7AM - 7PM</u> 7AM - 6PM			10/22, 10/23)) 9/21 -9/24 9/28 -10/1 10/5 - 10/8 10/12 -10/15 10/19, 10/20 ((10/27,)) 10/28, ((11/5, 11/6, 11/10,))
Note:		Area 6D skiff gill net only. retain chinook ((er)), pink, of Area 6D.	It is unlawful to rehum salmon in					10/29, 11/2, 11/3, 11/11, ((11/19, 11/20)) 11/12, 11/16, 11/17
7,7A:	7AM - 7PM	((10 /1	/23, 10/29)) <u>9</u>		7AM - 5PM			((11/22,)) 11/23, 11/24 <u>.11/25.12/2.</u> 12/3
	7AM - 6PM	11/4	7, ((10/28, -,)) <u>11/2, 11/3.</u> 0, 11/11 <u>, 11/12</u>	9A:	6AM	((9/14)) <u>9/13</u> throu		M ((11/1)) <u>10/31</u>
7B:	7PM - 9AM		1 8, 8/25, 8/26,) <u>8/17, 8/24, 8/31</u>	10,11:	5PM ((-8A)	M l	NIGHTLY-	10/20, 10/27)) <u>10/26</u> -8AM 10/27

4PM ((9/12))

9/11

	4PM - 8AM	NIGHTLY	11/2, 11/3, ((11/10, 11/17)) 11/9, 11/16, 11/23
12, 12B:	((5PM 8AM	NIGHTLY	10/20, 10/21, 10/27, 10/28
	4PM - 8AM	NIGHTLY	11/3, 11/4, 11/10, 11/17))
	7AM - 7PM		10/19
	7AM - 6PM		10/27, 11/2, 11/3,
			11/11. 11/12. 11/16
12C	<u>7AM 6PM</u>		11/17. 11/23
	<u>7AM - 5PM</u>		11/24

All other saltwater and freshwater areas - closed.

Nightly openings refer to the start date.

AMENDATORY SECTION (Amending Order 97-124, filed 7/29/97, effective 8/29/97)

WAC 220-47-427 Puget Sound—Beach seine— Emerging commercial fishery—Eligibility—Lawful gear. (1) The Puget Sound beach seine salmon fishery is designated as an emerging commercial fishery for which a vessel is required. An emerging commercial fishery license and an experimental fishery permit are required to participate in this fishery.

- (2) The department will issue five Quilcene Bay salmon beach seine experimental fishery permits (Quilcene permits).
- (3) The following is the selection process the department will use to offer a Quilcene permit.
- (a) Persons who held a Quilcene Bay salmon beach seine experimental fishery permit in ((1996)) 1997 will be eligible for a permit in ((1997)) 1998.
- (b) The department established a pool of applicants by drawing on September 9, 1996. The pool established by this drawing will be maintained to replace any permit(s) which may be voided.
- (4) Permit holders are required to participate in the Quilcene Bay salmon beach seine experimental fishery.
- (a) For purposes of this section, "participation" means the holder of the Quilcene permit being aboard the designated vessel in the open fishery area four days each week during the open fishing period, except that during the Fraser sockeye and pink salmon species season in Areas 7 and 7A "participation" means the holder of the Quilcene permit being aboard the designated vessel in the open fishery area two days each week during the open fishing period.
- (b) If the Quilcene permit holder fails to participate, the Quilcene permit issued to that fisher will be void and a new Quilcene permit will be ((reissued)) issued through a random drawing from the applicant pool established in 1996.
- (c) The department may require proof of participation by registering with state, federal or tribal officials each day the Quilcene permit holder participates.
- (d) Persons who participate, but violate conditions of a Quilcene permit, will have the permit voided and a new Quilcene permit will be reissued through a random drawing from the pool of the voided permit holder. Chum salmon not be retained by a Quilcene permit holder. Chum salmon

must be released alive, or, at the direction of federal or state officials, submitted for broodstock purposes.

- (5) Any person who fails to purchase the license, fails to participate, or violates the conditions of a Quilcene permit will have his or her name permanently withdrawn from the pools.
- (6) It is unlawful to take salmon with beach seine gear that does not meet the requirements of this subsection.
- (a) Beach seine salmon nets in Puget Sound shall not exceed 600 feet in length or 100 meshes in depth, or contain meshes of a size less than 3 inches or greater than 4 inches.
- (b) Mesh webbing must be constructed with a twine size no smaller than 210/30d nylon, 12 thread cotton, or the equivalent diameter in any other material.

AMENDATORY SECTION (Amending Order 97-124, filed 7/29/97, effective 8/29/97)

WAC 220-47-428 Beach seine—Open periods. During 1997, it is unlawful to take, fish for, or possess salmon taken with beach seine gear for commercial purposes from Puget Sound except in the following designated Puget Sound Salmon Management and Catch Reporting Areas during the periods provided hereinafter in each respective Management and Catch Reporting Area:

AREA	TIME	DATE(S)
12A:	7AM - 7PM Daily	((9/2, 9/3, 9/4, 9/5,
		9/8, 9/9, 9/10, 9/11,
		9/12, 9/15, 9/16, 9/17,
		9/18, 9/19, 9/22, 9/23,
		9/24, 9/25, 9/26, 9/29,
		9/30, 10/1, 10/2, 10/3,
		10/6, 10/7, 10/8, 10/9,
		10/10, 10/13, 10/14,
		10/15, 10/16, 10/17))
		8/31 - 9/4
		<u>9/7 - 9/11</u>
		9/14 - 9/18
		9/21 - 9/25
		9/28 - 10/2
		10/5 - 10/9

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 220-47-326

Puget Sound commercial salmon—Assessment of impacts on released fish.

<u>AMENDATORY SECTION</u> (Amending Order 97-124, filed 7/29/97, effective 8/29/97)

WAC 220-47-307 Closed areas—Puget Sound salmon. It is unlawful at any time, unless otherwise provided, to take, fish for, or possess salmon taken for commercial purposes with any type of gear from the following portions of Puget Sound Salmon Management and Catch Reporting Areas, except that closures listed in this section shall not apply to reef net fishing areas listed in RCW 75.12.140:

Areas 4B, 5, 6, 6B, and 6C - The Strait of Juan de Fuca Preserve as defined in WAC 220-47-266.

Area 6D - That portion within 1,000 feet of each mouth of the Dungeness River. Through October 4, 1997, closed in those waters within 1,000 feet of shore between the Dungeness Oyster House and a fish and wildlife boundary marker 1,000 feet east of the easternmost mouth of the Dungeness River.

Area 7 - (1) The San Juan Island Preserve as defined in WAC 220-47-262.

- (2) Those waters within 1,500 feet of shore on Orcas Island from Deer Point northeasterly to Lawrence Point thence west to a point intercepting a line projected from the northernmost point of Jones Island thence 90° true to Orcas Island.
- (3) Those waters within 1,500 feet of the shore of Cypress Island from Cypress Head to the northernmost point of Cypress Island.
- (4) Those waters easterly of a line projected from Iceberg Point to Iceberg Island, to the easternmost point of Charles Island, then true north from the northernmost point of Charles Island to the shore of Lopez Island.
- (5) Those waters northerly of a line projected from the southernmost point of land at Aleck Bay to the westernmost point of Colville Island, thence from the easternmost point of Colville Island to Point Colville.
- (6) Those waters within 1,500 feet of the shore of Fidalgo Island from the Initiative 77 marker northerly to Biz Point, those waters easterly of a line projected from ((Edith)) Biz Point on Fidalgo Island to the Williamson Rocks light, thence to the Dennis Shoal Light, thence to the light on the westernmost point of Burrows Island, thence to the southwesternmost point of Fidalgo ((Head)) Island, those waters within 1,500 feet of the western shore of Allan Island, those waters within 1,500 feet of the western shore of Burrows Island, and those waters within 1,500 feet of the shore of Fidalgo Island from Fidalgo Head northerly to Shannon Point.
- (7) Those waters within 1.500 feet of Lopez Island from Point Colville northerly to Lopez Pass and those waters within 1.500 feet of the eastern shore of Decatur Island from the southernmost point of land northerly to Fauntleroy Point.
- (8) Those waters within 1,500 feet of the shore of Jones Island.
- Area 7A The Drayton Harbor Preserve as defined in WAC 220-47-252.
- Area 7B That portion south and east of a line from William Point on Samish Island to Saddlebag Island to the southeastern tip of Guemes Island, and that portion northerly of the railroad trestle in Chuckanut Bay.
- Area 7C That portion southeasterly of a line projected from the mouth of Oyster Creek 237° true to a fishing boundary marker on Samish Island.
- Area 8 (1) That portion of Skagit Bay easterly of a line projected from Brown Point on Camano Island to a white monument on the easterly point of Ika Island, thence across the Skagit River to the terminus of the jetty with McGlinn Island.

(2) Those waters within 1,500 feet of the western shore of Camano Island south of a line projected true west from Rocky Point.

Area 8A - Those waters easterly of a line projected from Mission Point to Buoy C1, excluding the waters of Area 8D, thence through the green light at the entrance jetty of the Snohomish River and across the mouth of the Snohomish River to landfall on the eastern shore, and those waters northerly of a line from Camano Head to the northern boundary of Area 8D.

Area 9 - Those waters lying inside and westerly of a line projected from the Point No Point light to Sierra Echo buoy thence to Forbes Landing wharf, east of Hansville.

Area 10 - (1) Those waters easterly of a line projected from Meadow Point to West Point.

- (2) Those waters of Port Madison northwest of a line from the Agate Pass entrance light to the light on the end of the Indianola dock.
- (3) Additional coho seasonal closure: Those waters of Elliott Bay east of a line from Alki Point to the light at Four-mile Rock and those waters northerly of a line projected from Point Wells to "SF" Buoy then west to President's Point.

Area 10E - Those waters of Liberty Bay north of a line projected due east from the southernmost Keyport dock, those waters of Dyes Inlet north of the Manette Bridge, and those waters of Sinclair Inlet southwest of a line projected true east from the Bremerton ferry terminal.

- Area 11 (1) Those waters northerly of a line projected true west from the light at the mouth of Gig Harbor and those waters south of a line from Browns Point to the northernmost point of land on Point Defiance.
- (2) Additional coho seasonal closure: Those waters south of a line projected from the light at the mouth of Gig Harbor to the Tahlequah ferry dock then south to the Point Defiance ferry dock, and those waters south of a line projected from the Point Defiance ferry dock to Dash Point.

Area 12 - Those waters inside and easterly of a line projected from Lone Rock to the navigation light off Big Beef Creek, thence southerly to the tip of the outermost northern headland of Little Beef Creek.

Area 12A - Those waters north of a line projected due east from Broad Spit.

Area 12B - Those waters within 1/4 mile of the mouths of the Dosewallips, Duckabush, and Hamma Hamma rivers and Anderson Creek.

Areas 12, 12A, and 12B - Additional chinook seasonal closure: Those waters north and east of a line projected from Tekiu Point to Triton Head.

Areas 12, 12B and 12C - Those waters within 1,000 feet of the eastern shore.

Area 12C - (1) Those waters within 2,000 feet of the western shore between the dock at Glen Ayr R.V. Park and the Hoodsport marina dock.

- (2) Those waters south of a line projected from the Cushman Powerhouse to the public boat ramp at Union.
- (3) Those waters within 1/4 mile of the mouth of the Dewatto River.

Areas 12 and 12D - Additional coho and chum seasonal closure: Those waters of Area 12 south and west of a line projected 94 degrees true from Hazel Point to the light on the

opposite shore, bounded on the west by the Area 12/12B boundary line, and those waters of Area 12D.

Area 13A - Those waters of Burley Lagoon north of State Route 302, those waters within 1,000 feet of the outer oyster stakes off Minter Creek Bay including all waters of Minter Creek Bay, those waters westerly of a line drawn due north from Thompson Spit at the mouth of Glen Cove, and those waters within 1/4 mile of Green Point.

AMENDATORY SECTION (Amending WSR 97-18-035, filed 8/27/97, effective 9/27/97)

WAC 220-56-124 Unlawful provisions—Hoodsport Hatchery. During the period ((October)) July 1 through December 15, those waters of Catch Record Card Area 12 within a 2,000 foot arc seaward of yellow buoys at the mouth of Finch Creek at the Hoodsport Salmon Hatchery are regulated as provided for in this section:

- (1) These waters are open to salmon angling regardless of the status of the surrounding waters of Area 12.
- (2) Special daily limit of four salmon, except release ((ehinook)) chum salmon and of which no more than one salmon may be a chinook salmon ((Oetober)) July 1 through October 15. Special daily limit of four salmon of which no more than ((two)) one may be a chinook salmon October 16 through December 15.
- (3) ((During the period October 1 through December 1-5)) It is unlawful to fish for or possess salmon taken from these waters from ((8:00 p.m. to 6:00 a.m)) one hour after sunset to one hour before sunrise.

<u>AMENDATORY SECTION</u> (Amending Order 95-46, filed 5/31/95, effective 7/1/95)

WAC 220-56-126 Nonbuoyant lures and night closures—Saltwater. It is unlawful to fish for or possess salmon taken for personal use from the following saltwater areas unless the hooks meet the requirements of this section.

(1) Nonbuoyant lure restriction: In the following waters during the periods shown, it is unlawful to use a nonbuoyant lure that has more than one single hook or has a hook measuring more than 3/4 inch point to shank:

Area

Time Period

Duwamish waterway downstream July 1 - November 30 from the First Avenue South
Bridge to an east-west line through SW Hanford Street on
Harbor Island parallel to SW Spokane Street where it crosses Harbor Island

Area

Time Period

Budd Inlet - waters south of a line true west from the KGY radio station to the mainland and north of the closed zone provided for in WAC 220-56-128 July 16 - October 31

Westport Boat Basin

((July 1)) <u>August 16</u> -January 31

- (2) During the gear restricted periods provided for in this section it is unlawful to fish for food fish or shellfish from one hour after official sunset to one hour before official sunrise.
- (3) No leads, weights, or sinkers may be attached below or less than 12 inches above a lure.
- (4) All hooks must be attached within 3 inches of the bait or lure.
 - (5) It is unlawful to use baitfish jigger gear.

AMENDATORY SECTION (Amending WSR 98-06-031, filed 2/26/98, effective 5/1/98)

WAC 220-56-128 Food fish fishing—Closed areas. It is unlawful to fish for or possess food fish taken from the following areas during the times indicated.

- (1) It is unlawful at all times to fish for or possess food fish taken for personal use in waters lying within 400 feet below any fish rack, fishway, dam or other artificial or natural obstruction, either temporary or permanent, unless otherwise provided.
- (2) Waters of Budd Inlet at Olympia south of the Fourth Avenue Bridge are closed at all times, and all contiguous waters lying between the Fourth Avenue Bridge and a line from the northwesterly corner of the ((Bayview)) Thriftway Market Building to a point 100 yards north of the railroad bridge located on the western side of the inlet opposite the ((Bayview)) Thriftway Market Building are closed during the period July 16 through October 31.
 - (3) The waters of Percival Cove are closed at all times.
- (4) Those waters of Hood Canal inshore from yellow marker buoys to the mouth of Finch Creek are closed the entire year.
- (5) Waters within a radius of 100 yards from the Enetai Hatchery Outfall Creek where it enters saltwater are closed at all times.
- (6) Those waters of Sinclair Inlet inside a line fifty yards from the pierhead line of the Puget Sound Naval Shipyard at Bremerton are closed at all times.
- (7) Those waters of Hood Canal within 100 feet of the Seabeck Highway Bridge over Big Beef Creek are closed August 1 through November 30.
- (8) In Shilshole Bay waters east of a line 175 feet west of the Burlington Northern Railroad Bridge are closed to fishing.
- (9) Those waters of the Chinook River upstream from tide gate at the Highway 101 Bridge are closed at all times.

- (10) Those waters of the Columbia River between the Vernita Bridge and the Hanford power line crossing (wooden towers at S24, T13N, R27E) are closed October 23 through June 15.
- (11) Those waters of the Columbia River between the upstream line of Bonneville Dam to a point 600 feet below the fish ladder at the new Bonneville Dam Powerhouse are closed at all times.
- (12) Waters of the Lake Washington Ship Canal west of a north-south line 400 feet east of the eastern end of the north wing wall of Chittenden Locks to the mouth of the Lake Washington Ship Canal are closed to food fish angling at all times.
- (13) Waters of Catch Record Card Area 10 west of a line from Point Monroe to Indianola and east of a line from Point Bolin to Battle Point are closed to food fish angling from January 1 through March 31.
- (14) Waters within 200 yards of the salmon net pens located near Sund Rock in Hood Canal are closed to the taking of food fish other than salmon at all times.
- (15) Waters of the Titlow Beach Marine Preserve Area are closed to the taking of food fish at all times except that it is lawful to fish for salmon with artificial lures only from shore or a nonmotorized vessel.
- (16) Chief Joseph Dam closed to fishing from the Okanogan County shore between the dam and the Highway 17 Bridge. Closed to boat fishing downstream of Chief Joseph Dam to the Corps of Engineers Safety Zone Marker.
- (17) Wells Dam waters between the upstream line of Wells Dam to boundary markers 400 feet below the spawning channel discharge on the Chelan County side and the fish ladder on the Douglas County side.
- (18) Rocky Reach, Rock Island and Wanapum Dams waters between the upstream lines of these dams and boundary markers 400 feet downstream of the fish ladders at Rocky Reach and Rock Island Dams and boundary markers at Wanapum Dam 750 feet below the east fish ladder and 500 feet below the west fish ladder.
- (19) Priest Rapids Dam waters between the upstream line of Priest Rapids Dam and boundary markers 650 feet below the fish ladders.
- (20) Jackson (Moran) Creek all waters of the Priest Rapids hatchery system including Columbia River waters out to midstream between markers located 100 feet upstream and 400 feet downstream of the mouth of the hatchery outlet.
- (21) McNary Dam waters between the upstream line of McNary Dam and a line across the river from the red and white marker on the Oregon shore to the downstream end of the wingwall of the boat lock near the Washington shore.
- (22) John Day Dam waters between the upstream line of John Day Dam and markers approximately 3,000 feet downstream, except that fishing is permitted from the Washington shore to within 400 feet of the fishway entrance.
- (23) The Dalles Dam waters between the upstream line of the Dalles Dam and the upstream side of the Interstate 197 Bridge, except that fishing is permitted from the Washington shore to within 400 feet of the fishway entrance.
- (24) Spring Creek waters within 1/4 mile of the U.S. Fish and Wildlife Service Hatchery grounds between posted

boundary markers located 1/4 mile on either side of the fish ladder entrance.

- (25) The following conservation areas are closed year round:
- (a) Brackett's Landing Shoreline Sanctuary Conservation Area.
 - (b) City of Des Moines Park Conservation Area.
 - (c) Octopus Hole Conservation Area.
 - (d) Orchard Rocks Conservation Area.
 - (e) South 239th Street Park Conservation Area.
- (26) Agate Pass waters west of a line from Point Monroe to Indianola and east of a line from Point Bolin to Battle Point are closed January 1 through March 31.

AMENDATORY SECTION (Amending WSR 97-18-035, filed 8/27/97, effective 9/27/97)

- WAC 220-56-190 Coastal salmon—Saltwater seasons and daily limits. It shall be unlawful to take, fish for or possess salmon taken by angling for personal use except from the following coastal areas, during the seasons, in the quantities, sizes and for the species designated in this section and as defined in the daily limit codes in WAC 220-56-180:
- (1) Catch Record Card Area 1 Special daily limit of two salmon not more than one of which may be a chinook salmon, except release wild coho salmon, special cumulative limit of four salmon in any ((seven consecutive days)) Sunday through the following Thursday period Sundays through Thursdays only, ((July 21)) August 3 through September ((25)) 24, except closed ((0-3 miles offshore and closed)) in the Columbia River Mouth Control Zone 1, see WAC 220-56-195.
- (2) Catch Record Card Area 2 Special daily limit of two salmon only one of which may be a chinook salmon, special cumulative limit of four salmon in any ((seven consecutive days)) Sunday through the following Thursday period Sundays through Thursdays only, ((July 21)) August 3 through September ((25)) 24, except closed 0-3 miles offshore.
- (3) Grays Harbor (Catch Record Card Area 2-2) (a) Special daily limit of six salmon, not more than ((four)) one of which may be an adult salmon((, defined as chinook salmon over 24 inches in length, eoho salmon over 20 inches in length or pink, chum or sockeye salmon greater than 12 inches in length)) August 16 through January 31 ((in the Westport boat basin only)) east of the Buoy 8 line. (b) Special daily limit ((A)) of six salmon, not more than one of which may be an adult salmon, except release ((all)) chum and wild coho salmon September 1 through September 30: Waters of Catch Record Card Area 2-2 east of the Channel Marker 13 Line. Single point barbless hooks required.

Westport Boat Basin: Special daily limit of six salmon not more than four of which may be adult salmon - August 16 through January 31. Barbed hooks are allowed.

Twenty-Eighth Street Landing: Special daily limit of six salmon not more than one of which may be an adult salmon. except release chum and wild coho salmon - October 1 through October 31: Within posted markers at the Twenty-Eighth Street Landing at Ocean Shores. Single point barbless hooks required.

- (4) Willapa Bay (Catch Record Card Area 2-1) Special daily limit of six salmon, not more than three of which may be adult salmon((, defined as chinook salmon over 24 inches in length, coho salmon over 20 inches in length or pink, chum or sockeye salmon greater than 12 inches in length)) and release wild coho salmon August 16 through January 31. Single point barbless hooks required.
- (5) Catch Record Card Area 3 Special daily limit of two salmon ((July 21)) August 3 through September ((25)) 24.
- (6) Catch Record Card Area 4 (a) Waters west of the Bonilla-Tatoosh line ((Special daily limit of two salmon, except release coho July 21 through September 25)) Closed to salmon angling the entire year. (b) Waters east of the Bonilla-Tatoosh line: ((September 15 through July 31, closed; August 1 through August 29-)) Special daily limit of two salmon except release ((eoho and)) chinook((†)) salmon August ((30)) 3 through ((August 31 Special daily limit of two salmon except release chinook; September 1 through)) September ((14, eatch and release only and terminal gear limited to surface flies only)) 24.
- (7) Unless otherwise provided for in this section, minimum size 24 inches for chinook salmon and 16 inches for coho salmon. No minimum size for other salmon.

AMENDATORY SECTION (Amending WSR 98-06-031, filed 2/26/98, effective 5/1/98)

WAC 220-56-191 Puget Sound salmon—Saltwater seasons and daily limits. It is unlawful to fish for or possess salmon taken by angling for personal use except from the following Puget Sound areas, during the seasons, in the quantities, sizes, and for the species designated in this section and as defined in the daily limit codes in WAC 220-56-180. Puget Sound waters west of the mouth of the Sekiu River are managed concurrent with ocean waters as provided for in WAC 220-56-190. In all fisheries provided for in this section, chinook salmon minimum size 22 inches and no minimum size for other salmon.

- (1) Catch Record Card Areas 5 and 6 -
- (a) ((Special daily limit of 2 salmon April 16 through June 15 except all chinook salmon greater than 30 inches in length and all coho salmon must be released.
- (b) During the period April 16 through September 30 and November 1 through April 15, Dungeness Bay is closed to salmon angling. October 1 through October 31, special daily limit of two coho salmon.
- (c) Special daily limit of 2 salmon June 16 through June 30, except release coho.
 - (d) July 1 through July 31 Closed.
- (e) August 1 through August 10 Special daily limit of 2 salmon, except release coho and chinook.
- (f))) August ((11)) 1 through September ((15)) 2, special daily limit of 2 salmon, except release chinook and chum salmon.
- $((\frac{16}{9}))$ (b) September $(\frac{16}{9})$ 8 through $(\frac{16}{9})$ September 30 $(\frac{16}{9})$ Catch and release only.
- (((h) February)) (c) November 1 through ((April 15)) November 30 - Special daily limit of 2 salmon of which no more than one may be a chinook salmon and release all coho salmon. ((Release all coho.))

- (2) Catch Record Card Area 7:
- (a) ((October)) July 1 through ((July 31)) August 15 Special daily limit of 2 salmon except release chinook salmon. ((During the period April 16 through June 15 all chinook salmon greater than 30 inches in length must be released.))
- (b) August ((4)) <u>16</u> through September 30 Special daily limit of ((4)) 2 salmon, not more than ((2)) 1 of which may be ((eoho or)) a chinook salmon.
- (c) October 1 through October 31 Special daily limit of 2 salmon, except release chinook salmon.
- (d) November 1 through November 30 Special daily limit of 2 salmon, no more than one of which may be a chinook salmon.
- (e) Notwithstanding the provisions of this subsection during the period ((October 1)) August 16 through ((December)) October 31 the special daily limit in Bellingham Bay is 4 salmon no more than ((2)) 1 of which may be chinook.
 - (3) Catch Record Card Area 8-1:
- (a) ((September)) August 16 through ((April 15)) October 31 Special daily limit of 2 salmon((During the period September 16 through September 30)) except release chinook salmon.
 - (b) ((April 16 through August 15 Closed.
- (e) August 16)) November 1 through ((September 15)) November 30 Special daily limit of ((4)) 2 salmon, not more than ((2)) 1 of which may be ((eoho and release all)) a chinook salmon.
 - (4) Catch Record Card Area 8-2:
- (a) August 1 through ((September 30)) October 31 Special daily limit of 2 salmon except release chinook salmon ((taken outside the Tulalip Bay zone, defined as those waters adjacent to Tulalip Bay west of a line from Mission Point to Hermosa Point and within 2,000 feet from shore between the pilings at Old Bowers Resort northerly to a fishing boundary marker approximately 1.4 miles northwest of Hermosa Point.
- (b) October 1 through May 31 Special daily limit of 2 salmon.
 - (e) June 1 through July 31 Closed)).
 - (5) Catch Record Card Area 9:
- (a) ((November 1 through June 30 Special daily limit of 2 salmon.
 - (b) July 1 through July 31 Closed.
- (e))) August 1 through ((September 1)) October 31 Special daily limit of 2 salmon except release chinook salmon and release chum salmon August 1 through October 15.
 - (((d) September 2 through September 30 Closed.
- (e) October)) (b) November 1 through ((October 31)) November 30 Special daily limit of 2 salmon ((except release coho)) not more than one of which may be a chinook salmon.
- (((f))) (c) Notwithstanding the provisions of this subsection, salmon fishing is permitted year-round from the Edmonds Fishing Pier Special daily limit of 2 salmon ((and all salmon species may be retained)) not more than one of which may be a chinook salmon.
 - (6) Catch Record Card Area 10:
- (a) ((October 16 through June 30 Special daily limit of 2 salmon.

- (b))) July 1 through October ((15)) 31 Special daily limit of 2 salmon except release chinook salmon, and:
- (i) During the period July 1 through September 15, Elliott Bay east of a line from ((Pier 91 to Duwamish Head)) 4-mile rock to Alki Point is closed.
- (ii) During the period July 1 through October ((15)) 31, Shilshole Bay east of a line from Meadow Point to West Point is closed.
- (iii) ((During the period July 1 through August 31, release chinook in waters north of a line from West Point to Skiff Point and in waters northeast of the Agate Pass Bridge.
- (iv) During the period September 16 through October 15, release chinook in the Duwamish Waterway from the First Avenue South Bridge to an east-west line through SW Hanford Street on Harbor Island.)) November 1 through November 30 Special daily limit of 2 salmon, not more than one of which may be a chinook salmon.
- (((e))) (b) Notwithstanding the provisions of this subsection, salmon fishing is permitted year-round from the Elliott Bay public fishing pier at Terminal 86 and Seacrest Pier Special daily limit of 2 salmon ((and all salmon species may be retained)) not more than one of which may be a chinook salmon.
- (7) Catch Record Card Area 11 May 1 through ((April)) November 30 Daily limit of 2 salmon not more than one of which may be a chinook salmon.
 - (8) Catch Record Card Area 12:
- (a) ((December 16 through July 15 Special daily limit of 2 salmon.
- (b) July 16 through September 30 Special daily limit of 4 salmon, not more than 2 of which may be pink salmon and release all chinook and chum.
- (e) October)) July 1 through October 15 Special daily limit of 4 salmon, ((not more than 2 of which may be chinook and)) except release ((all)) chum and chinook salmon.
- ((((d))) (<u>b</u>) October 16 through December ((15)) <u>31</u> Special daily limit of 4 salmon, not more than ((two)) <u>one</u> of which may be a chinook <u>salmon</u>.
- (((e))) (c) Waters of the Hoodsport Hatchery Zone are managed separately as provided for in WAC 220-56-124.
- (((f))) (d) Notwithstanding the provisions of this subsection, salmon fishing is permitted year round while fishing from the Hood Canal Bridge fishing pier Special daily limit of 2 salmon not more than one of which may be a chinook salmon.
- (9) Catch Record Card Area 13 May 1 through ((April 30)) December 31 Daily limit of 2 salmon not more than one of which may be a chinook salmon.
- (10) In the above waters there are specified closures as provided for in WAC 220-56-128 and 220-56-195. Additionally, there are gear and area restrictions at Shilshole Bay, the Duwamish Waterway, and Budd Inlet, and at Titlow Beach and the Edmonds underwater park and the Elliott Bay, Les Davis, and Des Moines public fishing piers. See specific sections in chapter 220-56 WAC for salmon angling restrictions at these locations.

AMENDATORY SECTION (Amending WSR 97-18-035, filed 8/27/97, effective 9/27/97)

- WAC 220-56-195 Closed areas—Saltwater salmon angling. The following areas shall be closed to salmon angling during the times indicated:
- (1) Skagit Bay: Those waters lying easterly of a line projected from West Point on Whidbey Island to Reservation Head on Fidalgo Island, northerly of a line projected from Polnell Point to Rocky Point, northerly of the state Highway 532 Bridge between Camano Island and the mainland and south of a line between the south end of McGlinn Island and the light at the south end of Fidalgo Island (Qk Fl) at the south end of Swinomish Slough shall be closed to salmon angling April 16 through June 15.
- (2) Bellingham Bay: Those waters of Bellingham, Samish and Padilla Bays southerly of a line projected from the most westerly point of Gooseberry Point to Sandy Point, easterly of a line from Sandy Point to Point Migley thence along the eastern shoreline of Lummi Island to Carter Point, thence to the most northerly tip of Vendovi Island thence to Clark Point on Guemes Island following the shoreline to Southeast Point on Guemes Island thence to March Point on Fidalgo Island and north of the Burlington Railroad Bridges at the north end of Swinomish Slough shall be closed to salmon angling April 16 through July 31.
 - (3) Carr Inlet:
- (a) Those waters north of a line from Green Point to Penrose Point are closed to salmon angling April 16 through July 31.
- (b) Those waters of Carr Inlet within 1,000 feet of the outer oyster stakes at the mouth of Minter Creek are closed to salmon angling April 16 through September 30.
- (4) Dungeness Bay: Those waters westerly of a line from Dungeness Spit Light to the number 2 red buoy, and then to the Port Williams boat ramp are closed to salmon angling April 16 through September 30 and November 1 through April 15.
- (5) Samish Bay: Those waters southerly of a line projected true east from Fish Point are closed to salmon angling August 1 through October 15.
- (6) Columbia River Mouth Control Zone 1: Washington waters within Control Zone 1, which Control Zone is described as the ocean area surrounding the Columbia River mouth west of the Buoy 10 line and bounded by a line extending for 6 nautical miles due west from North Head along 46°18'00" N. latitude to 124°13'18" W. longitude, then southerly along a line of 167° true to 46°11'06" N. latitude and 124°11'00" W. longitude (Columbia River Buoy), then northeast along Red Buoy Line to the tip of the south jetty are closed to salmon angling at all times except open to fishing from the north jetty when adjacent waters north of the Control Zone are open to salmon angling or the Buoy 10 fishery is open.
- (7) Commencement Bay: Those waters east of a line projected from the Sperry Ocean Dock to landfall below the Cliff House Restaurant on the north shore of Commencement Bay are closed April 16 through June 30.

- (8) Whidbey Island and mainland shores in Areas 5 and 6. Those waters of Catch Record Card Areas 5 and 6 within 3/4 mile of the shores of the mainland and Whidbey Island are closed to salmon angling August 1 through September 30.
- (9) Rosario Strait: From July 1 through September 30 the following areas are closed to salmon angling:
- (a) Southeastern Rosario Strait (Deception Pass to Shannon Pt.) Waters within 1500 feet of Fidalgo Island from the Initiative 77 marker northeast of Northwest Island to Biz Point; and waters of Burrows Bay inside a line from Biz Point to Williamson Rocks Buoy to the Dennis Shoal Buoy, to a point 1500 feet west of the Burrows Island Light, then northeast to Fidalgo Head; and waters within 1500 feet of Fidalgo Island from Fidalgo Head to Shannon Point.
- (b) Southwestern Rosario Strait (east side of Lopez Island. Decatur Island, and James Island) Waters within 1500 feet of Lopez Island bounded by a line running from Point Colville due south 1500 feet then northerly along the island, across Lopez Pass, and then northerly along Decatur Island within 1500 feet of shore to Fauntleroy Point, including waters within 1500 feet of James Island.

AMENDATORY SECTION (Amending Order 95-46, filed 5/31/95, effective 7/1/95)

WAC 220-56-199 Closed areas—Chinook salmon angling. ((Chinook only closures—None.)) (1) East San Juan Islands - During the period August 16 through September 30, chinook release required south and east of the following line: A line running west from Sandy Point to Johnson Point at the easternmost tip of Sucia Island, then south to Point Thomp-

Area

son on northern Orcas Island, then southeast along Orcas Island around Lawrence Point following the shoreline southwest to Deer Point, then due south to Blakely Island, and south following the shoreline of Blakely Island to the southernmost point on Blakely Island, then across Thatcher Pass to Fauntleroy Point, and along the eastern shore of Decatur Island to the southernmost point on Decatur Island, across Lopez Pass and following the shore of Lopez Island to Point Colville, along the southern shoreline of Lopez Island to Iceberg Point, and from Iceberg Point northwest to Long Island, and then due south from Long Island to the intersection with the Area 6/7 boundary line. See Bellingham Bay Fishery for exception.

(2) Duwamish Waterway - During the period July 1 through October 31, chinook release required in those waters of the Duwamish Waterway downstream from the First Avenue South Bridge to an east-west line through southwest Hanford Street on Harbor Island.

AMENDATORY SECTION (Amending WSR 97-18-035, filed 8/27/97, effective 9/27/97)

WAC 220-56-205 Hook rules—Nonbuoyant lures. It is unlawful to fish for or to possess salmon taken for personal use from freshwater unless the hooks used meet the requirements of this section:

(1) Nonbuoyant lure restriction: In the following waters and during the periods shown, it is unlawful to use a non-buoyant lure that has more than one single hook or has a hook measuring more than 3/4 inch point to shank:

Time period

Naselle River (including all forks)

Hwy 101 Bridge to ((Hwy 4 Bridge)) North Fork

((Hwy-4 Bridge to Big Hill Bridge

Willapa River

Mouth to Hwy 6 Bridge

Hwy 6 Bridge to Fork Creek

Upstream from Fork Creek

Willapa River (South Fork)

Humptulips River

Satsop River (including all forks)

Nemah River-North Fork

Nemah River-Middle Fork

Dungeness and Gray Wolf Rivers

Kennedy Creek

Nooksack River-South

Fork Mouth to Skookum Creek

((Nooksack River-South

Fork Upstream from Skookum Creek

Big Quilcene River

((July 1-January 31)) <u>September 1-November</u> 30

October 16-January 31))

October 1-November 30

((October 16-January 31)) September 1-

November 30

September 1-October 31

September 1-November 30

September 1-November 30

September 1-November 30

October 1-November 30

September 1-November 30

August 1-October 15

October 1-December 31

August 1-October 31

June 1-September 30))

August 1-December 31

Area	Time period
Samish River	August 1-December 31
Stillaguamish River (including all forks)	August 1-November 30
Whatcom Creek	August 1-December 31
Cowlitz River	-
From Mill Creek to Barrier Dam	August 1-October 31
Kalama River	
Mouth to temporary rack	September 1-October 31
Lewis River-North Fork	
From ((lower Cedar	•
Creek Boat Ramp to Colvin Creek)) Johnson Cree	April 1-October 31
Merwin Dam	April 1-October 31
Washougal River Downstream of Salmon Falls Bridge	September 1-October 31
	September 7 Control 1
Icicle River From Leavenworth Federal Fish Hatchery to mouth	May 8-June 30
Wenatchee River	•
From mouth of Icicle River to Highway 2 Bridge	May 8-June 15
Skagit River (and tributaries)	
Upstream of Gilligan Creek	July 1-November 30
Tokul Creek	
From mouth to posted cable markers	December 1-March 31
Capitol Lake	August 1-November 30
Deschutes River	
From 400 feet below lowest Tumwater Falls fish	A
ladder to the Old Hwy 99 Bridge on Capitol Boulevar	
Elochoman River	September 1-((November 30)) October 31
Grays River	September 1-((November 30)) October 31
Green/Duwamish River	August 1-November 30
mouth to ((Highway 164)) State Route 167 Bridge	August 1-November 30
McAllister Creek	August 1-November 30
Nisqually River	August 1-140veiliber 50
Puyallup River mouth to Carbon River	August 1-November 30
Skykomish River (including all forks)	August 1-November 30
Snohomish River	August 1-November 30
	October 1-November 30
White/Stuck River	Getober 1 Movember 30
Toutle River-North Fork Highway 504 Bridge near Kidd Valley	
to mouth of Green River	September 1-October 31
Green River (Cowlitz Co.)	
mouth to 1500 feet below hatchery rack	September 1-October 31
Soos Creek	September 1-October 31
(2) No leads, weights or sinkers may be attached below	AMENDATORY SECTION (Amending Order 95-46, 5/31/95, effective 7/1/95)

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- or less than 12 inches above a buoyant lure.
- (3) All hooks must be attached within three inches of the bait or lure.

filed 5/31/95, effective 7/1/95)

WAC 220-57-120 Bear River. Daily Limit A except release wild coho - July 1 through January 31: Downstream from the lime quarry road to Highway 101 Bridge (a distance of approximately 2 stream miles). Single point barbless hooks required.

AMENDATORY SECTION (Amending WSR 97-18-035, filed 8/27/97, effective 9/27/97)

WAC 220-57-130 Bogachiel River. Daily Limit A ((except release adult coho salmon)) - July 1 through November 30: Downstream from the Highway 101 Bridge. ((Single point barbless hooks required.))

AMENDATORY SECTION (Amending WSR 97-18-035, filed 8/27/97, effective 9/27/97)

- WAC 220-57-140 Chehalis River. (1) Daily Limit A-May 16 through July 15: Downstream from the high bridge on the Weyerhaeuser 1000 line approximately 400 yards downstream of Roger Creek.
- (2) Special daily limit ((A)) of six salmon except no more than one adult salmon may be retained and release all chum and release wild coho September ((1)) 16 through September 30 ((except release adult coho salmon)): Downstream from the ((Porter)) high bridge to the Fuller Bridge. Single point barbless hooks required.
- (3) Special daily limit of six salmon except no more than one adult salmon may be retained and release chum and wild coho salmon October 1 through October 31: Downstream from the high bridge to the Porter Bridge. Single point barbless hooks required.
- (4) Special daily limit of six salmon except no more than one adult salmon may be retained and release chinook, chum and wild coho salmon October 1 through October 31: Downstream from the Porter Bridge. Single point barbless hooks required.

AMENDATORY SECTION (Amending WSR 97-18-035, filed 8/27/97, effective 9/27/97)

WAC 220-57-155 Clearwater River (Jefferson County). Daily Limit A except release adult coho salmon - ((June)) September 1 through November 30: Downstream from the mouth of the Snahapish River. Single point barbless hooks required.

AMENDATORY SECTION (Amending WSR 98-06-031, filed 2/26/98, effective 5/1/98)

- WAC 220-57-160 Columbia River. (1) Rocky Reach Dam to Priest Rapids Dam: Daily Limit A September 16 through December 31.
- (2) Priest Rapids Dam to the Vernita Bridge: Daily Limit A August 16 through October 31; Daily Limit C November 1 through December 31.
- (3) Vernita Bridge to old Hanford townsite wooden power line towers: Daily Limit A August 16 through October 22.
- (4) Old Hanford townsite wooden power line towers to Highway 395 Bridge connecting Pasco and Kennewick: Daily Limit A August 16 through December 31.

- (5) Highway 395 Bridge to McNary Dam: Daily Limit A August ((16)) 1 through December 31. It is unlawful to take or possess sockeye or chum salmon taken downstream of the Highway 395 Bridge to McNary Dam.
- (6) McNary Dam to Interstate 5 Bridge: Daily Limit A August 1 through December 31. It is unlawful to take or possess sockeye or chum salmon taken downstream from McNary Dam to the Interstate 5 Bridge.
- (7) Interstate 5 Bridge to the Megler-Astoria Bridge: Daily Limit A August 1 through March 31 except release all coho October 1 through March 31. During September, it is unlawful to fish for or possess salmon taken for personal use in those waters of the Columbia River north of a line from Abernathy Point Light to a boundary marker east of the mouth of Abernathy Creek. It is unlawful to take or possess sockeye ((er)) chum or wild coho salmon taken downstream from the Interstate 5 Bridge to the Megler-Astoria Bridge.
 - (8) Megler-Astoria Bridge to the Buoy 10 Line:
- (a) Daily Limit F August ((1)) $\underline{8}$ through ((September 30)) August 23.
- (b) Daily Limit A ((October)) January 1 through March 31.
- (c) It is unlawful to take or possess sockeye ((er)) chum or wild coho salmon taken downstream from the Megler-Astoria Bridge to the Buoy 10 Line.
- (8) North Jetty (mouth of Columbia River): Open to angling from the bank only when state waters north of the control zone are open to salmon angling. During such periods fishing from the north jetty is open 7 days per week and the daily limit shall be the same as for the ocean waters when open. Also open to angling from the bank only concurrent with the Buoy 10 fishery. Daily limit and gear requirement will be identical with those in the Buoy 10 fishery. It is unlawful to take or possess sockeye or chum salmon taken from the North Jetty.

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.

AMENDATORY SECTION (Amending WSR 98-06-031, filed 2/26/98, effective 5/1/98)

WAC 220-57-175 Cowlitz River. (1) Daily Limit A except release chum ((salmon and release chinook salmon greater than 28 inches in length caught upstream from Blue Creek to Mill Creek October 1 through December 31 and adult chinook salmon minimum size 28 inches from Mill Creek to the Barrier Dam October 1 through December 31)) and wild coho salmon - ((August)) January 1 through April 30: Downstream from fishing boundary markers approximately 400 feet below barrier dam structures at the Cowlitz Salmon Hatchery Barrier Dam ((except closed to salmon angling from the markers to the mouth of Mill Creek when fishing from the south shore August 1 through October 15)).

- (2) ((Special daily limit of one salmon except release chum salmon May 1 through July 31: Downstream from I-5 Bridge.
- (3))) Salmon angling from boats is prohibited the entire year in designated open waters between the barrier dam and a

line from the mouth of Mill Creek to a boundary marker on the opposite shore.

(((4))) (3) Daily Limit A except minimum size of 8 inches - open the entire year: From the confluence of the Muddy Fork and Ohanapecosh rivers downstream to Scanewa Lake (Cowlitz Falls Reservoir).

AMENDATORY SECTION (Amending Order 97-202, filed 9/25/97, effective 10/26/97)

WAC 220-57-187 Deep River (Wahkiakum County). Deep River (Wahkiakum County) - Daily Limit A - August 1 through December 31: ((Upstream)) Downstream from ((mouth to)) town bridge.

AMENDATORY SECTION (Amending Order 91-41, filed 6/27/91, effective 7/28/91)

WAC 220-57-195 Dewatto Creek. ((Closed to salmon angling the entire year.)) Special daily limit of two coho salmon - September 16 through October 31: Downstream from the Dewatto-Holly Road Bridge.

AMENDATORY SECTION (Amending WSR 97-18-035, filed 8/27/97, effective 9/27/97)

WAC 220-57-200 Dickey River. Special daily limit ((A except release adult coho)) of two salmon - July 1 through November 30: Downstream of the mouth of east fork of the Dickey River to the National Park boundary. ((Single point barbless hooks required.))

AMENDATORY SECTION (Amending WSR 98-06-031, filed 2/26/98, effective 5/1/98)

WAC 220-57-235 Elochoman River. (((1) Daily Limit A except release chum salmon – September 1 through September 30: Downstream from the mouth of the west fork.

- (2) Daily Limit A except release chum salmon and release chinook salmon greater than 28 inches taken upstream from the Foster Road Bridge October 1 through December 31: Downstream from the mouth of the west fork.
- (3) The following waters are closed to salmon angling at all times:
- (a) From a point 100 feet above the upper hatchery rack to the Elochoman Salmon Hatchery Bridge located approximately 400 feet below the upper hatchery rack.
- (b) From the department of fish and wildlife's temporary rack downstream to Foster (Risk) Road Bridge while this rack is installed in the river.
- (c) Between points 50 feet above and 100 feet below the outlet pipes from the most downstream Elochoman Salmon Hatchery rearing pond and extending 30 feet out from the south bank of the river.)) Closed to salmon angling the entire year.

AMENDATORY SECTION (Amending WSR 97-18-035, filed 8/27/97, effective 9/27/97)

WAC 220-57-250 Grays River. ((Daily Limit A except release all chum salmon and release chinook salmon greater than 28 inches in length caught upstream of the covered bridge October 1 through October 31 - September 1 through October 31: Open from mouth to mouth of South Fork Grays River. West Fork Grays River)) Closed to salmon angling the entire year.

AMENDATORY SECTION (Amending WSR 97-18-035, filed 8/27/97, effective 9/27/97)

WAC 220-57-255 Green River (Cowlitz County). ((Daily Limit A except release chinook salmon over 28 inches in length October 1 through November 30 - September 1 through November 30: Mouth to 1000 Road Bridge.)) Closed ((waters from 1,500 feet below salmon hatchery rack upstream to the water intake at the upper end of the hatchery grounds)) to salmon angling the entire year.

AMENDATORY SECTION (Amending WSR 97-18-035, filed 8/27/97, effective 9/27/97)

WAC 220-57-270 Hoh River. (1) Daily Limit C - May 16 through August 31 except closed Monday and Tuesday of each week: Downstream from the mouth of the south fork Hoh to the Morgan's Crossing boat launch, including Olympic National Park.

- (2) Special daily limit ((A)) of six salmon except no more than one adult salmon may be retained May 16 through August 31 except closed Monday and Tuesday of each week: Downstream from the Morgan's Crossing boat launch to the Highway 101 Bridge.
- (3) Special daily limit of six salmon except no more than one adult salmon may be retained May 16 through August 31 except closed Monday and Tuesday of each week: Downstream from the Highway 101 Bridge.
- (4) Daily Limit A except release adult coho salmon ((May 16)) September 1 through November 30: Downstream from the Highway 101 Bridge. ((Single point barbless hooks required.))

AMENDATORY SECTION (Amending WSR 98-06-031, filed 2/26/98, effective 5/1/98)

WAC 220-57-290 Icicle River. ((Special daily limit of one salmon - May 16 through June 30.)) Closed to salmon angling the entire year.

AMENDATORY SECTION (Amending WSR 98-06-031, filed 2/26/98, effective 5/1/98)

WAC 220-57-310 Kalama River. (1) ((Daily Limit A except release chum salmon - June 1 through December 31: From Summers Creek upstream to the 6420 Road (approximately one mile above the gate at the end of the county road) fly fishing only.

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- (2) Daily Limit A except release chum salmon open the entire year: Downstream from the mouth of Summers Creek to the markers approximately 1,000 feet above the Kalama Falls (Upper) Salmon Hatchery.
- (3))) Daily Limit A except release chum ((salmon)) and ((release chinook)) wild coho salmon ((greater than twenty-eight inches in length during the period October 1 through December 31 upstream from the natural gas pipeline)) ((August)) January 1 through April 30: Downstream from a point 1,000 feet below the fishway at the upper salmon hatchery ((to the Modrow Bridge, with the following special gear restrictions: During the period September 1 through October 31, that portion of the Kalama River from markers at the Lower Kalama Hatchery pumphouse (intake) downstream to the natural gas pipeline crossing at Mahaffey's Campground fly fishing only)).
- (((4) Daily Limit A except release chum salmon August 1 through April 30: Downstream from Modrow Bridge, except during the time the department of fish and wildlife's temporary rack is installed just below the Modrow Bridge, that portion of the river from the temporary rack downstream to a set of markers 1,500 feet below the temporary rack is elosed to salmon angling and August 1 through October 15 those waters downstream from the temporary rack are closed to salmon angling.
- (5))) (2) Fishing from boats with motors is prohibited at all times in waters upstream of the Modrow Bridge.

AMENDATORY SECTION (Amending Order 95-46, filed 5/31/95, effective 7/1/95)

WAC 220-57-315 Klickitat River. (((1))) Special daily limit ((A)) of one salmon - ((August)) June 1 through ((January)) July 31: Downstream from ((the Fisher Hill Bridge approximately 1-1/2 miles above the mouth.

(2) Daily Limit A - August 1 through November 30: Downstream from)) fishing boundary markers at the downstream end of the Klickitat River Salmon Hatchery ((grounds to a point 400 feet above the No. 5 Fishway)). Release adult chinook salmon upstream from the No. 5 Fishway.

AMENDATORY SECTION (Amending WSR 98-06-031, filed 2/26/98, effective 5/1/98)

WAC 220-57-319 Lewis River. (1) Mainstem - Daily Limit A except release chum and wild coho salmon ((and during the period May 1 through July 31 the daily limit is one salmon and release chinook August 1 through December 31—Open entire year)) January 1 through April 30: Downstream from east fork to mouth.

- (2) East fork: Closed waters.
- (3) North fork:
- (a) Daily Limit A except release chum and wild coho salmon ((and during the period May 1 through July 31 the daily limit is one salmon and release chinook salmon August 1 through December 31)) January 1 through ((December 31)) April 30: Downstream from ((Johnson Creek)) the overhead powerlines downstream from Merwin Dam.
- (((b) Daily Limit A except release chum salmon and release chinook salmon August 1 through December 31

- August 1 through April 30: Downstream from the mouth of Colvin Creek (approximately 1/4 mile upstream of the salmon hatchery) to Johnson Creek, except that)) At all times it is unlawful to take, fish for or possess salmon taken for personal use from waters shoreward of the cable, buoy, and corkline located at the mouth of the Lewis River Salmon Hatchery Fishway. ((During the period August 16 through October 15, bank fishing only.
- (e) Daily Limit A except release chum salmon and release chinook salmon August 1 through September 30 August 1 through September 30 and January 1 through April 30: Downstream from the overhead powerlines downstream from Merwin Dam to Colvin Creek.))

<u>AMENDATORY SECTION</u> (Amending Order 95-46, filed 5/31/95, effective 7/1/95)

- WAC 220-57-335 Naselle River. (1) Daily Limit A except release wild coho salmon July 1 through January 31: Downstream from the Highway 4 Bridge to Highway 101 Bridge. Single point barbless hooks required.
- (2) Daily Limit A except release wild coho salmon October 16 through January 31: Downstream from the ((Big Hill)) Crown Mainline (Salme) Bridge to the Highway 4 Bridge. Single point barbless hooks required.
- (3) Waters within 400 feet both upstream and downstream from the entrance to the Naselle Salmon Hatchery Attraction Channel are closed to salmon angling at all times.

<u>AMENDATORY SECTION</u> (Amending Order 95-46, filed 5/31/95, effective 7/1/95)

- WAC 220-57-340 Nemah River. (1) Middle Nemah, Daily Limit A except release wild coho salmon July 1 through January 31: Downstream from the department of natural resources bridge on the Middle Nemah A Line Road. Single point barbless hooks required.
- (2) North Nemah Daily Limit A except release wild coho salmon October 1 through January 31: Downstream from lower bridge on dead end Lower Nemah Road to the mouth. Single point barbless hooks required.
- (3) South Nemah Daily Limit A except release wild coho salmon July 1 through January 31: Downstream from the confluence of the Middle Nemah to the mouth. Single point barbless hooks required.

AMENDATORY SECTION (Amending WSR 98-06-031, filed 2/26/98, effective 5/1/98)

- WAC 220-57-350 Nooksack River. (1) Daily Limit A except up to 4 adult salmon may be retained provided no more than 2 are chinook September 1 through December 31: Downstream from the confluence of north and south forks to Lummi Indian Reservation boundary.
- (2) North Fork Daily Limit A October 1 through ((December 31)) November 30: Downstream from Maple Creek to mouth of north fork.
- (3) South Fork Daily Limit A October 1 through ((December 31)) November 30: Downstream from the Saxon Bridge to mouth of south fork. Selective gear rules.

AMENDATORY SECTION (Amending Order 95-46, filed 5/31/95, effective 7/1/95)

WAC 220-57-355 North River. Daily Limit A except release wild coho salmon - July 1 through January 31 - downstream from the mouth of Salmon Creek. Single point barbless hooks required.

<u>AMENDATORY SECTION</u> (Amending Order 95-46, filed 5/31/95, effective 7/1/95)

WAC 220-57-365 Palix River. Daily Limit A except release wild coho salmon - July 1 through January 31: Downstream from the confluence of the south and middle forks to the Highway 101 Bridge. Single point barbless hooks required.

AMENDATORY SECTION (Amending WSR 97-18-035, filed 8/27/97, effective 9/27/97)

WAC 220-57-385 Quillayute River. Daily Limit A ((except release adult coho salmon)) - March 1 through November 30: Downstream from the confluence of the Soleduck and Bogachiel rivers including Olympic National Park waters. Single point barbless hooks required.

AMENDATORY SECTION (Amending WSR 97-18-035, filed 8/27/97, effective 9/27/97)

WAC 220-57-425 Skagit River. (((1) Special daily limit of 4 salmon not more than 2 of which may be coho salmon and release all chinook salmon - August 16 through October 31: Downstream from the mouth of the Cascade River. Only one single barbless hook may be used and bait is prohibited upstream from the Sauk River.

(2))) Special daily limit of 2 salmon except release coho salmon - November 1 through December 31: <u>Downstream</u> from the mouth of the <u>Cascade River</u>.

(((3) All waters of the Skagit River between a line projected across the thread of the river 200 feet above the east bank of the Baker River and a line projected across the thread of the river 200 feet below the west bank of the Baker River are closed.))

AMENDATORY SECTION (Amending WSR 97-18-035, filed 8/27/97, effective 9/27/97)

WAC 220-57-430 Skokomish River. (1) Special daily limit of ((six)) four salmon((, not more than four of which may be adult salmon defined as chinook salmon 24 inches in length or greater, coho salmon 16 inches in length or greater, or other salmon 12 inches in length or greater, and)) release ((all adult)) chinook and chum salmon - September ((20)) 16 through ((December)) October 15: Downstream from the Highway 101 Bridge.

(2) Special daily limit of four salmon except release chinook salmon - October 16 through December 15: Downstream from the Highway 101 Bridge.

NEW SECTION

WAC 220-57-432 Skookumchuck River. Special daily limit of six salmon except no more than one adult salmon may be retained and release chinook, chum and wild coho salmon - October 16 through November 15: Downstream from 400 feet below the department's steelhead rearing pond at the base of Skookumchuck Dam. Single point barbless hooks required.

AMENDATORY SECTION (Amending WSR 97-18-035, filed 8/27/97, effective 9/27/97)

WAC 220-57-435 Skykomish River. (((1))) Special daily limit of two salmon except release chinook ((salmon)) and pink salmon - ((September)) October 1 through December 31: Downstream from the confluence of north and south forks.

(((2) During even-numbered years it is unlawful to retain pink salmon.))

<u>AMENDATORY SECTION</u> (Amending Order 97-202, filed 9/25/97, effective 10/26/97)

WAC 220-57-450 Snohomish River. (1) Special daily limit of two salmon except release chinook ((salmon)) and pink salmon - September 1 through December 31: Downstream from confluence of Skykomish and Snoqualmie rivers

(2) During even-numbered years it is unlawful to retain pink salmon.

AMENDATORY SECTION (Amending WSR 98-06-031, filed 2/26/98, effective 5/1/98)

WAC 220-57-455 Snoqualmie River. (1) Special daily limit of two salmon except release chinook ((salmon)) and pink salmon - September 1 through December 31: Downstream from Snoqualmie Falls. Selective gear rules September 1 through November 30.

(2) During even-numbered years it is unlawful to retain pink salmon.

AMENDATORY SECTION (Amending WSR 97-18-035, filed 8/27/97, effective 9/27/97)

WAC 220-57-460 Sol Duc River. Daily Limit A ((except release adult coho salmon)) - March 1 through November 30: Downstream from the concrete pump station at the Sol Duc Hatchery. ((Single point barbless hooks required.))

NEW SECTION

WAC 220-57-462 Soos Creek. Special daily limit of two salmon - September 1 through October 31: Downstream from the bridge near the hatchery residence. Only one single hook may be used.

AMENDATORY SECTION (Amending WSR 97-18-035, filed 8/27/97, effective 9/27/97)

WAC 220-57-465 Stillaguamish River. (((1) Special daily limit of 4 pink salmon - August 16 through September 30: Downstream from the confluence of the north and south forks except waters of Cook Slough are closed at all times from the water flow control structure to a point 400 feet downstream.

(2))) Special daily limit of two chum salmon - November 1 through December 31: Downstream from confluence of north and south forks except waters of Cook Slough are closed at all times from the water flow control structure to a point 400 feet downstream. From confluence to Warm Beach-Stanwood Highway - selective gear rules.

AMENDATORY SECTION (Amending WSR 97-18-035, filed 8/27/97, effective 9/27/97)

WAC 220-57-480 Toutle River—North Fork. ((Daily Limit A except release chinook salmon over 28 inches in length October 1 through November 30 - September 1 through November 30: Highway 504 Bridge to mouth of Green River.)) Closed to salmon angling the entire year.

AMENDATORY SECTION (Amending WSR 98-06-031, filed 2/26/98, effective 5/1/98)

WAC 220-57-495 Washougal River. Daily Limit A except release all chum and wild coho salmon ((in all areas and chinook salmon over 28 inches in length upstream from the mouth of Little Washougal River during the period October 1 through December 31)) - ((August)) January 1 through March 15: Downstream from bridge at Salmon Falls to mouth.

AMENDATORY SECTION (Amending Order 95-46, filed 5/31/95, effective 7/1/95)

WAC 220-57-505 White Salmon River. (1) Special daily limit ((A)) of one salmon - ((August)) May 1 through ((September 30)) June 15: ((Upstream)) Downstream from ((the mouth)) 400 feet below Condit Dam to the power house below Condit Dam.

- (2) Daily Limit ((C)) A ((October 1)) November 16 through ((December 31)) April 30: ((Upstream)) Downstream from ((the mouth)) 400 feet below Condit Dam to the power house below Condit Dam.
- (3) <u>Special daily limit</u> ((A)) <u>of one salmon</u> ((November 16)) <u>May 1</u> through ((December 31)) <u>July 31</u>: Downstream from ((a line 400 feet downstream from Condit Dam to)) the power house below Condit Dam.
- (4) Daily Limit A ((January)) August 1 through April 30 except release adult salmon October 1 through December 31: Downstream from ((a line 400 feet downstream from)) the power house below Condit Dam.

<u>AMENDATORY SECTION</u> (Amending Order 95-46, filed 5/31/95, effective 7/1/95)

WAC 220-57-510 Willapa River. (1) Daily Limit A except release wild coho salmon - July 1 through January 31: Downstream from Highway 6 Bridge, approximately 2 miles below the mouth of Trap Creek, to the department boat launch in South Bend. Single point barbless hooks required.

(2) Daily Limit A except release wild coho salmon - October 16 through January 31: Downstream from mouth of Fork Creek to the Highway 6 Bridge approximately 2 miles below the mouth of Trap Creek. Single point barbless hooks required.

<u>AMENDATORY SECTION</u> (Amending Order 95-46, filed 5/31/95, effective 7/1/95)

WAC 220-57-515 Wind River. (1) Special daily limit of one salmon - May 1 through June 15: Downstream from 400 feet below Shipherd Falls.

(2) Daily Limit A - August 1 through October 31: Downstream from the Burlington Northern Railroad Bridge to the mouth.

AMENDATORY SECTION (Amending WSR 97-18-035, filed 8/27/97, effective 9/27/97)

WAC 220-57-525 Wynoochee River. Special daily limit ((A except)) of six salmon except no more than one adult salmon may be retained, and release ((adult)) chum and wild coho salmon - September ((+)) 16 through October 31: Downstream from the 7400 line bridge upstream of the mouth of Schafer Creek. Single point barbless hooks required.

<u>AMENDATORY SECTION</u> (Amending Order 95-46, filed 5/31/95, effective 7/1/95)

WAC 220-57-405 Samish River. Special daily limit ((A)) of 2 salmon - July 1 through ((October 15)) December 31: Downstream from the Thomas Road Bridge to the Bayview-Edison Road Bridge. Special daily limit ((A)) of 2 salmon - October 16 through December 31: Downstream from Interstate 5 Bridge to the Bayview-Edison Road Bridge.

AMENDATORY SECTION (Amending WSR 97-18-035, filed 8/27/97, effective 9/27/97)

WAC 220-57-137 Carbon River. Daily Limit A except up to 4 adult salmon may be retained, provided that not more than 2 are adult chinook and release all ((pink)) chum salmon - September 1 through November 30 downstream from the mouth of Voight Creek.

AMENDATORY SECTION (Amending Order 91-41, filed 6/27/91, effective 7/28/91)

WAC 220-57-470 Tahuya River. ((Closed to salmon angling the entire year.)) Special daily limit of 2 coho salmon

-September 16 through October 31 downstream from marker approximately 1 mile above North Shore Road Bridge.

AMENDATORY SECTION (Amending WSR 98-06-031, filed 2/26/98, effective 5/1/98)

WAC 232-28-619 Washington game fish—Exceptions to state-wide rules. (1) County freshwater exceptions to state-wide rules:

- (a) Adams and Grant counties: All seasons in specific freshwater exceptions to state-wide rules apply to inlet and outlet streams of named lakes in Grant and Adams counties.
- (b) Adams, Douglas, Franklin, Grant, and Okanogan counties, except Zosel Dam (Okanogan River): Lawful to fish to base of all dams.
- (c) Benton County: Rivers, streams and beaver ponds open year around.
- (d) Ferry and Lincoln counties: Except those tributaries listed under specific water exceptions to state-wide rules, all tributaries to Lake Roosevelt between Grand Coulee Dam and the State Highway 25 Bridge at Northport except Barnaby and Nancy creeks: Trout: Daily limit 5, no minimum size.
- (e) Kitsap County and Mason County on Tahuya Peninsula west of Belfair-Bremerton Highway (S.R. 3): Beaver ponds: Last Saturday in April through October 31 season. Trout: No minimum length.
 - (2) Specific freshwater exceptions to state-wide rules:

Aberdeen Lake (Grays Harbor County): Last Saturday in April through October 31 season.

Abernathy Creek (Cowlitz County):

From mouth to a point five hundred feet downstream from salmon hatchery: June 1 through March 15 season. Trout: Minimum length twelve inches. Release wild cutthroat. Release all steelhead June 1 through October 31.

From Abernathy Falls to posted markers five hundred feet downstream from salmon hatchery: Closed waters.

Ahtanum Creek, including North and Middle Forks (Yakima County): Selective gear rules. North Fork from Grey Rock Trailhead Bridge crossing to Shellneck Creek: Closed waters.

Alder Creek (Cowlitz County): Closed waters.

Aldrich Lake (Mason County): Last Saturday in April through October 31 season.

Aldwell Lake (Clallam County): Last Saturday in April through October 31 season. Selective gear rules except fishing from a floating device equipped with a motor permitted. Trout: Daily limit two, minimum length twelve inches.

Aeneas Lake (Okanogan County): Last Saturday in April through October 31 season. Fly fishing only. Fishing from a floating device equipped with a motor prohibited.

Alexander Lake (Kitsap County): Closed waters.

Alkali Lake (Grant County): Crappie: Not more than five greater than eight inches in length. Bluegill: Not more than five greater than six inches in length.

Alta Lake (Okanogan County): Last Saturday in April through September 30 season.

Amber Lake (Spokane County): Last Saturday in April through September 30 season. Selective gear rules, except electric motors allowed. Trout: Daily limit two, minimum length fourteen inches; release rainbow trout missing adipose fin. Additional season October 1 through November 30. Selective gear rules. All species: Release all fish.

American Lake (Pierce County): Chumming permitted.

American River (Yakima County): Selective gear rules.

Anderson Lake (Jefferson County): Last Saturday in April through October 31 season. Fishing from a floating device equipped with an internal combustion motor prohibited. From September 1 through October 31, selective gear rules and all species: Release all fish.

Armstrong Lake (Snohomish County): Last Saturday in April through October 31 season.

Asotin Creek, mainstem and forks (Asotin County): Closed to fishing for steelhead.

From SR 129 Bridge upstream to the forks: Lawful to fish up to base of Headgate Dam.

North Fork from mouth upstream to USFS boundary: Selective gear rules.

North Fork from USFS boundary upstream and all other tributaries: Closed waters.

South Fork and tributaries: Closed waters.

B.C. Mill Pond (Stevens County): Last Saturday in April through October 31 season.

Bachelor Creek (Yakima County): Year around season. Trout: Daily limit five, no minimum length.

Badger Lake (Spokane County): Last Saturday in April through September 30 season.

Baker Lake (Whatcom County): Last Saturday in April through October 31 season, except closed waters in an area two hundred feet in radius around the pump discharge at the south end of the lake. Chumming permitted. Trout: Minimum length six inches and maximum length eighteen inches.

Baker River (Skagit County): From the mouth to Baker River fish barrier dam: Closed waters June 1 through August 31.

Ballinger Lake (Snohomish County): Bass: Only bass less than twelve inches or over fifteen inches in length may be retained.

Barnaby Slough (Skagit County): Closed waters.

Battle Ground Lake (Clark County): Fishing from a floating device equipped with an internal combustion motor prohibited. Trout: No more than 2 trout 20 inches or greater in length may be retained.

Bay Lake (Pierce County): Last Saturday in April through October 31 season.

Bayley Lake (Stevens County): Last Saturday in April through July 4 season. Fly fishing only. Fishing from a floating device equipped with a motor prohibited. Trout: Daily

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limit one, minimum length fourteen inches. Additional season, July 5 through October 31. Fly fishing only. Fishing from a floating device equipped with a motor prohibited. All species: Release all fish. Inlet stream: Closed waters.

Bear Creek (Yakima County), tributary to South Fork Tieton River: From the mouth to the falls (approximately 3/4 mile): Closed waters.

Bear Lake (Spokane County): Juveniles and holders of free licenses only.

Bear River (Pacific County): June 1 through last day in February season. Single point barbless hooks required July 1 through January 31 downstream from the Lime Quarry Road. Trout: Minimum length fourteen inches.

Bearpaw Lake (Whatcom County): Last Saturday in April through October 31 season. Selective gear rules. Trout: Daily and possession limit one, minimum length eighteen inches.

Beaver Creek (Thurston County): Selective gear rules. Trout: Minimum length twelve inches.

Beaver Creek (tributary to Elochoman River) (Wahkiakum County): Closed waters.

Beaver Lake (Columbia County): March 1 through October 31 season. Fishing from any floating device prohibited.

Beaver Lake (King County): Bass: Only bass less than twelve inches or over fifteen inches in length may be retained.

Beda Lake (Grant County): Selective gear rules. Trout: Daily limit one fish.

Beehive (Lake) Reservoir (Chelan County): Last Saturday in April through October 31 season. July 5 through October 31, selective gear rules, and all species: Release all fish.

Bennington Lake (Mill Creek Reservoir) (Walla Walla County): Fishing from a floating device equipped with an internal combustion motor prohibited.

Benson Lake (Mason County): Last Saturday in April through October 31 season.

Berry Creek (tributary to Nisqually River) (Lewis County): Selective gear rules.

Big Bear Creek (tributary of Sammamish River) (Snohomish/King counties): Closed waters.

Big Beaver Creek (Whatcom County):

From closed water markers on Ross Lake upstream onequarter mile: Closed waters.

From one-quarter mile markers upstream, including tributary streams, and beaver ponds that are tributary to Big Beaver Creek: July 1 through October 31 season. Selective gear rules. All species: Release all fish.

Big Beef Creek (Kitsap County): June 1 through October 31 season. Trout: Release all cutthroat trout.

Big Four Lake (Columbia County): March 1 through October 31 season. Fly fishing only. Fishing from any floating device prohibited. Trout: Daily limit two.

Big Lake (Skagit County): Bass: Only bass less than twelve inches or over fifteen inches in length may be retained.

Big Meadow Lake (Pend Oreille County): Last Saturday in April through October 31 season.

Big River (Clallam County): June 1 through last day in February season. Trout: Minimum length fourteen inches. Wild steelhead may be retained December 1 through last day in February.

Big Twin Lake (Okanogan County): Last Saturday in April through October 31 season. Selective gear rules except electric motors permitted. Trout: Daily limit one.

Bird Creek (Klickitat County): Trout: Daily limit five.

Black Lake (Lower Wheeler Reservoir) (Chelan County): Last Saturday in April through October 31 season. July 5 through October 31, selective gear rules, and all species: Release all fish.

Black Lake (Okanogan County): Selective gear rules.

Black Lake (Pacific County): Last Saturday in April through October 31 season.

Black Lake (Stevens County): Last Saturday in April through October 31 season.

Black River (Thurston County), from mouth to Black Lake and including all tributaries west of Interstate Highway 5, including Waddell Creek, Mima Creek, Dempsey Creek: Selective gear rules. Trout: Minimum length twelve inches. Release wild cutthroat.

Blockhouse Creek (Klickitat County): Trout: Daily limit five.

Bloodgood Creek (Klickitat County): Trout: Daily limit five

Blooms Ditch (Thurston County): Selective gear rules. Trout: Minimum length twelve inches. Release wild cutthroat.

Blue Creek (Lewis County), from mouth to Spencer Road: Closed waters.

Blue Lake (Columbia County): March 1 through October 31 season. Fishing from any floating device prohibited.

Blue Lake (Cowlitz County): Last Saturday in April through October 31 season. Selective gear rules. All species: Release all fish.

Blue Lake (Grant County): Last Saturday in April through September 30 season.

Blue Lake (near Sinlahekin) (Okanogan County): Last Saturday in April through October 31 season. Selective gear rules, except electric motors allowed. Trout: Daily limit one.

Blue Lake (near Wannacut Lake) (Okanogan County): Last Saturday in April through October 31 season. Selective gear rules, except electric motors allowed. Trout: Daily limit one.

Bobcat Creek and Ponds (Adams County): March 1 through September 30 season.

Bogachiel River (Clallam County), from mouth to National Park boundary: June 1 through April 30 season. December 1

through April 30, selective gear rules from Highway 101 to National Park boundary. Trout: Minimum length fourteen inches. December 1 through April 30, mouth to Highway 101, one wild steelhead per day may be retained.

Bonaparte Lake (Okanogan County): Trout: No more than one over twenty inches in length may be retained.

Bosworth Lake (Snohomish County): Last Saturday in April through October 31 season.

Boundary Creek (Clallam County): Closed waters.

Bowman Creek (Klickitat County): Trout: Daily limit five.

Box Canyon Creek (Kittitas County), from mouth to bridge on USFS Road No. 4930: Closed waters.

Boxley Creek (North Bend) (King County), from its mouth to the falls located at approximately river mile 0.9: Closed waters.

Boyle Lake (King County): Last Saturday in April through October 31 season. The inlet and outlet streams to Boyle Lake are closed waters.

Bridges Lake (King County): Last Saturday in April through October 31 season. The inlet and outlet streams to Bridges Lake are closed waters.

Brookies Lake (Grant County): Selective gear rules. Trout: Daily limit one fish.

Browns Lake and inlet streams (Pend Oreille County): Last Saturday in April through October 31 season. Fly fishing only. Fishing from a floating device equipped with an internal combustion motor prohibited.

Buck Lake (Kitsap County): Last Saturday in April through October 31 season.

Buckskin Creek and tributaries (Yakima County), from mouth to the west boundary of Suntides Golf Course: Closed waters.

Bumping Lake (Reservoir) (Yakima County): Chumming permitted. Trout: Kokanee not counted in daily trout limit. Kokanee daily limit sixteen.

Bumping River (Yakima County):

From mouth to Bumping Reservoir: Lawful to fish to base of Bumping Dam. Selective gear rules June 1 through October 31. Whitefish: Additional December 1 through March 31 season. Terminal gear limited to one single barbless hook. Release all fish other than whitefish.

Burbank Slough (Walla Walla County): Fishing from any floating device prohibited.

Burke Lake (Grant County): March 1 through July 31 season.

Burley Creek (Kitsap County): June 1 through last day in February season. Trout: Minimum length fourteen inches.

Butter Creek (Lewis County): Selective gear rules. Trout: Minimum length ten inches.

Buttermilk Creek, including East and West Forks (Okanogan County): Selective gear rules. Trout: Maximum length twenty inches.

Cady Lake (Mason County): Last Saturday in April through October 31 season. Fly fishing only. Fishing from a floating device equipped with an internal combustion motor prohibited. Trout: Daily limit two.

Cain Lake (Whatcom County): Last Saturday in April through October 31 season.

Calawah River (Clallam County), from mouth to forks: June 1 through April 30 season. December 1 through April 30, selective gear rules from Highway 101 to forks. Trout: Minimum length fourteen inches. December 1 through April 30, mouth to Highway 101, one wild steelhead per day may be retained.

Calawah River, South Fork (Clallam County) from mouth to National Park boundary: June 1 through last day in February season. December 1 through last day in February, selective gear rules. Trout: Minimum length fourteen inches.

Caldwell Lake (Pend Oreille County): Last Saturday in April through October 31 season. Fishing from a floating device equipped with an internal combustion motor prohibited. Trout: Daily limit two, minimum length twelve inches.

Caliche Lakes, Lower, Upper and West (Grant County): March 1 through July 31 season.

Calispell Creek (Calispell River) (Pend Oreille County):

From mouth to Calispell Lake: Year around season.

From Calispell Lake upstream to source: Selective gear rules.

Calligan Lake (King County): June 1 through October 31 season. All tributary streams, and the upper third of the outlet are closed waters.

Campbell Creek (Mason County): Closed waters.

Campbell Lake (Okanogan County): September 1 through March 31 season.

Campbell Lake (Skagit County): Bass: Only bass less than twelve inches or over fifteen inches in length may be retained

Canyon Creek (Klickitat County): Trout: Daily limit five.

Canyon Creek (Mason County): Closed waters.

Canyon Creek (S.F. Stillaguamish River) (Snohomish County), mouth to forks: June 1 through last day in February season. Trout: Minimum length fourteen inches. Wild steelhead may be retained December 1 through last day in February.

Capitol Lake (Thurston County), from its outlet to a point four hundred feet below the lowest Tumwater Falls (Deschutes River) fish ladder: Closed waters: Percival Cove, west of a set of markers on the western shoreline of the south basin of Capitol Lake. June 1 through July 31 season. Trout: Daily limit five, minimum length eight inches. Additional August 1 through March 31 season. Trout: Daily limit two, minimum length fourteen inches.

Carbon River (Pierce County), from its mouth to the Highway 162 Bridge: June 1 through January 31 season. Trout: Minimum length fourteen inches. Wild steelhead may be retained December 1 through January 31. Additional Febru-

ary 1 through March 31 season. Trout: Minimum length fourteen inches.

Carlisle Lake (Lewis County): Last Saturday in April through last day in February season. Fishing from a floating device equipped with an internal combustion motor prohibited. Bass: Minimum length fourteen inches.

Carl's Lake (Pend Oreille County): Last Saturday in April through October 31 season.

Carney Lake (Pierce County): Last Saturday in April through June 30 and September 1 through October 31 seasons. Fishing from a floating device equipped with an internal combustion motor prohibited.

Carson Lake (Mason County): Last Saturday in April through October 31 season.

Cascade Lake (Grant County): March 1 through July 31 season.

Cascade Lake (San Juan County): Last Saturday in April through October 31 season.

Cascade River (Skagit County):

From the Rockport-Cascade Road Bridge upstream: June 1 through last day in February season. Trout: Trout except Dolly Varden/Bull Trout, minimum length fourteen inches. Legal to retain Dolly Varden/Bull Trout as part of the trout daily limit, minimum length twenty inches. Wild steelhead may be retained December 1 through last day in February.

From the mouth to the Rockport-Cascade Road Bridge: October 1 through last day in February season. Trout: Trout except Dolly Varden/Bull Trout, minimum length fourteen inches. Legal to retain Dolly Varden/Bull Trout as part of the trout daily limit, minimum length twenty inches. Wild steelhead may be retained December 1 through last day in February.

Cases Pond (Pacific County): Last Saturday in April through October 31 season. Juveniles only.

Cashmere Pond (Chelan County): Juveniles only.

Cassidy Lake (Snohomish County): Bass: Only bass less than twelve inches or over fifteen inches in length may be retained.

Castle Lake (Cowlitz County): Selective gear rules. Trout: Daily limit one, minimum length sixteen inches.

Cattail Lake (Grant County): March 1 through March 31 and September 1 through September 30 seasons.

Cavanaugh Lake (Skagit County): Chumming permitted.

Cedar Creek (tributary of N.F. Lewis) (Clark County), from mouth to junction of Chelatchie Creek: June 1 through March 15 season. Trout: Minimum length twelve inches. Release wild cutthroat.

Cedar Creek (Jefferson County): June 1 through last day in February season. Trout: Minimum length fourteen inches.

Cedar Creek (Okanogan County), from mouth to Cedar Falls: Selective gear rules. Trout: Maximum length twenty inches.

Cedar Lake (Stevens County): Last Saturday in April through October 31 season.

Cedar River (King County): Closed waters.

Chambers Lake (within Ft. Lewis Military Reservation) (Pierce County): Selective gear rules, except electric motors allowed. Trout: Release all trout.

Chaplain Lake (Snohomish County): Closed waters.

Chapman Lake (Spokane County): Last Saturday in April through October 31 season. Chumming permitted, Trout: Kokanee not counted in daily trout limit. Kokanee daily limit ten.

Chehalis River (Grays Harbor County), from Union Pacific Railroad Bridge in Aberdeen to high bridge on Weyerhaeuser 1000 line (approximately 400 yards downstream from Roger Creek): June 1 through April 15 season. Single point barbless hooks required October 1 through October 31 upstream from mouth to Porter Bridge and September 16 through October 31 from the Porter Bridge to the high bridge. Trout: Minimum length twelve inches. Release wild cutthroat.

Chehalis River, South Fork (Lewis County), from mouth to Highway Bridge at Boistfort: June 1 through April 15 season. Trout: Minimum length fourteen inches.

Chehalis River Potholes (adjacent to the Chehalis River south of Highway 12 in Grays Harbor County, this does not include sloughs or beaver ponds): Last Saturday in April through October 31 season.

Chelan Lake (Chelan County): Year around season except closed April 1 through June 30 north of a line between Purple Point at Stehekin and Painted Rocks and April 1 through June 30 within 400 feet of the mouths of all tributaries north of Fields Point. Trout except kokanee: Daily limit two except south of Fields Point May 15 through September 30 daily limit 5, not more than two of which may be over 15 inches in length. Trout except kokanee minimum length 15 inches except south of Fields Point minimum length 8 inches May 15 through September 30. Kokanee not counted in daily trout limit. Kokanee daily limit five, no minimum length. Salmon: Minimum length 15 inches. Burbot: Set line gear allowed.

Chelan Lake Tributaries (Chelan County), from mouths upstream one mile except Stehekin River: July 1 through October 31 season. Selective gear rules.

Chelan River (Chelan County): Year around season. Selective gear rules. Trout, minimum length twelve inches, maximum length twenty inches.

Chewelah Creek, forks and tributaries (Stevens County): Selective gear rules.

Chewuch River (Chewack River) (Okanogan County), from mouth to Pasayten Wilderness boundary: Selective gear rules. Trout: Minimum length twelve inches, maximum length twenty inches. Whitefish: Additional December 1 through March 31 season. Release all fish except whitefish.

Chimacum Creek (Jefferson County):

From mouth to Ness's Corner Road: June 1 through August 31 season. Trout: Minimum length fourteen inches.

From Ness's Corner Road to headwaters: Trout: Minimum length fourteen inches.

Chiwaukum Creek (Chelan County), from mouth to South Fork: Selective gear rules.

Chiwawa River (Chelan County): Selective gear rules. Trout: Maximum length twenty inches.

Chopaka Lake (Okanogan County): Last Saturday in April through October 31 season. Fly fishing only. Fishing from a floating device equipped with a motor prohibited. Trout: Daily limit one.

Cispus River (Lewis County), from mouth to North Fork: Trout: Additional season November 1 through May 31, steel-head only. Release all fish other than steelhead.

Cispus River, North Fork (Lewis County): Trout: No more than one over twelve inches in length.

Clallam River (Clallam County): June 1 through last day in February season. Trout: Minimum length fourteen inches.

Clara Lake (Mason County): Last Saturday in April through October 31 season.

Clear Lake (Chelan County): Last Saturday in April through October 31 season. From July 5 through October 31, selective gear rules and all species: Release all fish.

Clear Lake (Pierce County): Chumming permitted.

Clear Lake (Spokane County): Last Saturday in April through October 31 season.

Clear Lake (Thurston County): Last Saturday in April through October 31 season.

Clearwater River (Jefferson County):

From mouth to Snahapish River: June 1 through April 15 season. Trout: Minimum length fourteen inches. December 1 through April 15, one wild steelhead per day may be retained.

From Snahapish River upstream: Trout, minimum length fourteen inches.

Cle Elum Lake (Reservoir) (Kittitas County): Trout except kokanee: Daily limit two, minimum length twelve inches. Kokanee not counted in daily trout limit. Kokanee daily limit sixteen, no minimum size. Burbot: Set line gear allowed.

Cle Elum River (Kittitas County), from mouth to Cle Elum Dam: Lawful to fish to base of Cle Elum Dam. Selective gear rules. Whitefish: Additional December 1 through March 31 season. Release all fish except whitefish. Terminal gear restricted to one single barbless hook.

Cliff Lake (Grant County): March 1 through July 31 season.

Cloquallum Creek (Grays Harbor County):

From mouth to second bridge on Cloquallum Road: June 1 through last day in February season. Trout: Minimum length twelve inches. Release wild cutthroat.

From mouth to Highway 8 Bridge: Additional March 1 through March 31 season. Trout: Minimum length twelve inches. Release wild cutthroat.

Clough Creek (North Bend) (King County): Closed waters.

Clover Creek (Pierce County), within the boundaries of McChord Air Force Base: Selective gear rules. Trout: Daily limit one, minimum length twelve inches.

Coal Creek (Cowlitz County), from mouth to four hundred feet below falls: June 1 through last day in February season. Trout: Minimum length fourteen inches.

Coal Creek (tributary of Lake Washington) (King County): Closed waters.

Coal Creek (near Snoqualmie) (King County), from mouth to Highway I-90: Last Saturday in April through October 31 season, Juveniles only. Trout: No minimum length.

Coffee Pot Lake (Lincoln County): March 1 through August 31 season. Selective gear rules except motors allowed. Trout: Daily limit two. Bass: Daily limit two, maximum length fourteen inches. Crappie: Daily limit ten.

Coldwater Lake (Cowlitz County): Selective gear rules except use of electric motors allowed. Trout: Daily limit one, minimum length sixteen inches.

Coldwater Lake inlet and outlet streams (Cowlitz County): Closed waters.

Colville River (Stevens County):

From mouth to bridge at Town of Valley: Year around season. Trout: Daily limit five fish, not more than two of which may be brown trout October 1 through November 30. Walleye: No minimum size. Daily limit eight fish not more than one of which may be longer than 20 inches. Release walleye 16 to 20 inches in length.

From bridge at Valley upstream and tributaries: Selective gear rules.

Columbia Park Lagoon (Benton County): Juveniles and licensed adults accompanied by a juvenile only.

Columbia River, including impoundments and all connecting sloughs, except Wells Ponds: Year-round season unless otherwise provided. General species provisions (unless otherwise provided for in this section): Bass: Daily limit five fish, not more than three of which may be over 15 inches. Trout: Daily limit two fish, minimum length 12 inches, except release all Dolly Varden/Bull Trout. Walleye: Daily limit five fish of which not more than one may be over 24 inches, minimum length 18 inches. Whitefish: Daily limit 15 fish. All other gamefish: No daily limit, except release all grass carp.

In the Columbia River between Washington and Oregon, the license of either state is valid. Anglers must comply with the fishing regulations of the state in which they are fishing. This provision does not allow an angler licensed in Oregon to fish on the Washington shore, or in the sloughs or tributaries in Washington.

Anglers fishing the Columbia River are restricted to one daily limit, as defined by the laws of the state in which they are fishing, even if they are licensed by both states.

From a true north-south line through Buoy 10 to the Megler-Astoria Bridge: Trout: Release wild cutthroat. Release all trout April 1 through July 31. Fishing from the north jetty is allowed during salmon season openings.

From the Megler-Astoria Bridge to the I-5 Bridge: Closed waters: September 1 through September 30 at mouth of Abernathy Creek from the Washington shore to a line between Abernathy Point light and a boundary marker east of the mouth of Abernathy Creek. Trout: Release wild cutthroat. Release all trout April 1 through May 15.

From the I-5 Bridge to the Highway 395 Bridge at Pasco, including Drano Lake: Closed waters: (1) From the upstream line of Bonneville Dam to boundary markers located six hundred feet below the fish ladder. (2) Waters from the upstream side of the Interstate Bridge at The Dalles to upper line of The Dalles Dam except that bank fishing is permitted up to four hundred feet below the fishway entrance on the Washington shore. (3) From John Day Dam downstream about three thousand feet except that bank fishing is permitted up to four hundred feet below the fishway entrance on the Washington shore. (4) From McNary Dam downstream to a line across the river from the red and white marker on the Oregon shore on a line that intersects the downstream end of the wing wall of the boat lock near the Washington shore. Trout: Release wild cutthroat from I-5 Bridge to Bonneville Dam. Release all trout April 1 through June 15.

From the Highway 395 Bridge at Pasco to the old Hanford townsite (wooden towers) powerline crossing, in Sec. 30, T13N, R28E: Closed waters: Ringold Springs Creek (Hatchery Creek). Trout: Release all trout, except May 1 through August 15 in those waters from the Ringold Hatchery from WDFW markers 1/4 mile downstream from the Ringold wasteway outlet to WDFW markers 1/2 mile upstream from Spring Creek when fishing from the bank on the hatchery side of the river.

From the old Hanford townsite (wooden towers) powerline crossing in Sec. 30, T13N, R28E, to Vernita Bridge, (Highway 24): All species: February 1 through October 22 season. Trout: Release all trout.

From Vernita Bridge (Highway 24) to Priest Rapids Dam: Closed waters: (1) Priest Rapids Dam - waters between the upstream line of Priest Rapids Dam downstream to the boundary markers six hundred fifty feet below the fish ladders. (2) Jackson (Moran Creek or Priest Rapids Hatchery outlet) Creek - all waters of the Priest Rapids Hatchery system to the outlet on the Columbia River, extending to midstream Columbia between boundary markers located one hundred feet upstream and four hundred feet downstream of the mouth. All species: June 1 through March 31 season. Trout: Release all trout.

From Priest Rapids Dam to Chief Joseph Dam, including up to base of Washburn Pond outlet structure: Closed waters: (1) Wanapum Dam - waters between the upstream line of Wanapum Dam to the boundary markers seven hundred fifty feet downstream of the east fish ladder and five hundred feet downstream of the west fish ladder. (2) Rock Island Dam to boundary markers four hundred feet downstream of the fish ladders. (3) Rocky Reach Dam - waters between the upstream line of Rocky Reach Dam to boundary markers four hundred feet downstream of the fish ladders. (4) Wells Dam - waters between the upstream line of Wells Dam to boundary markers four hundred feet downstream of the spawning channel discharge (Chelan County) and fish ladder (Douglas County). (5) Chief Joseph Dam - closed to fishing from the Okanogan

County shore between the dam and the Highway 17 Bridge. Closed to boat fishing from the boundary marker to the Corps of Engineers safety zone marker. Trout: Release all trout.

Above Chief Joseph Dam: See Lake Roosevelt and Rufus Woods Lake.

Conconully Lake (Okanogan County): Last Saturday in April through October 31 season.

Conconully Reservoir (Okanogan County): Last Saturday in April through October 31 season.

Conger Pond (Pend Oreille County): Last Saturday in April through October 31 season.

Connelly Creek and tributaries (Lewis County), from four hundred feet below the city of Morton Dam to its source: Closed waters.

Conner Lake (Okanogan County): Last Saturday in April through October 31 season.

Coot Lake (Grant County): March 1 through July 31 season.

Copalis River (Grays Harbor County): June 1 through last day in February season. Trout: Minimum length fourteen inches.

Cottage Lake (King County): Last Saturday in April through October 31 season.

Cottonwood Creek (Lincoln County): Year around season.

Cougar Creek (tributary to Yale Reservoir) (Cowlitz County): June 1 through August 31 season.

Cougar Lake (near Winthrop) (Okanogan County): September 1 through March 31 season.

Coulter Creek (Kitsap/Mason counties): Trout: Minimum length fourteen inches.

County Line Ponds (Skagit County): Closed waters.

Cow Lake (Adams County): Bass: Only bass less than twelve inches or over fifteen inches in length may be retained.

Coweeman River (Cowlitz County), from mouth to Mulholland Creek: June 1 through March 15 season. Trout: Minimum length twelve inches. Release wild cutthroat.

Cowiche Creek (Yakima County): Selective gear rules.

Cowlitz Falls Reservoir (Lake Scanewa) (Lewis County): June 1 through last day in February season. The upstream boundary of the reservoir in the Cowlitz arm is the posted PUD sign on Peters Road. The upstream boundary of the reservoir in the Cispus arm is the posted markers at the Lewis County PUD kayak launch, approximately 1.5 miles upstream from the confluence of the Cowlitz and Cispus arms. Trout: Daily limit five, minimum length eight inches.

Cowlitz River (Lewis County):

From mouth to Mayfield Dam: Year around season. Lawful to fish up to four hundred feet or the posted deadline at barrier dam. From the barrier dam downstream to a line from the mouth of Mill Creek to a boundary marker on the opposite shore, it is unlawful to fish from any floating device. All species: Release all fish except steelhead April 1 through

May 31. Trout: Daily limit five, minimum length twelve inches, no more than two over twenty inches. Release wild cutthroat. Below Barrier Dam release all steelhead missing right ventral fin.

From Mayfield Dam to mouth of Muddy Fork: Year around season.

Cowlitz River, Clear and Muddy Forks (Lewis County): Trout: Daily limit five, no more than one over twelve inches in length may be retained.

Coyote Creek and Ponds (Adams County): March 1 through September 30 season.

Crab Creek (Adams/Grant counties):

From Highway 26 to Morgan Lake Road in Section 36: March 1 through September 30 season.

From Morgan Lake Road in Section 36 to O'Sullivan Dam (including Marsh Unit I and II impoundments): Closed waters.

Crab Creek (Lincoln County) and tributaries: Year around season.

Crabapple Lake (Snohomish County): Last Saturday in April through October 31 season.

Cranberry Creek (Mason County), mouth to Lake Limerick: Closed waters.

Crawfish Lake (Okanogan County): Last Saturday in April through October 31 season. Fishing from a floating device equipped with an internal combustion engine prohibited.

Crescent Lake (Pend Oreille County): Last Saturday in April through October 31 season.

Crystal Lake (Grant County): March 1 through July 31 season

Cup Lake (Grant County): March 1 through July 31 season.

Curl Lake (Columbia County): June 1 through October 31 season. Fishing from any floating device prohibited.

Curley Creek (Kitsap County): June 1 through last day in February season. Trout: Minimum length fourteen inches.

Damon Lake (Grays Harbor County): June 1 through October 31 season.

Davis Lake (Ferry County): Last Saturday in April through October 31 season.

Davis Lake (Lewis County): Last Saturday in April to last day in February season.

Davis Lake (Okanogan County): September 1 through March 31 season

Dayton Pond (Columbia County): Juveniles only.

Deadman Lake (Adams County): March 1 through September 30 season.

De Coursey Pond (Pierce County): Last Saturday in April through October 31 season. Juveniles only.

Deep Creek (Clallam County): Closed waters.

Deep Creek (tributary to Bumping Lake) (Yakima County): Mouth to second bridge crossing on USFS Rd. 1808 (approx-

imately 3.7 miles from junction of USFS Rds. 1800 and 1808): Closed waters.

Deep Lake (Grant County): Last Saturday in April through September 30 season.

Deep Lake (Stevens County): Last Saturday in April through October 31 season.

Deep Lake (Thurston County): Last Saturday in April through October 31 season.

Deep River (Wahkiakum County): Year around season. Trout: Minimum length 14 inches. ((Wild-steelhead may be retained December 1 through May 31.))

Deer Creek (Mason County): Closed waters.

Deer Creek and Little Deer Creek (tributaries to North Fork Stillaguamish) (Skagit County): Closed waters.

Deer Lake (Columbia County): March 1 through October 31 season. Fishing from any floating device prohibited.

Deer Lake (Island County): Last Saturday in April through October 31 season.

Deer (Deer Springs) Lake (Lincoln County): Last Saturday in April through September 30 season.

Deer Lake (Mason County): Last Saturday in April through October 31 season.

Deer Lake (Stevens County): Last Saturday in April through October 31 season. Trout: No more than two over twenty inches in length may be retained.

Dempsey Creek (Thurston County): Selective gear rules. Trout: Minimum length twelve inches.

De Roux Creek (Yakima County): Selective gear rules.

Deschutes River (Thurston County), from old U.S. Highway 99 Bridge near Tumwater to Henderson Boulevard Bridge near Pioneer Park, except waters from Old Highway 99 Bridge to four hundred feet below lowest Tumwater Falls fish ladder are closed waters: June 1 through March 31 season. Trout: Minimum length fourteen inches.

From Henderson Boulevard Bridge upstream: June 1 through March 31 season. Selective gear rules. All species: Release all fish except trout greater than twenty inches in length.

Desire Lake (King County): Bass: Only bass less than twelve inches or over fifteen inches in length may be retained.

Devereaux Lake (Mason County): Last Saturday in April through October 31 season.

Devil's Lake (Jefferson County): Last Saturday in April through October 31 season.

Dewatto River (Mason County): Trout, minimum length twelve inches. Wild cutthroat release.

From mouth to bridge on Bear Creek-Dewatto Road, additional November 1 through last day in February season. Trout: Minimum length twelve inches. Release wild cutthroat.

Diamond Lake (Pend Oreille County): Last Saturday in April through October 31 season.

Dickey River (includes all forks) (Clallam County): June 1 through April 30 season. Trout: Minimum length fourteen inches. December 1 through April 30, one wild steelhead per day may be retained.

Dollar Lake (Grant County): March 1 through July 31 season.

Dosewallips River (Jefferson County), from mouth to Olympic National Park boundary about three-quarters mile downstream of falls: June 1 through last day in February season. Trout: Minimum length twelve inches. Release wild cutthroat.

Dot Lake (Grant County): March 1 through July 31 season.

Downs Lake (Lincoln/Spokane counties): Last Saturday in April through September 30 season.

Dry Falls Lake (Grant County): Last Saturday in April through November 30 season. Selective gear rules. Trout: Daily limit one.

Duck Lake (Grays Harbor County): Crappie: Daily limit ten.

Duckabush River (Jefferson County), from mouth to the Olympic National Park Boundary: June 1 through last day in February season. Trout: Minimum length twelve inches. Release wild cutthroat.

Dungeness River (Clallam County):

From mouth to junction of Gray Wolf and Dungeness River, October 16 through last day in February season. Trout: Minimum length fourteen inches.

From junction of Gray Wolf River upstream to Gold Creek - Closed waters.

From junction of Gold Creek upstream to headwaters: Trout: Minimum length fourteen inches.

Dusty Lake (Grant County): March 1 through July 31 season.

East Twin River (Clallam County): June 1 through last day in February season. Trout: Minimum length fourteen inches.

Ebey Lake (Little Lake) (Snohomish County): Fly fishing only. Fishing from a floating device equipped with a motor prohibited. Trout: Daily limit one, minimum length eighteen inches.

Eightmile Lake (Chelan County): Trout: Daily limit five, not more than two mackinaw may be retained.

Elbow Lake (Stevens County): Last Saturday in April through October 31 season.

Elk River (Grays Harbor County), from the Highway 105 Bridge upstream: June 1 through last day in February season. Trout: Minimum length twelve inches. Release wild cutthroat.

Ell Lake (Okanogan County): Last Saturday in April through October 31 season. Selective gear rules. Trout: Daily limit one.

Ellen Lake (Ferry County): Last Saturday in April through October 31 season.

Elochoman River (Wahkiakum County): Closed waters: Waters from 100 feet above the upper hatchery rack downstream to the Elochoman Hatchery Bridge located 400 feet below the upper hatchery rack; waters from a point 50 feet above to 100 feet below the outlet pipes from the most downstream Elochoman Hatchery rearing pond and extending 30 feet out from the south bank of the river; waters between the department of fish and wildlife temporary rack downstream to Foster (Risk) Road Bridge while rack is installed in the river; mainstem waters from the confluence of the west fork to source.

From mouth to West Fork: June 1 through March 15 season. Trout: Daily limit five, minimum length twelve inches, no more than two over twenty inches. Release wild cutthroat

Elwha River (Clallam County): Closed waters: From south spillway on Aldwell Lake Dam downstream two hundred feet and from approximately fifty yards upstream to fifty yards downstream of Elwha Tribal Hatchery outfall as posted.

From mouth to two hundred feet below the south spill-way on the Aldwell Lake Dam: June 1 through last day in February season. Fishing from any floating device prohibited. Trout: Minimum length fourteen inches.

From Lake Aldwell upstream to four hundred feet below spillway at Lake Mills Dam, including all tributaries except Indian Creek: Selective gear rules. Trout: Minimum length twelve inches.

Empire Lake (Ferry County): Last Saturday in April through October 31 season.

Enchantment Park Ponds (Chelan County): Juveniles only.

Entiat River (Chelan County), from mouth to Entiat Falls: June 1 through August 31 season. Selective gear rules. Trout: Minimum length twelve inches, maximum length twenty inches. Whitefish: Additional season December 1 through March 31. Release all fish except whitefish. Selective gear rules.

Erie Lake (Skagit County): Last Saturday in April through October 31 season.

Failor Lake (Grays Harbor County): Last Saturday in April through October 31 season.

Fan Lake (Pend Oreille County): Last Saturday in April through September 30 season. Fishing from a floating device equipped with an internal combustion motor prohibited.

Fazon Lake (Whatcom County): Fishing from any floating device prohibited from first Friday in October through January 15. Channel catfish: Daily and possession limit two. Bass: Only bass less than twelve inches or over fifteen inches in length may be retained.

Finnel Lake (Adams County): Bass: Only bass less than twelve inches or over fifteen inches in length may be retained.

Fio Rito Lakes (Kittitas County): Fishing from a floating device equipped with an internal combustion engine prohibited.

Fish Lake (Chelan County): Trout: No more than two over fifteen inches in length may be retained.

Fish Lake (Ferry County): Last Saturday in April through October 31 season.

Fish Lake (Okanogan County): Last Saturday in April through October 31 season.

Fish Lake (Spokane County): Last Saturday in April through September 30 season. Fishing from a floating device equipped with an internal combustion motor prohibited.

Fisher Slough (Snohomish County):

From mouth to Highway 530 Bridge: Year around season. Trout: Minimum length fourteen inches. Wild steelhead may be retained December 1 through last day in February.

Upstream from Highway 530 Bridge: Trout: Minimum length fourteen inches.

Fishhook Pond (Walla Walla County): Last Saturday in April through October 31 season. Fishing from any floating device prohibited.

Fishtrap Creek (Whatcom County): From Koh Road to Bender Road: June 1 through October 31 season. Juveniles only.

Fishtrap Lake (Lincoln/Spokane counties): Last Saturday in April through September 30 season.

Flowing Lake (Snohomish County): Bass: Only bass less than twelve inches or over fifteen inches in length may be retained.

Forde Lake (Okanogan County): Last Saturday in April through October 31 season.

Fort Borst Park Lake (Lewis County): Last Saturday in April through last day in February season. Juveniles only.

Fortson Mill Pond #2 (Snohomish County): Last Saturday in April through October 31 season. Juveniles only.

Fourth of July Lake (Adams/Lincoln counties): December 1 through March 31 season. Fishing from a floating device equipped with an internal combustion motor prohibited. Trout: No more than two over fourteen inches in length may be retained.

Franz Lake (Skamania County): Closed waters.

Frater Lake (Pend Oreille County): Last Saturday in April through October 31 season.

Frenchman Hills Lake (Grant County): February 1 through September 30 season.

Gadwall Lake (Grant County): March 1 through March 31 and September 1 through September 30 seasons.

Garfield Juvenile Pond (Whitman County): Juveniles only.

George Lake (Grant County): March 1 through July 31 season.

Geneva Lake (King County): Last Saturday in April through October 31 season.

Germany Creek (Cowlitz County), from mouth to end of Germany Creek Road (approximately five miles): June 1 through March 15 season. Trout: Minimum length twelve

inches. Release wild cutthroat. Release all steelhead June 1 through October 31.

Gillette Lake (Stevens County): Last Saturday in April through October 31 season.

Gissberg Ponds (Snohomish County): Channel catfish: Daily limit 2, no minimum size.

Gobar Creek (tributary to Kalama River) (Cowlitz County): June 1 through March 15 season. Trout: Minimum length twelve inches. Release wild cutthroat.

Gold Creek, Gold Creek Pond and Outlet Channel (tributary to Keechelus Lake) (Kittitas County): Closed waters.

Gold Creek (Okanogan County): From mouth to Foggy Dew Creek: Selective gear rules.

Goldsborough Creek (Mason County): June 1 through last day in February season. Trout: Minimum length twelve inches. Release wild cutthroat.

Goodman Creek (Jefferson County) outside Olympic National Park: June 1 through last day in February season. Trout, minimum length fourteen inches. December 1 through last day in February one wild steelhead per day may be retained.

Goodwin Lake (Snohomish County): Chumming permitted. Bass: Only bass less than twelve inches or over fifteen inches in length may be retained.

Goose Creek (Lincoln County), within the city limits of Wilbur: Year around season. Juveniles and holders of free licenses only.

Goose Lake, Lower (Adams County): Crappie: Not more than five over eight inches in length: Bluegill: Not more than five over six inches in length.

Gorst Creek (Kitsap County): Closed waters: From lower bridge on the old Belfair Highway upstream to source (including tributaries). From mouth upstream to lower bridge: Trout: Minimum length fourteen inches.

Gosnell Creek and tributaries (tributary to Lake Isabella) (Mason County): Trout: Minimum length fourteen inches.

Goss Lake (Island County): Last Saturday in April through October 31 season.

Grande Ronde River (Asotin County):

From mouth to County Road Bridge about two and one-half miles upstream: Year around season. Selective gear rules September 1 through May 31. Trout: Minimum length twelve inches, maximum length twenty inches.

From County Road Bridge upstream to Oregon state line and all tributaries: June 1 through August 31 season. Selective gear rules. Trout: Minimum length twelve inches. Additional season September 1 through April 15: Barbless hooks required. All tributaries: Closed waters. All species: Release all fish except steelhead with a missing adipose fin and a healed scar at the fin site.

Granite Creek and tributaries (Pend Oreille County): Closed waters.

Granite Lakes (near Marblemount) (Skagit County): Grayling: Release all grayling.

Gray Wolf River (Clallam County): From junction with Dungeness River to bridge at river mile 1.0 - Closed waters.

From bridge at river mile 1.0 upstream - selective gear rules. Trout: Minimum length fourteen inches.

Grays River (Wahkiakum County), from mouth to <u>Highway 4 Bridge</u>: November 15 through March 15 season; and from <u>Highway 4 Bridge to</u> mouth of South Fork: January 1 through March 15 season. All species: Release all fish except steelhead without an adipose fin and healed scar at the fin site. Trout: Minimum length twenty inches.

Grays River, East Fork (Wahkiakum County): Selective gear rules. Trout: Minimum length fourteen inches.

Grays River, West Fork (Wahkiakum County), downstream from Hatchery Road Bridge: June 1 - August 31 season. Trout: Additional January 1 through March 15 season downstream from Hatchery Road Bridge. Release all fish other than trout and all trout less than twenty inches in length.

Green Lake and Green Lake, Lower (Okanogan County): December 1 through March 31 season.

Green (Duwamish) River (King County):

From the First Avenue Bridge to Tacoma Headworks Dam: June 1 through last day in February season, except waters from the Auburn-Black Diamond Bridge downstream to the 8th St. N.E. Bridge in Auburn are closed September 1 through October 15 and waters from the Auburn-Black Diamond Bridge downstream to the Highway 18 Bridge are closed September 1 through October 31. Fishing from any floating device prohibited November 1 through last day in February. Trout: Minimum length fourteen inches. Wild steelhead may be retained July 1 through the last day in February.

From the SR 167 Freeway Bridge to the Tacoma Headworks Dam: Additional March 1 through March 15 season. Fishing from any floating device prohibited. Trout, minimum length fourteen inches.

Green River (Cowlitz County): Closed waters: All tributaries.

From mouth to 2800 Bridge: June 1 through November 30 season except closed from the water intake at the upper end of the hatchery grounds downstream to a point 1500 feet below the salmon hatchery rack during the period September 1 through November 30. All species: Release all fish except steelhead. Trout: Minimum length twenty inches.

From 2800 Bridge to source: Closed waters.

Greenwater River (King County), from mouth to Greenwater Lakes: Selective gear rules. Trout: Minimum length twelve inches.

Grimes Lake (Douglas County): June 1 through August 31 season. Selective gear rules, except fishing from a floating device equipped with an electric motor allowed. Trout: Daily limit one.

Grizzly Lake (Skamania County): Closed waters.

Halfmoon Lake (Adams County): March 1 through September 30 season.

Halfmoon Lake (Pend Oreille County): Last Saturday in April through October 31 season.

Hallin Lake (Adams County): Bass: Only bass less than twelve inches or over fifteen inches in length may be retained.

Hamilton Creek (Skamania County): June 1 through March 15 season. Trout: Minimum length twelve inches. Release wild cutthroat. All tributaries downstream from the Highway 14 Bridge: Closed waters.

Hamma Hamma River (Mason County):

From mouth to four hundred feet below falls: June 1 through last day in February season. Trout: Minimum length fourteen inches.

Hammersley Inlet Freshwater Tributaries (Mason County), except Mill Creek: Closed waters.

Hampton Lakes, Lower and Upper (Grant County): March 1 through July 31 season. Fishing from a floating device equipped with an internal combustion motor prohibited.

Hancock Lake (King County): June 1 through October 31 season. All tributary streams and the upper third of the outlet are closed waters.

Harrison Pond (Skagit County): Closed waters.

Hart Lake (Pierce County): Bass: Only bass less than twelve inches or over fifteen inches in length may be retained.

Harvey Creek (tributary to Sullivan Lake) (Pend Oreille County):

From mouth to Bridge 4830 on county road (about one and one-half miles): Closed waters.

From Bridge 4830 upstream: Selective gear rules.

Harvey Creek (tributary to Stillaguamish River) (Snohomish County): Closed waters.

Hatch Lake (Stevens County): December 1 through March 31 season.

Hatchery Lake (Mason County): Last Saturday in April through October 31 season.

Haven Lake (Mason County): Last Saturday in April through October 31 season.

Hawk Creek and tributaries (Lincoln County): Year around season.

Hays Creek and Ponds (Adams County): March 1 through September 30 season.

Headgate Pond (Asotin County): Last Saturday in April through October 31 season. Juveniles and holders of free licenses only.

Heart Lake (near Anacortes) (Skagit County): Last Saturday in April through October 31 season.

Heins Lake (Kitsap County): Closed waters.

Hemlock Lake (Trout Creek Reservoir) (Skamania County): ((June 1 through October 31 season. Selective gear rules.

Trout: Daily limit two, minimum length fourteen inches.)) Closed waters.

Heritage Lake (Stevens County): Last Saturday in April through October 31 season.

Hicks Lake (Thurston County): Last Saturday in April through October 31 season.

Hog Canyon Lake (Spokane County): December 1 through March 31 season. Trout: No more than two over fourteen inches in length may be retained.

Hoh River (Jefferson County), from mouth to mouth of South Fork: June 1 through April 15 season. December 1 through April 15, from Highway 101 to mouth of south fork, selective gear rules. Trout: Minimum length fourteen inches. December 1 through April 15, from mouth to Highway 101 one wild steelhead per day may be retained.

Hoh River South Fork (Jefferson County), outside Olympic National Park boundary: June 1 through April 15 season. December 1 through April 15, selective gear rules. Trout: Minimum length fourteen inches.

Hoko River (Clallam County): Trout, minimum length fourteen inches. Release wild cutthroat upstream from upper Hoko Bridge (cement bridge on Lake Ozette Highway).

From mouth to upper Hoko Bridge: Additional November 1 through March 15 season. Trout: Minimum length fourteen inches. Wild steelhead may be retained December 1 through March 15.

From upper Hoko Bridge to Ellis Creek Bridge (river mile 18.5): Additional November 1 through March 31 season. Fly fishing only. Fishing from a floating device equipped with a motor prohibited. Trout: Release wild cutthroat.

Homestead Lake (Grant County): Selective gear rules. Trout: Daily limit one fish.

Hoquiam River, including all forks (Grays Harbor County): June 1 through March 31 season. Trout: Minimum length twelve inches. Release wild cutthroat.

Horseshoe Lake (Clark/Cowlitz counties): Trout: No more than 2 trout 20 inches or greater in length may be retained.

Horseshoe Lake (Jefferson County): Last Saturday in April through October 31 season. Selective gear rules. Trout: Daily limit 1.

Horseshoe Lake (Kitsap County): Last Saturday in April through October 31 season.

Horseshoe Lake (Pend Oreille County): Last Saturday in April through October 31 season. Chumming permitted. Trout except kokanee: Daily limit five. Kokanee not counted in daily trout limit. Kokanee daily limit ten.

Horsethief Lake (Klickitat County): Last Saturday in April through October 31 season.

Hourglass Lake (Grant County): March 1 through March 31 and September 1 through September 30 seasons.

Howard Lake (Snohomish County): Last Saturday in April through October 31 season.

Howell Lake (Mason County): Last Saturday in April through October 31 season.

Hozomeen Lake (Whatcom County): July 1 through October 31 season.

Huff Lake (Pend Oreille County): Closed waters.

Humptulips River (Grays Harbor County), from mouth to forks: June 1 through March 31 season. <u>Single point barbless hooks required September 16 through October 31</u>. Trout: Minimum length fourteen inches.

Humptulips River, East Fork (Grays Harbor County), from mouth to concrete bridge on Forest Service Road between Humptulips Guard Station and Grisdale: Trout: Minimum length fourteen inches.

Humptulips River, West Fork (Grays Harbor County): Trout: Minimum length fourteen inches. Mouth to Donkey Creek Road Bridge: Additional November 1 through March 31 season. Trout: Minimum length fourteen inches.

Hutchinson Lake (Adams County): March 1 through September 30 season. Fishing from a floating device equipped with an internal combustion engine prohibited.

I-82 Ponds, 1 and 2 (Yakima County): Walleye: Unlawful to retain walleye.

I-82 Ponds, 1 through 7 (Yakima County): Fishing from vessels equipped with internal combustion engines prohibited.

Icehouse Lake (Skamania County): Trout: No more than 2 trout 20 inches or greater in length may be retained.

Icicle River (Creek) (Chelan County):

From mouth to four hundred feet below Leavenworth National Fish Hatchery rack: Selective gear rules. Trout: Minimum length twelve inches, maximum length twenty inches. From Rock Island Bridge upstream to Leland Creek: Selective gear rules.

Indian Creek (tributary to Elwha River) (Clallam County), from mouth upstream to first Highway 101 crossing: Selective gear rules. Trout: Minimum length twelve inches.

Indian Creek (Yakima County): Closed waters.

Indian Heaven Wilderness Lakes (Skamania County): Trout: Daily limit three.

Issaquah Creek (King County): Closed waters.

Jameson Lake (Douglas County): Last Saturday in April through July 4 and October 1 through October 31 seasons.

Jasmine Creek (Okanogan County): Year-round season. Juveniles only.

Jefferson Park Pond (Walla Walla County): Juveniles only.

Jennings Park Pond (Snohomish County): Last Saturday in April through October 31 season. Juveniles only.

Jewitt Creek (Klickitat County): Juveniles only. Trout: Daily limit five, no minimum length.

Proposed

John's Creek (Mason County): Closed waters.

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Johns River, including North and South Forks (Grays Harbor County): June 1 through last day in February season. Trout: Minimum length twelve inches. Release wild cutthroat.

Johnson Creek (tributary to Cowlitz River) (Lewis County): Selective gear rules. Trout: Minimum length ten inches.

Johnson Creek (Whatcom County), from Northern Pacific Railroad tracks to the Lawson Street footbridge in Sumas: Juveniles only.

Jump-Off Joe Lake (Stevens County): Last Saturday in April through October 31 season.

Kachess Lake (Reservoir) (Kittitas County): Chumming permitted. Trout except kokanee: Daily limit two, minimum length twelve inches. Kokanee not counted in daily trout limit. Kokanee daily limit sixteen. Burbot: Set line gear allowed.

Kachess River (Kittitas County): Lawful to fish to base of Kachess Dam. Selective gear rules. From Kachess Lake (Reservoir) upstream to Mineral Creek: Closed waters.

Kalaloch Creek (Jefferson County), outside Olympic National Park: June 1 through last day in February season. Trout: Minimum length fourteen inches. Wild steelhead may be retained December 1 through last day in February.

Kalama River (Cowlitz County): Trout, minimum length 14 inches. Release wild cutthroat.

From mouth upstream to one thousand feet below fishway at upper salmon hatchery: Year around season except during the period the temporary fish rack is installed. Waters from two hundred feet above to one thousand five hundred feet below the rack are closed waters. Fishing from a floating device equipped with a motor prohibited upstream of Modrow Bridge. Fly fishing only from the pipeline crossing to the posted deadline at the intake to the lower salmon hatchery. September 1 through October 31.

From one thousand feet below to one thousand feet above the fishway at upper salmon hatchery: Closed waters.

From one thousand feet above the fishway at the upper salmon hatchery to Summers Creek: Year around season. Selective gear rules.

From Summers Creek upstream to the 6420 Road at about one mile above the gate at the end of the county road: June 1 through March 31 season. Fly fishing only.

From 6420 Road to Kalama Falls: Closed waters.

Kalispell Creek and tributaries (Pend Oreille County): Last Saturday in April through October 31 season. Selective gear rules

Kapowsin Lake (Pierce County): Bass: Only bass less than twelve inches or over fifteen inches in length may be retained.

Kathleen Lake (King County): Bass: Only bass less than twelve inches or over fifteen inches in length may be retained.

Keechelus Lake (Reservoir) (Kittitas County): Chumming permitted. Trout except kokanee: Daily limit two, minimum length twelve inches, additionally up to sixteen kokanee may be retained. Burbot: Set line gear allowed.

Kelsey Creek (tributary of Lake Washington) (King County): Closed waters.

Kennedy Creek (Thurston County), from mouth to four hundred feet below falls: June 1 through last day in February season. Trout: Minimum length fourteen inches.

Kennedy Creek Pond (Thurston County): Last Saturday in April through October 31 season.

Kettle River (Stevens County):

June 1 through October 31 season. Trout: Selective gear rules, minimum length 12 inches.

Additional season: November 1 through May 31. All species except whitefish: Selective gear rules and release all fish. Whitefish: Single hook only.

Ki Lake (Snohomish County): Last Saturday in April through October 31 season. Bass: Only bass less than twelve inches or over fifteen inches in length may be retained.

Kidney Lake (Skamania County): Last Saturday in April through last day in February season.

Kimball Creek (near Snoqualmie) (King County): Last Saturday in April through October 31 season. Juveniles only. Trout: No minimum length.

Kings Lake and tributaries (Pend Oreille County): Closed waters.

Kings Lake Bog (King County): Closed waters.

Klaus Lake (King County): Last Saturday in April through October 31 season, except the inlet and outlet to first Weyer-haeuser spur are closed waters.

Klickitat River (Klickitat County):

From mouth to Fisher Hill Bridge: June 1 through November 30 season. Trout: Minimum length twelve inches.

From Fisher Hill Bridge to four hundred feet above # 5 fishway: Closed waters.

From four hundred feet above #5 fishway to the Yakama Indian Reservation boundary: June 1 through November 30 season, except waters from boundary markers above Klickitat salmon hatchery to boundary markers below hatchery are closed waters. Trout: Minimum length twelve inches. Whitefish: Additional December 1 through March 31 season. Release all fish except whitefish.

From the Yakama Indian Reservation boundary upstream to source, including all tributaries: Closed waters.

Klineline Ponds (Clark County): Trout: No more than 2 trout 20 inches in length or greater may be retained.

Koeneman Lake (Fern Lake) (Kitsap County): Last Saturday in April through October 31 season. Selective gear rules. All species: Release all fish.

Kress Lake (Cowlitz County): Fishing from a floating device equipped with an internal combustion motor prohibited. Trout: No more than 2 trout 20 inches in length or greater may be retained. Bass: Only bass less than twelve inches or over eighteen inches in length may be retained.

Lacamas Creek (Clark County): Lawful to fish upstream to the base of Lacamas Lake Dam.

Lacamas Creek, tributary of Cowlitz River (Lewis County): June 1 through last day in February season. Trout: Minimum length fourteen inches.

Lake Creek, mouth to Three Prong Creek (Okanogan County): Selective gear rules. Trout: Maximum length twenty inches.

Langlois Lake (King County): Last Saturday in April through October 31 season.

Latah (Hangman) Creek (Spokane County): Year around season.

Lawrence Lake (Thurston County): Bass: Only bass less than twelve inches or over fifteen inches in length may be retained.

Leader Lake (Okanogan County): Last Saturday in April through September 30 season.

Ledbetter Lake (Pend Oreille County): Last Saturday in April through October 31 season.

Ledking Lake (Pend Oreille County): Last Saturday in April through October 31 season.

Leech Lake (White Pass area) (Yakima County): Fly fishing only. Fishing prohibited from floating devices equipped with motors. Trout: No more than two over twelve inches in length.

Lemna Lake (Grant County): March 1 through March 31 and September 1 through September 30 seasons.

Lenice Lake (Grant County): March 1 through October 31 season. Selective gear rules. Trout: Daily limit one.

Lena Lake, Lower (Jefferson County): Closed waters: Inlet stream from mouth upstream to footbridge (about one hundred feet).

Lenore Lake (Grant County): Closed waters: Area within two hundred yard radius of trash rack leading to the irrigation pumping station (south end of lake) and area approximately one hundred yards beyond the mouth of inlet stream to State Highway 17. March 1 through May 31 season: Selective gear rules, except fishing from a floating device equipped with an electric motor permitted. All species: Release all fish. Additional season June 1 through November 30: Selective gear rules, except fishing from a floating device equipped with an electric motor permitted. Trout: Daily limit one.

Leo Lake (Pend Oreille County): Last Saturday in April through October 31 season.

Lewis River (Clark County), from mouth to forks: Year around season. Trout: Minimum length twelve inches. Release wild cutthroat.

Lewis River, North Fork (Clark/Skamania counties):

From mouth to Johnson Creek: Year around season. Trout: Minimum length twelve inches. Release wild cutthroat.

From Johnson Creek to Colvin Creek: June 16 through August 15 and November 16 through April 30 seasons except those waters shoreward of the cable buoy and corkline at the mouth of the Lewis River Salmon Hatchery fish ladder are closed waters. ((Fishing from any floating device prohibited)

August 16 through October 15.)) Trout: Minimum length twelve inches. Release wild cutthroat.

From mouth of Colvin Creek to overhead powerlines at Merwin Dam: December 16 through September 30 season. Trout: Minimum length twelve inches. Release wild cut-

From overhead powerlines at Merwin Dam to Merwin Dam: Closed waters.

From the cable crossing 1,300 feet below Yale Dam to Yale Dam: Closed waters.

Within Lewis River Power Canal and old Lewis River streambed between Swift No. 1 powerhouse and Swift No. 2 powerhouse: Last Saturday in April through October 31 season. Fishing from any floating device prohibited.

From Eagle Cliff Bridge to lower falls including all tributaries: Selective gear rules. All species: Release all fish.

Lewis River, East Fork (south) (Clark/Skamania counties): Closed waters: From the posted markers four hundred feet below to one hundred feet above Lucia Falls; from four hundred feet below to four hundred feet above Molton Falls; from four hundred feet below Horseshoe Falls to one hundred feet above Sunset Falls.

From mouth to four hundred feet below Horseshoe Falls: June 1 through March 15 season. Trout: Minimum length fourteen inches.

From one hundred feet above Sunset Falls to source: June 1 through December 31 season. Trout: Minimum length fourteen inches.

Mouth to posted markers at top boat ramp at Lewisville Park: Trout: Additional April 16 through May 31 season. Release all fish other than steelhead with a missing adipose fin and a healed scar at the fin site.

Liberty Lake (Spokane County): Last Saturday in April through September 30 season.

Lilly Lake (Chelan County): Last Saturday in April through October 31 season. July 5 through October 31, selective gear rules, and all species: Release all fish.

Lincoln Pond (Clallam County): Juveniles only.

Little Ash Lake (Skamania County): Trout: No more than 2 trout 20 inches in length or greater may be retained.

Little Bear Creek (tributary of Sammamish River) (Snohomish/King counties): Closed waters.

Little Klickitat River (Klickitat County), within Goldendale city limits: Last Saturday in April through October 31 season. Juveniles only. Trout: Daily limit five, no minimum length.

Little Lost Lake (Pend Oreille County): Last Saturday in April through October 31 season.

Little Naches River (Yakima County): Selective gear rules.

Little Nisqually River (Lewis County): Selective gear rules. Trout: Minimum length ten inches.

Little Quilcene River (Jefferson County), from mouth to the Little Quilcene River Bridge on Penny Creek Road, June 1 through last day in February season: Trout: Minimum length fourteen inches.

Little Spokane River (Spokane County):

From mouth to SR 291 Bridge: Year around season.

From SR 291 Bridge upstream to the West Branch: April 30 through October 31 season. Whitefish: Additional December 1 through March 31 season. Release all fish except whitefish.

Little Twin Lake (Okanogan County): December 1 through March 31 season.

Little Twin Lake (Stevens County): Last Saturday in April through October 31.

Little Wenatchee River (Chelan County), from Lake Wenatchee to the falls below U.S. Forest Service Road 6700 Bridge at Riverside Campground: Selective gear rules. Trout: Maximum length twenty inches.

Little White Salmon River (Skamania County): Closed waters: From markers at federal fish hatchery a distance of one thousand five hundred feet upstream to fishway. Trout: Daily limit five.

Long Lake (Ferry County): Last Saturday in April through October 31 season. Fly fishing only. Unlawful to fish from floating devices equipped with motors.

Long Lake (Kitsap County): Bass: Only bass less than twelve inches or over fifteen inches in length may be retained.

Long Lake (Okanogan County): Last Saturday in April through September 30 season.

Long Lake (Spokane River Reservoir) (Spokane County): Bass: Release all bass May 1 through June 30.

Long Lake (Thurston County): Last Saturday in April through October 31 season.

Long's Pond (Thurston County): Juveniles only.

Loomis Lake (Pacific County): Last Saturday in April through October 31 season.

Loomis Pond (Grays Harbor County): Closed waters.

Loon Lake (Stevens County): Last Saturday in April through October 31 season. Trout except kokanee: Daily limit five, except no more than two over twenty inches in length may be retained. Kokanee not counted in daily trout limit. Kokanee daily limit ten.

Lost Lake (Okanogan County): Unlawful to fish from a floating device equipped with an internal combustion engine.

Lost River (Okanogan County):

From one-quarter mile above bridge to mouth of Monument Creek: Selective gear rules. Trout: Minimum length twelve inches, maximum length twenty inches.

From mouth of Monument Creek to outlet of Cougar Lake: Selective gear rules. Trout: Legal to retain Dolly Varden/Bull Trout as part of trout daily limit. Dolly Varden/Bull Trout daily limit two, minimum length fourteen inches.

Love Lake (Clark County): Closed waters.

Lucas Slough (Skagit County): Closed waters.

Ludlow Lake (Jefferson County): Last Saturday in April to October 31 season.

Lyons Park Pond (at College Place) (Walla Walla County): Juveniles only.

Lyre River (Clallam County):

From mouth to falls near river mile 3: June 1 through last day in February season. Trout: Minimum length fourteen inches. From falls to source: Selective gear rules. All species: Release all fish.

Mad River (Chelan County), from mouth upstream to Jimmy Creek: Closed waters.

Maggie Lake (Mason County): Last Saturday in April through October 31 season.

Marie Lake (Hampton Sloughs) (Grant County): March 1 through July 31 season.

Margaret Lake (King County): Last Saturday in April through October 31 season.

Marshal Lake (Pend Oreille County): Last Saturday in April through October 31 season.

Martha Lake (Grant County): March 1 through July 31 season.

Martha Lake (Snohomish County): Last Saturday in April through October 31 season.

May Creek (tributary of Lake Washington) (King County): Closed waters.

McAllister Creek (Thurston County): Trout: Minimum length fourteen inches.

McCabe Pond (Kittitas County): Fishing from any floating device prohibited. All species: Five fish daily limit for all species combined.

McDonald Creek (Clallam County): Trout: Minimum length fourteen inches.

McDowell Lake (Stevens County): Last Saturday in April through October 31 season. Fly fishing only. Fishing from a floating device equipped with a motor prohibited. All species: Release all fish.

McIntosh Lake (Thurston County): Last Saturday in April through October 31 season.

McLane Creek (Thurston County), from the south bridge on Highway 101 upstream: Trout: Minimum length fourteen inches.

McLane Creek Ponds (Thurston County): Last Saturday in April through October 31 season.

McMurray Lake (Skagit County): Last Saturday in April through October 31.

Medical Lake (Spokane County): Last Saturday in April through September 30 season. Selective gear rules. Trout: Daily limit two, minimum length fourteen inches.

Medical Lake, West (Spokane County): Last Saturday in April through September 30 season.

Melaney Creek (Mason County): Closed waters.

Melbourne Lake (Mason County): Last Saturday in April through October 31 season.

Mercer Creek (Kittitas County), that portion within Ellensburg city limits: Juveniles only. Trout: Daily limit five, no minimum length.

Mercer Slough (tributary of Lake Washington) (King County): Closed waters.

Merrill Lake (Cowlitz County): Fly fishing only. Unlawful to fish from a floating device equipped with an internal combustion engine. Trout: Daily limit two, maximum length twelve inches.

Merritt Lake (Chelan County): Trout: Daily limit sixteen.

Merry Lake (Grant County): March 1 through October 31 season. Selective gear rules. Trout: Daily limit one.

Methow River (Okanogan County):

From mouth upstream to the falls above Brush Creek: June 1 through August 31 season. Selective gear rules. Trout: Minimum length twelve inches, maximum length twenty inches. Whitefish: Additional season December 1 through March 31. Release all fish except whitefish. Selective gear rules.

Methow River tributaries except Chewuck, Lost and Twisp Rivers: Selective gear rules. Trout: Maximum length twenty inches.

Middle Nemah Pond (Pacific County): June 1 through October 31 season.

Mill Creek (Chelan County): Closed waters.

Mill Creek (Cowlitz County): Closed waters.

Mill Creek (Mason County): June 1 through last day in February season. Trout: Minimum length fourteen inches.

Mill Creek (Walla Walla County):

From mouth to 9th St. Bridge: June 1 through April 15 season. All species: Barbless hooks required and release all fish except steelhead with a missing adipose fin and a healed scar at the fin site September 1 through April 15.

From 9th St. Bridge to Roosevelt St. Bridge, within city limits of Walla Walla: Closed waters.

From Roosevelt St. Bridge to Bennington Lake flood diversion dam: Trout: Daily limit five.

From Bennington Lake flood diversion dam upstream, including all tributaries: All tributaries: Closed waters. Selective gear rules. Trout: Maximum length twenty inches.

Mill Creek Pond (Grays Harbor County): Juveniles only.

Mill Pond (Auburn) (King County): Last Saturday in April through October 31 season. Juveniles only.

Mill Pond (Pend Oreille County): Last Saturday in April through October 31 season.

Mima Creek (Thurston County): Selective gear rules. Trout: Minimum length twelve inches.

Mineral Creek (tributary to upper Kachess River) (Kittitas County), from mouth to Wilderness Boundary: Closed waters.

Mineral Creek (tributary to Nisqually River), and Mineral Creek, North Fork (Lewis County): Selective gear rules. Trout: Minimum length twelve inches.

Mineral Lake (Lewis County): Last Saturday in April through September 30 season.

Minter Creek (Pierce/Kitsap counties): Closed waters: Area from department intake dam downstream to mouth. Trout: Minimum length fourteen inches.

Mirror Lake (Grant County): Last Saturday in April through September 30 season.

Mission Lake (Kitsap County): Last Saturday in April through October 31 season.

Moclips River (Grays Harbor County), from mouth to outside the Quinault Indian Reservation: June 1 through last day in February season. Trout: Minimum length fourteen inches.

Monte Christo Lake (Snohomish County): June 1 through October 31 season. Selective gear rules.

Mooses Pond (Pacific County): June 1 through October 31 season.

Moran Slough (including inlet and outlet streams) (Grant County): Closed waters.

Morgan Lake (Adams County): March 1 through September 30 season.

Morse Creek (Clallam County), from mouth to Port Angeles Dam: June 1 through last day in February season. Trout: Minimum length fourteen inches.

Moses Lake (Grant County): Crappie: Daily limit five, only crappie more than ten inches in length may be retained. Bluegill: Daily limit five, only bluegill more than eight inches in length may be retained.

Mosquito Creek (Jefferson County) outside Olympic National Park: June 1 through last day in February season. Trout: Minimum length fourteen inches. Wild steelhead may be retained December 1 through last day in February.

Muck Creek and tributaries (within Ft. Lewis Military Reservation) (Pierce County): Selective gear rules. Trout: Release all trout.

Mud Lake (Mason County): Last Saturday in April through October 31 season.

Mud Lake (Yakima County): Selective gear rules. Trout: Daily limit two.

Mudget Lake (Stevens County): Last Saturday in April through October 31 season.

Munn Lake (Thurston County): Last Saturday in April through October 31 season.

Muskegon Lake (Pend Oreille County): Last Saturday in April through October 31 season. Selective gear rules. Trout: Daily limit two.

Myron Lake (Yakima County): Selective gear rules. Trout: Daily limit two.

Mystic Lake (Pend Oreille County): Last Saturday in April through October 31 season.

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Naches River (Yakima/Kittitas counties):

From the mouth to Little Naches River: Selective gear rules. Trout: Minimum length twelve inches, maximum length twenty inches. Whitefish: Additional December 1 through March 31 season. Release all fish except whitefish. Terminal gear restricted to one single barbless hook.

From Little Naches River upstream: Selective gear rules. Trout: Minimum length twelve inches, maximum length twenty inches.

Naneum Creek (Kittitas County): Selective gear rules.

Naneum Pond (Kittitas County): Juveniles only.

Naselle River (Pacific/Wahkiakum counties), from Highway 101 Bridge upstream including all forks: Closed waters: Area from four hundred feet below falls in Sec. 6, T10N, R8W (Wahkiakum County) to falls, and September 1 through January 31, waters within four hundred feet both upstream and downstream of the entrance to the Naselle Salmon Hatchery. Single point barbless hooks required July 1 through January 31 upstream from Highway 101 Bridge to Highway 4 Bridge and October 16 through January 31 upstream from Highway 4 Bridge to Crown Main Line (Salme) Bridge. Trout: Minimum length fourteen inches.

From Highway 101 Bridge to mouth of North Fork: Additional November 1 through March 31 season. Trout: Minimum length fourteen inches.

South Fork, from mouth to Bean Creek: Additional November 1 through last day in February season. Trout: Minimum length fourteen inches.

Nason Creek (Chelan County): Selective gear rules. From the mouth upstream to the downstream end of the Cascade Tunnel: Trout: Maximum length twenty inches.

From the downstream end of the Cascade Tunnel upstream to Smith Brook: Closed waters.

From Smith Brook to Stevens Creek: Selective gear rules.

Nason Creek Fish Pond (Chelan County): Juveniles and disabled persons only.

Negro Creek (Lincoln County): Year-round season from mouth at Sprague Lake to town of Sprague.

Negro Creek (Whitman County): Last Saturday in April through July 15 season.

Nemah River, North, Middle, and South: June 1 through last day in February season. Single point barbless hooks required on North Nemah upstream to the lower bridge on dead end lower Nemah Road October 1 through January 31, on Middle Nemah upstream to the Department of Natural Resources Bridge on Middle Nemah A-line Road July 1 through January 31, and on South Nemah upstream to confluence with Middle Nemah July 1 through January 31. Trout: Minimum length fourteen inches.

Newhalem Ponds (Whatcom County): Closed waters.

Newaukum River, main river and South Fork (Lewis County): June 1 through March 31 season. Trout: Minimum length fourteen inches mouth to Highway 508 Bridge near Kearny Creek.

Newaukum River, Middle Fork, mouth to Taucher Road Bridge (Lewis County): June 1 to March 31 season. Trout: Minimum length fourteen inches.

Newaukum River, North Fork (Lewis County):

From mouth to four hundred feet below Chehalis city water intake: June 1 through March 31 season. Trout: Minimum length fourteen inches.

From Chehalis city water intake upstream: Closed waters.

Nile Lake (Pend Oreille County): Last Saturday in April through October 31 season.

Nisqually River (Pierce County), from mouth to four hundred feet below LaGrande Powerhouse: June 1 through November 30 season. Trout: Minimum length fourteen inches.

Nooksack River (Whatcom County), from mouth to forks, Middle Fork to Dam and North Fork to Nooksack Falls: June 1 through March 15 season. Fishing from floating devices equipped with motors prohibited on the North and Middle Forks November 1 through March 15. Trout: Minimum length fourteen inches.

Nooksack River, South Fork (Skagit/Whatcom counties): From mouth to Skookum Creek: June 1 through March 15 season. Selective gear rules. Trout: Minimum length fourteen inches.

From Skookum Creek upstream: Closed waters.

No Name Lake (Pend Oreille County): Last Saturday in April through October 31 season.

North Creek (tributary of Sammamish River) (Snohomish/King counties): Closed waters.

North Elton Ponds (Yakima County): December 1 through March 31 season. Fishing from a floating device equipped with an internal combustion engine prohibited. Trout: Daily limit two.

North Lake (King County): Last Saturday in April through October 31 season.

North Potholes Reserve Ponds (Grant County): February 1 through the day before opening of waterfowl season. Fishing from any floating device prohibited, except float tubes permitted.

North River (Grays Harbor/Pacific counties), from Highway 105 Bridge upstream: Single point barbless hooks required July 1 through October 31 upstream to Salmon Creek. Trout: Minimum length fourteen inches.

From Highway 105 Bridge to Falls River: Additional November 1 through last day in February season. <u>Single point barbless hooks required November 1 through January 31 upstream to Salmon Creek</u>. Trout: Minimum length fourteen inches.

Northern State Hospital Pond (Skagit County): Last Saturday in April through October 31 season. Juveniles only.

Northwestern Reservoir (Klickitat/Skamania counties): Last Saturday in April through last day in February season.

Nunnally Lake (Grant County): March 1 through October 31 season. Closed waters: Outlet stream of Nunnally Lake. Selective gear rules. Trout: Daily limit one.

Oakland Bay freshwater tributaries (Mason County), except Goldsborough Creek (including Shelton Creek, Canyon Creek, Uncle John Creek, Campbell Creek, Melaney Creek, Deer Creek, John's Creek, and Cranberry Creek to Lake Limerick): Closed waters.

Ohanapecosh Creek (tributary to Cowlitz River) (Lewis/Pierce counties): Selective gear rules. Trout: Minimum length twelve inches.

Ohop Lake (Pierce County): Bass: Only bass less than twelve inches or over fifteen inches in length may be retained.

Okanogan River (Okanogan County):

From the mouth to the highway bridge at Malott: Year around season. Trout: Release all trout. Selective gear rules. Trout: Maximum length twenty inches.

Closed waters: From the highway bridge at Malott upstream: From Zosel Dam downstream to one-quarter mile below the railroad trestle.

Old Fishing Hole Pond (Kent) (King County): Last Saturday in April through October 31 season. Juveniles only.

Olequa Creek (Lewis County): June 1 through last day in February season. Trout: Minimum length fourteen inches.

Osborne Lake (Mason County): Last Saturday in April through October 31 season.

Outlet Creek (Klickitat County): Trout: Daily limit five.

Owens Pond (Pacific County): June 1 through October 31 season.

Ozette River (Clallam County), outside Olympic National Park: June 1 through last day in February season. Trout: Minimum length fourteen inches. Wild steelhead may be retained December 1 through last day in February.

Packwood Lake (Lewis County): Closed waters: All inlet streams and outlet from log boom to dam. Last Saturday in April through October 31 season. Selective gear rules. Trout: Daily limit five, minimum length ten inches.

Padden Lake (Whatcom County): Last Saturday in April through October 31 season. Fishing from a floating device equipped with an internal combustion motor prohibited.

Palix River, including all forks (Pacific County): June 1 through last day in February season. Single point barbless hooks required July 1 through January 31 upstream to the confluence of the south and middle forks. Trout: Minimum length fourteen inches.

Palouse River and tributaries (Whitman County): Year around season.

Palmer Lake (Okanogan County): Bass: Only bass less than twelve inches or over fifteen inches in length may be retained. Burbot: Set line gear allowed.

Pampa Pond (Whitman County): Last Saturday in April through September 30 season. Fishing from any floating device prohibited.

Panhandle Lake (Mason County): Last Saturday in April through October 31 season.

Panther Creek (Chelan County): Closed waters.

Panther Creek (tributary to Wind River) (Skamania County): Closed waters.

Panther Lake (Kitsap/Mason counties): Last Saturday in April through October 31 season.

Para-Juvenile Lake (Adams/Grant counties): March 1 through July 31 season. Juveniles only.

Park Lake (Grant County): Last Saturday in April through September 30 season.

Parker Lake (Pend Oreille County): Last Saturday in April through October 31 season.

Pass Lake (Skagit County): Fly fishing only. Fishing from a floating device equipped with a motor prohibited. All species: Release all fish.

Pataha Creek (Garfield County):

Within the city limits of Pomeroy: Juveniles only. From city limits of Pomeroy upstream: Selective gear rules.

Patterson Lake (Okanogan County): Last Saturday in April through October 31 season.

Pattison Lake (Thurston County): Last Saturday in April through October 31 season.

Peabody Creek (Clallam County): Last Saturday in April through October 31 season. Juveniles only.

Pearrygin Lake (Okanogan County): Last Saturday in April through September 30 season.

Pend Oreille River (Pend Oreille County): Year around season. All sloughs within the boundaries of the Kalispell Reservation except Calispell Slough: Closed waters.

Perch Lake (Grant County): Last Saturday in April through September 30 season.

Percival Creek (Thurston County): Trout: Minimum length fourteen inches.

Petit Lake (Pend Oreille County): Last Saturday in April through October 31 season. Fishing from a floating device equipped with an internal combustion motor prohibited.

Phalon Lake (Stevens County): Closed waters.

Phantom Lake (King County): Bass: Only bass less than twelve inches or over fifteen inches in length may be retained.

Pheasant Lake (Jefferson County): Last Saturday in April to October 31 season.

Philippa Creek (tributary to N.F. Snoqualmie River) (King County): Closed waters.

Phillips Lake (Stevens County): Last Saturday in April through October 31 season.

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Pilchuck Creek (Snohomish County), mouth to Highway 9 Bridge: June 1 through November 30 season. Selective fishing regulations. Trout: Minimum length fourteen inches. Additional December 1 through last day in February season. Trout: Minimum length fourteen inches. Wild steelhead may be retained.

Pilchuck River (Snohomish County)

From its mouth to five hundred feet downstream from the Snohomish City diversion dam: December 1 through last day in February season. Fishing from any floating device prohibited. Trout: Minimum length fourteen inches. Wild steelhead may be retained.

From 500 feet below diversion dam to diversion dam: Closed waters.

Pillar Lake (Grant County): March 1 through March 31 and September 1 through September 30 seasons.

Pine Lake (King County): Last Saturday in April through October 31 season.

Pine Lake (Mason County): Last Saturday in April through October 31 season.

Pioneer Ponds (tributary to Stillaguamish River) (Snohomish County): Closed waters.

Pipers (Carkeek) Creek (King County), from its mouth to its source, including tributaries: Closed waters.

Pleasant Lake (Clallam County): Trout: Kokanee minimum length eight inches, maximum length twenty inches.

Plummer Lake (Lewis County): Last Saturday in April through last day in February season.

Poacher Lake (Grant County): March 1 through March 31 and September 1 through September 30 seasons.

Portage Creek (tributary to Stillaguamish River) (Snohomish County): Closed waters.

Potholes Reservoir (Grant County): Crappie and bluegill: Combined daily limit twenty-five fish.

Potter's Pond (Stevens County): Last Saturday in April through October 31 season.

Pratt River (tributary to Middle Fork Snoqualmie) (King County): Selective gear rules. All species: Release all fish.

Prices Lake (Mason County): Last Saturday in April through October 31 season. Selective gear rules. All species: Release all fish.

Promised Land Pond (Grays Harbor County): June 1 through October 31 season.

Purdy Creek (Mason County): June 1 through August 15 season. Trout: Minimum length fourteen inches.

Pysht River (Clallam County): June 1 through last day in February season. Trout: Minimum length fourteen inches. Wild steelhead may be retained December 1 through last day in February.

Puyallup River (Pierce County):

From mouth to the Electron power plant outlet: June 1 through January 31 season. Trout: Minimum length fourteen

inches. Wild steelhead may be retained December 1 through January 31.

From mouth to the Soldier's Home Bridge in Orting: Additional February 1 through March 31 season. Trout: Minimum length fourteen inches.

Quail Lake (Adams County): Fly fishing only. Fishing from any floating device equipped with a motor prohibited. All species: Release all fish.

Quarry Pond (Walla Walla County): Fishing from any floating device prohibited.

Quilcene River (Jefferson County):

From mouth to upper boundary of Falls View Campground June 1 through last day in February season: Trout: Minimum length fourteen inches.

From Highway 101 Bridge upstream to the electric weir at the Quilcene National Fish Hatchery: Closed waters.

Quillayute River (Clallam County): June 1 through April 30 season. Trout: Minimum length fourteen inches. December 1 through April 30, one wild steelhead per day may be retained.

Quinault River, Upper (Jefferson County), from mouth at upper end of Quinault Lake to the National Park boundary: June 1 through March 31 season. Trout: Minimum length fourteen inches. Wild steelhead may be retained December 1 through March 31.

Quincy Lake (Grant County): March 1 through July 31 season

Raging River (King County), from its mouth to the Highway 18 Bridge: June 1 through last day in February season. Trout: Minimum length fourteen inches. Wild steelhead may be retained December 1 through last day in February.

Rainbow Lake (Columbia County): March 1 through October 31 season. Fishing from any floating device prohibited.

Rapjohn Lake (Pierce County): Last Saturday in April through October 31 season. Bass: Only bass less than twelve inches or over fifteen inches in length may be retained.

Rat Lake (Okanogan County): December 1 through March 31 season.

Rattlesnake Creek (Yakima County): Selective gear rules. All species: Release all fish.

Rattlesnake Lake (King County): Last Saturday in April through October 31 season. Selective gear rules, except fishing from a floating device equipped with an electric motor allowed.

Ravensdale Lake (King County): Last Saturday in April through October 31 season. Selective gear rules. Trout: Daily limit two, minimum length twelve inches.

Reflection Pond (Okanogan County): Last Saturday in April through October 31 season.

Renner Lake (Ferry County): Last Saturday in April through October 31 season.

Ridley Lake (Whatcom County): July 1 through October 31 season. Selective gear rules. Trout: Daily and possession limit one, minimum length eighteen inches.

Riffe Lake (Reservoir) (Lewis County): Lawful to fish up to the base of Swofford Pond Dam.

Rigley Lake (Stevens County): Last Saturday in April through October 31 season. Selective gear rules. Trout: Daily limit two, minimum length fourteen inches.

Riley Lake (Snohomish County): Last Saturday in April through October 31 season.

Rimrock Lake (Reservoir) (Yakima County): Chumming permitted. Trout except kokanee: Daily limit five. Kokanee not counted in daily trout limit. Kokanee daily limit sixteen.

Ringold Springs Creek (Hatchery Creek) (Franklin County): Closed waters.

Robbins Lake (Mason County): Last Saturday in April through October 31 season.

Rock Creek (below Landsburg) (King County): Closed waters.

Rock Creek (Skamania County): June 1 through March 15 season. Trout: Minimum length twelve inches. Release wild cutthroat

Rocky Ford Creek and Ponds (Grant County): Fly fishing only. Fishing from bank only (no wading). All species: Release all fish.

Rocky Lake (Stevens County): Last Saturday in April through October 31 season. June 1 through October 31 selective gear rules and all species: Release all fish.

Roosevelt Lake (Ferry/Lincoln/Stevens counties): All species: Closed February 1 through May 31 in San Poil arm upstream from mouth of Manilla Creek, and April 1 through May 31 in Kettle arm upstream to Barstow Bridge. Trout: No more than two over twenty inches in length. Only kokanee with a missing adipose fin and healed scar at the fin site may be retained. Walleye: No minimum size. Daily limit 8 fish not more than one of which may be longer than 20 inches. Release walleye 16 to 20 inches in length.

Rose Lake (Mason County): Last Saturday in April through October 31 season.

Ross Lake (Reservoir) (Whatcom County): July 1 through October 31 season. Selective gear rules, except fishing from a floating device equipped with a motor allowed. Trout: Daily limit three, possession limit six, minimum length thirteen inches.

Ross Lake tributary streams (Whatcom County), except Big Beaver Creek and Ruby Creek: Closed waters: From closed water markers near mouth upstream for one mile. Above closed water marker in tributaries not listed as closed: July 1 through October 31 season.

Round Lake (Okanogan County): Last Saturday in April through September 30 season.

Rowland Lakes (Klickitat County): Last Saturday in April through last day in February season.

Royal Lake (Adams County): Last Saturday in April through September 30 season. Fishing from a floating device equipped with an internal combustion motor prohibited. Royal Slough (including Marsh Unit IV impoundments) (Adams County): Closed waters.

Ruby Creek (tributary to Ross Lake) (Whatcom County): Closed waters.

Rufus Woods Lake (Douglas County): Trout: Daily limit two.

Sacheen Lake (Pend Oreille County): Last Saturday in April through October 31 season.

Saddle Mountain Lake (Grant County): Closed waters.

Sago Lake (Grant County): March 1 through March 31 and September 1 through September 30 seasons.

Salmon Creek (Clark County), from mouth to 72nd Avenue N.E: June 1 through October 31 season. Trout: Minimum length twelve inches. Release all steelhead and wild cutthroat. Additional season: November 1 through March 15. Trout: Minimum length twelve inches. Release wild cutthroat.

Salmon Creek, including all forks (Jefferson County): Closed waters.

Salmon Creek, North Fork and West Fork from mouth to South Fork (Okanogan County): Selective gear rules.

Salmon Creek (tributary of Naselle River) (Pacific County): June 1 through last day in February season. Trout: Minimum length fourteen inches.

Salmon Creek (Thurston County): Selective gear rules. Trout: Minimum length twelve inches.

Salmon River (Jefferson County): June 1 through last day in February season. Trout: Minimum length fourteen inches. Wild steelhead may be retained ((December)) November 1 through last day in February.

Salt Creek (Clallam County): Trout: Minimum length four-teen inches.

From mouth to bridge on Highway 112: Additional November 1 through last day in February season. Trout: Minimum length fourteen inches.

Samish Lake (Whatcom County): Trout: Cutthroat trout daily limit two, minimum length fourteen inches.

Samish River (Whatcom County):

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From its mouth to the old Highway 99 Bridge and from the department rack to the Hickson Bridge: June 1 through March 15 season. Trout: Minimum length fourteen inches.

From Highway 99 Bridge to department salmon rack: Closed waters.

Sammamish Lake (King County): Trout: No more than two over fourteen inches in length. Release all kokanee. Kokanee/sockeye under fifteen inches are kokanee while those fifteen inches and over are sockeye salmon. December 1 through June 30: Release all steelhead and rainbow trout over twenty inches in length.

Sammamish River (Slough) (King County), from the 68th Avenue N.E. Bridge to Lake Sammamish: Closed waters: All tributaries. June 1 through August 31 season. Selective gear rules. Trout: Release all trout.

Sandyshore Lake (Jefferson County): Last Saturday in April to October 31 season.

Sarge Hubbard Park Pond (Yakima County): Juveniles and holders of disability licenses only.

Satsop Lakes (Grays Harbor County): Last Saturday in April through October 31 season.

Satsop River, including all forks (Grays Harbor County): Selective gear rules on East Fork upstream from mouth of Bingham Creek. All open periods: Trout: Minimum length twelve inches. Release wild cutthroat, except on east fork above Bingham Creek.

From mouth to bridge at Schafer Park: Additional November 1 through March 31 season. <u>Single point barbless hooks required September 16 through October 31.</u>

Middle Fork (Turnow Branch), from mouth to Cougar-Smith Road: Additional November 1 through last day in February season. West Fork, from mouth to Cougar-Smith Road: Additional November 1 through last day in February season.

Sauk River (Skagit/Snohomish counties):

From mouth to the mouth of the White Chuck River: June 1 through last day in February season. Trout except Dolly Varden/Bull Trout: Minimum length fourteen inches. Legal to retain Dolly Varden/Bull Trout as part of trout daily limit, minimum length twenty inches. Wild steelhead may be retained December 1 through last day in February.

From the mouth of the White Chuck River to headwaters, including North and South Forks: Selective gear rules. Trout except Dolly Varden/Bull Trout: Minimum length fourteen inches. Legal to retain Dolly Varden/Bull Trout as part of trout daily limit, minimum length twenty inches.

From mouth to the Darrington Bridge: Additional March 1 through April 30 season. Selective gear rules. All species: Release all fish.

Sawyer, Lake (King County): Chumming permitted.

Scabrock Lake (Grant County): March 1 through July 31 season.

Schaefer Lake (Chelan County): Trout: Daily limit sixteen.

Sekiu River (Clallam County): All open periods: Trout: Minimum length fourteen inches.

From mouth to forks: Additional November 1 through last day in February season.

Shady Lake (King County): June 1 through October 31 season. Trout: No more than one over fourteen inches in length.

Shannon, Lake (Skagit County): Last Saturday in April through October 31 season. Chumming permitted. Trout: Minimum length six inches and maximum length eighteen inches.

Shellneck Creek (Yakima County): Closed waters.

Shelton Creek (Mason County): Closed waters.

Sherman Creek (Ferry County):

From the mouth at Lake Roosevelt upstream to four hundred feet above the water diversion dam for the hatchery: Closed waters, except December 1 through August 31 season from the mouth upstream to the hatchery boat dock.

Sherry Lake (Stevens County): Last Saturday in April through October 31 season.

Sherwood Creek (Mason County): Trout: Minimum length fourteen inches.

Sherwood Creek Mill Pond (Mason County): June 1 through October 31 season. Trout: Minimum length 14 inches, daily limit 2 fish.

Shiner Lake (Adams County): March 1 through September 30 season. Fishing from a floating device equipped with an internal combustion motor prohibited.

Shoe Lake (Mason County): Last Saturday in April through October 31 season.

Shoecraft Lake (Snohomish County): Bass: Only bass less than twelve inches or over fifteen inches in length may be retained.

Shoveler Lake (Grant County): March 1 through March 31 and September 1 through September 30 seasons.

Shye Lake (Grays Harbor County): June 1 through October 31 season.

Sidley Lake (Okanogan County): Trout: Daily limit two.

Siebert Creek (Clallam County): Trout: Minimum length fourteen inches.

Silent Lake (Jefferson County): Last Saturday in April through October 31 season.

Silver Creek (tributary to Cowlitz River) (Lewis County), mouth to USFS Road 4778: Selective gear rules. Trout: Minimum length twelve inches.

Silver Lake (Cowlitz County): Use of water dogs or salamanders for fishing prohibited. Bass: Minimum length fourteen inches.

Silver Lake (Pierce County): Last Saturday in April through October 31 season. Bass: Only bass less than twelve inches or over fifteen inches in length may be retained.

Silver Lake (Whatcom County): Last Saturday in April through October 31 season.

Similkameen River (Okanogan County):

From mouth to Enloe Dam: June 1 through August 31 season. Selective gear rules. Trout: Minimum length twelve inches, maximum length twenty inches. Additional season December 1 through March 31. Selective gear rules. Trout: Release all trout.

From Enloe Dam to Canadian border: Whitefish: Additional December 1 through March 31 season. Release all fish except whitefish.

Sinlahekin Creek (Okanogan County), from Palmer Lake to Cecile Creek bridge: June 1 through August 31 season. Selective gear rules. Whitefish: Additional December 1 through March 31 season. Release all fish except whitefish.

Sixteen Lake (Skagit County): Last Saturday in April through October 31 season.

Skagit River (Skagit/Whatcom counties):

From mouth to the Memorial Highway Bridge (Highway 536 at Mt. Vernon): Year around season. Trout except Dolly Varden/Bull Trout: Minimum length fourteen inches. Release steelhead March 1 through May 31. Legal to retain Dolly Varden/Bull Trout as part of trout daily limit, minimum length twenty inches. Wild steelhead may be retained December 1 through last day in February.

From Memorial Highway Bridge (Highway 536 at Mt. Vernon) upstream to pipeline crossing at Sedro Woolley: June 1 through March 31 season. Trout except Dolly Varden/Bull Trout: Minimum length fourteen inches. Legal to retain Dolly Varden/Bull Trout as part of trout daily limit, minimum length twenty inches. Wild steelhead may be retained December 1 through last day in February.

From pipeline crossing at Sedro Woolley to Bacon Creek: June 1 through March 15 season except closed June 1 through August 31 between a line 200 feet above the east bank of the Baker River to a line 200 feet below the west bank of the Baker River. Trout except Dolly Varden/Bull Trout: Minimum length fourteen inches. Legal to retain Dolly Varden/Bull Trout as part of the trout daily limit, minimum length twenty inches. Wild steelhead may be retained December 1 through last day in February.

From Bacon Creek to Gorge Powerhouse: June 1 through last day in February season. Trout except Dolly Varden/Bull Trout: Minimum length fourteen inches. Legal to retain Dolly Varden/Bull Trout as part of the trout daily limit, minimum length twenty inches. Wild steelhead may be retained December 1 through last day in February.

From the Gorge Powerhouse to Gorge Dam: Closed waters.

From the Dalles Bridge at Concrete to the mouth of Bacon Creek: Additional March 16 through April 30 season. Selective gear rules, except lawful to fish from a floating device equipped with a motor but not while under power. All species: Release all fish.

Skamokawa Creek (Wahkiakum County), mouth to forks just below Oatfield and Middle Valley Road: November 1 through March 15 season. All species: Release all fish other than steelhead. Trout: Minimum length twenty inches.

Skate Creek (tributary to Cowlitz River) (Lewis County): Trout: Daily limit five, no more than one over twelve inches in length.

Skokomish River (Mason County), mouth to forks: June 1 through last day in February season. Trout: Minimum length twelve inches. Release wild cutthroat.

Skokomish River, South Fork (Mason County):

From mouth to mouth of Church Creek: June 1 through last day in February season. Trout: Minimum length twelve inches. Release wild cutthroat.

From mouth of Church Creek to headwaters: Selective gear rules. Trout: Minimum length twelve inches.

Skokomish River, North Fork (Mason County):

From mouth to lower dam: June 1 through last day in February season. Trout: Minimum length twelve inches. Release wild cutthroat.

Above Lake Cushman, mouth to Olympic National Park boundary: June 1 through August 31 season. Selective gear rules. Trout: Release all fish.

Skookum Creek (Mason County): June 1 through last day in February season. Trout: Minimum length fourteen inches.

Skookum Lakes, North and South (Pend Oreille County): Last Saturday in April through October 31 season.

Skookumchuck Reservoir (Thurston County): June 1 through October 31 season. Trout: Daily limit two, minimum length twelve inches.

Skookumchuck River (Thurston County):

From mouth to four hundred feet below the outlet of the PP&L/WDFW steelhead rearing pond located at the base of the Skookumchuck Dam: Single point barbless hooks required October 16 through November 15. June 1 through April 30 season. Trout: Minimum length twelve inches. Release wild cutthroat.

From Skookumchuck Reservoir upstream and all tributaries: Selective gear rules. Trout: Minimum length twelve inches.

Skykomish River (Snohomish County):

From mouth to mouth of Sultan River: June 1 through last day in February season. Fishing from any floating device prohibited November 1 through last day in February from the boat ramp below Lewis Street Bridge at Monroe downstream two thousand five hundred feet. Trout except Dolly Varden/Bull Trout: Minimum length fourteen inches. Legal to retain Dolly Varden/Bull Trout as part of trout daily limit, minimum length twenty inches. Wild steelhead may be retained December 1 through last day in February. Additional March 1 through April 30 season: Selective gear rules. Fishing from any floating device prohibited from the boat ramp below Lewis Street Bridge at Monroe downstream two thousand five hundred feet. All species: Release all fish.

From the mouth of the Sultan River to the forks: June 1 through March 31 season, except closed June 1 to 8:00 a.m. August 1 in those waters one thousand five hundred feet upstream and one thousand feet downstream of the outlet at Skykomish Rearing Ponds. Fishing from any floating device prohibited in the area one thousand five hundred feet upstream and one thousand feet downstream of the outlet at Skykomish Rearing Ponds. Trout except Dolly Varden/Bull Trout: Minimum length fourteen inches. Legal to retain Dolly Varden/Bull Trout as part of trout daily limit, minimum length twenty inches. Wild steelhead may be retained December 1 through last day in February.

Skykomish River, North Fork (Snohomish County):

From mouth to one thousand feet downstream from Bear Creek Falls: June 1 through last day in February season. Trout: Minimum length fourteen inches. Wild steelhead may be retained December 1 through last day in February.

From one thousand feet below Bear Creek Falls to Deer Falls: Closed waters.

Skykomish River, South Fork (King/Snohomish counties):

From mouth to six hundred feet downstream from the Sunset Falls Fishway: June 1 through last day in February season. Trout: Minimum length fourteen inches. Wild steel-

head may be retained December 1 through last day in February.

From a point six hundred feet downstream of the Sunset Falls Fishway to the Sunset Falls Fishway: Closed waters.

From Sunset Falls to source: June 1 through November 30 season. Selective gear rules. Trout: Minimum length fourteen inches. Whitefish: Additional December 1 through last day in February season. Release all fish other than whitefish.

Smith Creek (near North River) (Pacific County): June 1 through last day in February season. Single point barbless hooks required July 1 through January 31 upstream to the Highway 101 Bridge. Trout: Minimum length fourteen inches.

Snake River: Year around season. Closed to the taking of all trout April 1 through June 15. Trout: Daily limit six, minimum length ten inches, no more than two over twenty inches. Release all steelhead June 16 through August 31. Barbless hooks required when fishing for steelhead.

Closed waters: Within four hundred feet of the base of any dam and within a four hundred foot radius around the fish ladder entrance at Lyons Ferry Hatchery, within a two hundred foot radius upstream of the fish ladder exit above Lower Granite Dam, and within an area one thousand two hundred feet downstream from the base of the west lock gate at Little Goose Dam on the south bank of the Snake River and one hundred feet out into the river from said river bank.

Snipe Lake (Grant County): March 1 through March 31 and September 1 through September 30 seasons.

Snohomish River (Snohomish County), including all channels, sloughs, and interconnected waterways, but excluding all tributaries: June 1 through March 31 season. Trout except Dolly Varden/Bull Trout: Minimum length fourteen inches. Legal to retain Dolly Varden/Bull Trout as part of trout daily limit, minimum length twenty inches. Wild steelhead may be retained December 1 through last day in February.

Snoqualmie River (King County):

From mouth to the falls: June 1 through March 31 season, except waters within the Puget Power tunnel at the falls and within fifty feet of any point on Puget Power's lower Plant # 2 building (north bank) are closed waters. June 1 through November 30 selective gear rules, except fishing from a floating device equipped with a motor allowed. Fishing from any floating device prohibited November 1 through March 31 from the mouth of Tokul Creek downstream to the boat ramp at Plumb access, about one-quarter mile. Trout: Minimum length fourteen inches. Wild steelhead may be retained December 1 through last day in February.

From Snoqualmie Falls, including the North and South Forks: Selective gear rules. Trout: Minimum length ten inches. Additional November 1 through May 31 season. Selective gear rules. All species: Release all fish.

Snoqualmie Middle Fork from mouth to source including all tributaries: June 1 through May 31 season. Selective gear rules. All species: Release all fish.

Snow Creek (Jefferson County), including all tributaries except Crocker Lake: Closed waters.

Sol Duc River (Clallam County): June 1 through April 30 season. November 1 through April 30, selective gear rules from the concrete pump station at the Soleduck Hatchery to the Highway 101 Bridge downstream from Snider Creek. Trout: Minimum length fourteen inches. December 1 through April 30, from mouth to the concrete pump station at the Soleduck Hatchery, one wild steelhead per day may be retained.

Sooes River (Suez River) (Clallam County): June 1 through last day in February season. Trout: Minimum length fourteen inches. Wild steelhead may be retained December 1 through last day in February.

Soos Creek (King County), from mouth to salmon hatchery rack: June 1 through ((August)) October 31 season. Trout: Minimum length fourteen inches.

South Bend Mill Pond (Pacific County): Juveniles only.

South Prairie Creek (Pierce County), mouth to Page Creek: Closed waters.

Spada Lake (Reservoir) (Snohomish County): Last Saturday in April through October 31 season. Selective gear rules except fishing from a floating device equipped with an electric motor permitted. Trout: Minimum length twelve inches.

Spada Lake (Reservoir) tributaries (Snohomish County): Closed waters.

Spanaway Lake outlet downstream to the dam (approximately 800 feet) (Pierce County): Year around season.

Spearfish Lake (Klickitat County): Last Saturday in April through last day in February season.

Spectacle Lake (Kittitas County): Trout: Daily limit sixteen.

Spectacle Lake (Okanogan County): March 1 through July 31 season.

Spirit Lake (Skamania County): Closed waters.

Spokane River (Spokane County):

From SR 25 Bridge upstream to the Seven Mile Bridge, except Long Lake, formed by Long Lake Dam (see also Long Lake): Year around season except walleye. Trout: Daily limit five, no more than two over twenty inches in length. Walleye: Daily limit eight, no more than one over twenty inches in length. Release walleye sixteen inches to twenty inches in length, and April 1 through May 31 release all walleye.

From Seven Mile Bridge upstream to the Monroe Street Dam: Year around season. Selective gear rules. Trout: Daily limit one. Release wild trout.

From Monroe Street Dam upstream to Upriver Dam: Year around season.

From Upriver Dam upstream to the Idaho/Washington state line: Selective gear rules, except fishing from a floating device equipped with a motor permitted. Trout: Daily limit one, minimum length 12 inches.

Sportsman's Lake (San Juan County): Bass: Only bass less than twelve inches or over fifteen inches in length may be retained.

Sprague Lake (Adams/Lincoln counties):

Waters northeast of the lakeside edge of the reeds to Danekas Road: Closed waters: Inlet stream (Negro Creek), April 1 through June 15. Bass: Only bass less than twelve inches or over fifteen inches in length may be retained.

Waters southeast of the lakeside edge of the reeds to Danekas Road: July 1 through September 15 season. Bass: Only bass less than twelve inches or over fifteen inches in length may be retained.

Spring Creek (Klickitat County): Trout: Daily limit five.

Spring Lake (Columbia County): March 1 through October 31 season. Fishing from any floating device prohibited.

Spring Lake (King County): Bass: Only bass less than twelve inches or over fifteen inches in length may be retained.

Spring Lakes (Grant County): March 1 through July 31 season.

Squalicum Lake (Whatcom County): Fly fishing only. Fishing from a floating device equipped with a motor prohibited. Trout: Daily limit two.

Starvation Lake (Stevens County): Last Saturday in April through May 31 season. Additional June 1 through October 31 season. Selective gear rules. All species: Release all fish.

Steel Lake (King County): Last Saturday in April through October 31 season.

Stehekin River (Chelan County), from the mouth to Agnes Creek: July 1 through October 31 season. Selective gear rules. Trout: Minimum length fifteen inches. Additional March 1 through June 30 season. Selective gear rules. All species: Release all fish.

Stetattle Creek (Whatcom County), from its mouth to mouth of Bucket Creek (one and one-half miles upstream): Closed waters.

Stevens Creek (Grays Harbor County), mouth to Highway 101 Bridge: June 1 through last day in February season. Trout: Minimum length fourteen inches.

Stevens, Lake (Snohomish County): Chumming permitted. Bass: Daily limit one, minimum length eighteen inches.

Steves Lake (Mason County): Last Saturday in April through October 31 season.

Stillaguamish River (Snohomish County):

From mouth to Warm Beach-Stanwood Highway, including all sloughs: Year around season. Trout: Minimum length fourteen inches. Wild steelhead may be retained December 1 through last day in February.

From Warm Beach-Stanwood Highway to the forks, except from the barrier dam (downstream of I-5) downstream two hundred feet which is closed waters: June 1 through last day in February season. Selective gear rules June 1 through November 30. Trout: Minimum length twenty inches June 1 through November 30. Release all fish except trout with a missing adipose fin and a healed scar at the fin site. Minimum length fourteen inches December 1 through last day in February and wild steelhead may be retained.

Stillaguamish River, North Fork (Snohomish County), from mouth to Swede Heaven Bridge: March 1 through November 30 all species: Fly fishing only and release all fish other than trout greater than twenty inches in length that are missing the adipose fin and have a healed scar at the fin site. Fishing from any floating device prohibited upstream of the Highway 530 Bridge at mile post 28.8 (Cicero Bridge). December 1 through last day in February: Trout: Minimum length fourteen inches and wild steelhead may be retained. Fishing from any floating device prohibited upstream of the Highway 530 Bridge at mile post 28.8 (Cicero Bridge).

Stillaguamish River, South Fork (Snohomish County):

From mouth to four hundred feet downstream of the outlet to fishway at Granite Falls: June 1 through last day in February season. Trout: Minimum length fourteen inches. Wild steelhead may be retained December 1 through last day in February.

From four hundred feet below the outlet of the end of the fishway to Mt. Loop Highway bridge above Granite Falls: Closed waters.

From Mt. Loop Highway Bridge above Granite Falls to source: June 1 through November 30 season.

Storm Lake (Snohomish County): Last Saturday in April through October 31 season.

Stratford/Brook Lake (Grant County): February 1 through September 30 season.

Stump Lake (Mason County): Last Saturday in April through October 31 season. Fishing from a floating device equipped with an internal combustion engine prohibited.

Suiattle River (Skagit County): Trout: Legal to retain Dolly Varden/Bull Trout as part of trout daily limit, minimum length twenty inches.

Sullivan Creek (Pend Oreille County), from Mill Pond upstream: Selective gear rules.

Sultan River (Snohomish County), from its mouth to a point four hundred feet downstream from the diversion dam at river mile 9.7: June 1 through last day in February season. Trout except Dolly Varden/Bull Trout: Minimum length fourteen inches. Legal to retain Dolly Varden/Bull Trout as part of trout daily limit, minimum length twenty inches. Wild steelhead may be retained December 1 through last day in February.

Sultan River, North and South Forks (Snohomish County): Closed waters.

Summit Lake (Stevens County): Last Saturday in April through October 31 season.

Summit Lake (Thurston County): Last Saturday in April through October 31 season.

Sunday Creek (tributary to N.F. Snoqualmie River) (King County): Closed waters.

Sutherland Lake (Clallam County): Chumming permitted.

Swamp Creek (tributary to Sammamish River) (Snohomish/King counties): Closed waters.

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Swan Lake (Ferry County): Last Saturday in April through October 31 season.

Swan's Mill Pond (Stossel Creek) (King County): June 1 through October 31 season.

Swauk Creek (Kittitas County): Selective gear rules.

Swift Reservoir (Skamania County): Last Saturday in April through October 31 season.

Swofford Pond (Lewis County): Fishing from a floating device equipped with an internal combustion motor prohibited. Bass: Daily and possession limit two. Only bass less than twelve inches or over eighteen inches in length may be retained. Channel catfish: Minimum length twenty inches.

Tahuya River (Mason County): Trout: Minimum length twelve inches. Release wild cutthroat.

From mouth to Bear Creek-Dewatto Road crossing, additional November 1 through last day in February season. Trout: Minimum length twelve inches. Release wild cutthroat.

Taneum Creek (Kittitas County): Selective gear rules.

Tanwax Lake (Pierce County): Bass: Only bass less than twelve inches or over fifteen inches in length may be retained.

Tapps Lake (Reservoir) intake canal (Pierce County), to within four hundred feet of the screen at Dingle Basin: Year around season.

Tarboo Lake (Jefferson County): Last Saturday in April through October 31 season.

Tate Creek (tributary to N.F. Snoqualmie River) (King County): Closed waters.

Taylor River (tributary to the Middle Fork Snoqualmie) (King County): Selective gear rules. All species: Release all fish.

Teal Lake (Jefferson County): Last Saturday in April to October 31 season.

Teanaway River, including North Fork (Kittitas County): Selective gear rules.

Tenas Lake (Mason County): Last Saturday in April through October 31 season.

Tennant Lake (Whatcom County): Fishing from any floating device prohibited from first Friday in October through January 15.

Terrell, Lake (Whatcom County): Fishing from any floating device prohibited the first Saturday after Labor Day through the following Friday and from October 1 through January 15 except fishing from floating dock permitted. Bass: Only bass less than twelve inches or over fifteen inches in length may be retained.

Thomas Lake (Stevens County): Last Saturday in April through October 31 season.

Thornton Creek (tributary to Lake Washington) (King County): Closed waters.

Tibbetts Creek (tributary to Lake Sammamish) (King County): Closed waters.

Tieton River (Yakima County): Lawful to fish to base of Tieton (Rimrock) Dam. Trout: Daily limit five, no minimum length. Whitefish: Additional December 1 through March 31 season. Release all fish except whitefish.

Tieton River, North Fork (Yakima County), upstream from Rimrock Lake: Closed waters: Spillway channel. June 1 through August 15 season.

Tieton River, South Fork (Yakima County): From mouth to bridge on USFS Rd. 1070 (approximately 12.5 miles): Closed waters.

Tiger Lake (Kitsap/Mason counties): Last Saturday in April through October 31 season.

Tilton River (Lewis County), from mouth to West Fork: June 1 through March 31 season. Trout: Daily limit five, no more than one over twelve inches in length. ((Wild steelhead may be retained December 1 through March 31.))

Tilton River, East, North, South and West Forks (Lewis County): Selective gear rules. Trout: Minimum length twelve inches.

Toad Lake (Whatcom County): Last Saturday in April through October 31 season.

Tokul Creek (King County):

From mouth to the posted cable boundary marker located approximately seven hundred feet upstream of the mouth: December 1 through March 31 season, closed 5:00 p.m. to 7:00 a.m. daily. Trout: Minimum length fourteen inches. Wild steelhead may be retained December 1 through last day in February.

From the posted cable boundary marker located approximately seven hundred feet upstream of the mouth to the rail-road trestle: Closed waters.

Tolt River (King County):

From mouth to the USGS trolley cable near the confluence of the North and South Forks: June 1 through last day in February season. June 1 through November 30, selective gear rules. Trout: Minimum length fourteen inches. Wild steelhead may be retained December 1 through last day in February.

From the USGS trolley cable to the mouth of Yellow Creek on the North Fork, and to the dam on the South Fork: Closed waters.

From mouth of Yellow Creek upstream on North Fork: Year-round season. Trout: Selective gear rules and release all trout.

From dam upstream on South Fork: Selective gear rules. Trout: Minimum length ten inches.

Totem Lakes 1 and 2 (Whatcom County): Bass: Only bass less than twelve inches or over fifteen inches in length may be retained. Daily limit may not contain more than three bass over fifteen inches in length.

Touchet River (Columbia/Walla Walla counties):

From mouth to confluence of north and south forks: June 1 through October 31 season. Trout: Daily limit five. Additional season: November 1 through April 15. Barbless hooks required. All species: Release all fish except steelhead and brown trout. From confluence of north and south forks upstream, including Wolf Fork: June 1 through October 31 season. Selective gear rules. Release all steelhead. Tributaries other than Wolf Fork: Closed waters.

Toutle River (Cowlitz County):

From mouth to forks, and North Fork from the mouth to the posted deadline below the fish collection facility: June 1 through November 30 season. All species: Release all fish except steelhead with a missing adipose fin and a healed scar at the fin site. Trout: Minimum length twenty inches.

From the posted deadline below the fish collection facility upstream to the headwaters, including all tributaries, but excepting Castle and Coldwater Lakes: Closed waters.

Toutle River, South Fork (Cowlitz County), mouth to source: Closed waters: All tributaries. June 1 through November 30 season. All species: Release all fish except steelhead with a missing adipose fin and a healed scar at the fin site. Trout: Minimum length twenty inches. Mouth to 4100 Road Bridge: Additional December 1 through March 31 season. Selective gear rules. All species: Release all fish except steelhead with a missing adipose fin and a healed scar at the fin site.

Tradition Lake (King County): Bass: Only bass less then twelve inches or over fifteen inches in length may be retained.

Trapper Lake (Chelan County): Trout: Daily limit two.

Trout Creek (tributary to Wind River) (Skamania County): Closed waters.

Trout Lake (Ferry County): Last Saturday in April through October 31 season.

Trout Lake (tributary to Big White Salmon River) (Klickitat County): June 1 through October 31 season.

Tucannon River (Columbia/Walla Walla counties): Closed waters: All tributaries.

From the Highway 261 Bridge upstream to Turner Road Bridge: Trout: Daily limit five, no more than two of which may be steelhead. Additional November 1 through April 15 season. Barbless hooks required. All species: Release all fish except steelhead and whitefish.

From the Turner Road Bridge upstream to the Cummings Creek Bridge: Selective gear rules June 1 through October 31. Additional season November 1 through April 15. Barbless hooks required. All species: Release all fish except steelhead and whitefish.

From the Cummings Creek Bridge upstream to a sign referencing Deer Lake about 3/4 mile upstream of the Tucannon hatchery: Closed waters.

From a sign referencing Deer Lake to the Panjab Creek Bridge: Selective gear rules. Trout: Legal to retain Dolly Varden/Bull Trout in the daily trout limit, minimum length twenty-four inches.

From the Panjab Creek Bridge upstream: Closed waters.

Tucannon River tributaries (Columbia/Walla Walla counties): Closed waters.

Tunnel Lake (Skamania County): Trout: No more than 2 trout 20 inches in length or greater may be retained.

Twin Lake (Jefferson County): Last Saturday in April through October 31 season.

Twin Lakes (Chelan County) and tributaries and outlet stream to junction with the Napeequa River: Closed waters.

Twisp River (Okanogan County), from mouth to South Fork Twisp River: Selective gear rules. Trout: Minimum length twelve inches, maximum length twenty inches.

Tye River (King County): Foss River to Alpine Falls June 1 through October 31 season: Selective gear rules. Trout: Minimum length fourteen inches. Whitefish: Additional November 1 through last day in February season. Release all fish other than whitefish. From Alpine falls upstream: Trout: Minimum size ten inches.

U Lake (Mason County): Last Saturday in April through October 31 season.

Umtanum Creek (Kittitas County): Selective gear rules.

Uncle John Creek (Mason County): Closed waters.

Union Creek (Yakima County): From mouth upstream to falls (approximately 1/4 mile): Closed waters.

Union River (Mason County):

From mouth to watershed boundary: Trout: Minimum length fourteen inches.

From mouth to lower bridge on the Old Belfair Highway, additional November 1 through last day in February season. Trout: Minimum length fourteen inches.

From watershed boundary to source, including all tributaries: Closed waters.

Upper Wheeler Reservoir (Chelan County): Closed waters.

Valley Creek (Clallam County): Last Saturday in April through October 31 season. Juveniles only.

Vance Creek (Mason County): Trout: Minimum length fourteen inches.

Vance Creek/Elma Ponds (Grays Harbor County): Pond One: Last Saturday in April through October 31 season. Juveniles only. Pond Two: Last Saturday in April through October 31 season.

Vancouver Lake and all other waters west of Burlington-Northern Railroad from Columbia River drawbridge near Vancouver downstream to Lewis River (Clark County): Trout: Daily limit two, minimum length twelve inches.

Vanes Lake (Pend Oreille County): Last Saturday in April through October 31 season.

Vic Meyers (Rainbow) Lake (Grant County): Last Saturday in April through September 30 season.

Voight's Creek (Pierce County): From mouth to Highway 162 Bridge: Closed waters.

Waddell Creek (Thurston County): Selective gear rules. Trout: Minimum length twelve inches.

Wagners Lake (Snohomish County): Last Saturday in April through October 31 season.

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Waitts Lake (Stevens County): Last Saturday in April through last day in February season.

Walker Lake (King County): Last Saturday in April through October 31 season.

Wallace River (Snohomish County):

From its mouth to the first Burlington-Northern Railroad bridge downstream of the Highway 2 Bridge: June 1 through September 1 season. Closed waters: From the first Burlington-Northern Railroad bridge (below Highway 2) to a point two hundred feet upstream of the water intake of the salmon hatchery. Trout except Dolly Varden/Bull Trout: Minimum length fourteen inches. Legal to retain Dolly Varden/Bull Trout as part of trout daily limit, minimum length twenty inches.

From the mouth to mouth of Olney Creek: Additional November 1 through last day in February season. Fishing from any floating device prohibited. Trout except Dolly Varden/Bull Trout: Minimum length fourteen inches. Legal to retain Dolly Varden/Bull Trout as part of trout daily limit, minimum length twenty inches. Wild steelhead may be retained December 1 through last day in February.

Walla Walla River (Walla Walla County):

From mouth to the Touchet River: Year around season. Trout: Barbless hooks required when fishing for steelhead. Release trout April 1 through May 31.

From the Touchet River upstream to state line: Trout: All tributaries except Mill Creek, maximum length twenty inches. Additional season November 1 through April 15. All species: Barbless hooks required and release all fish except steelhead.

Walupt Lake (Lewis County): Closed waters: All inlet streams. Last Saturday in April through October 31 season. Selective gear rules except fishing from devices equipped with motors permitted. Trout: Minimum length ten inches.

Wannacut Lake (Okanogan County): Last Saturday in April through October 31 season.

Wapato Lake (Chelan County): Last Saturday in April through October 31 season. From August 1 through October 31: Selective gear rules except fishing from a device equipped with an internal combustion engine permitted. Trout: Release all trout.

Wapato Lake (Pierce County): Juveniles only.

Ward Lake (Ferry County): Last Saturday in April through October 31 season.

Ward Lake (Thurston County): Last Saturday in April through October 31 season.

Warden Lake and Warden Lake, South (Grant County): March 1 through July 31 season.

Washburn Island Pond (Okanogan County): April 1 through September 30 season. Bass: Only bass less than 12 inches or over fifteen inches in length may be retained. Fishing from a floating device equipped with an internal combustion motor prohibited.

Washington, Lake, including that portion of the Sammamish River from the 68th Avenue N.E. Bridge downstream (King County): Fishing from floating device prohibited one hundred yards either side of the floating bridges. Chumming permitted. Trout: December 1 through last day in February: Release all steelhead and rainbow trout over twenty inches in length. March 1 through June 30: Minimum length twelve inches, and release all steelhead and rainbow trout over twenty inches in length. Kokanee/sockeye under fifteen inches are kokanee while those fifteen inches and over are sockeye salmon.

Washington, Lake, Ship Canal (King County) (waters east of a north-south line 400 feet west of the fish ladder at the Chittenden Locks and west of a north-south line at the eastern ends of the concrete abutments east of the Montlake Bridge): West of Fremont Bridge: Fishing from floating device prohibited. East of Fremont Bridge: Chumming permitted.

From west boundary to a north-south line 400 feet east of the eastern end of the northern wing wall of Chittenden Locks: Closed waters.

From 400 feet east of the eastern end of the northern wing wall of Chittenden Locks to the east boundary: Open year around. Trout: December 1 through last day in February daily limit five, no minimum length. Release steelhead and rainbow trout over twenty inches in length. March 1 through June 30, daily limit five, minimum length twelve inches. Release steelhead and rainbow trout over twenty inches in length. July 1 through November 30, daily limit five, no minimum length. Kokanee/sockeye less than fifteen inches in length are kokanee and fifteen inches and over in length are sockeye salmon.

Washougal River (Clark County):

From mouth to bridge at Salmon Falls: June 1 through March 15 season. Trout: Minimum length twelve inches. Release wild cutthroat. Release steelhead August 16 through October 15.

From mouth to Mt. Norway Bridge: Additional April 16 through May 31 season. All species: Release all fish except steelhead with a missing adipose fin and a healed scar at the fin site.

From bridge at Salmon Falls to its source: Closed waters.

Washougal River, West (North) Fork (Clark/Skamania counties):

From mouth to the water intake at the department hatchery: Closed waters.

From intake at department hatchery to source: June 1 through March 15 season. Trout: Minimum length twelve inches. Release wild cutthroat.

Watson Lake (Columbia County): March 1 through October 31 season. Fishing from any floating device prohibited.

Wenas Lake (Yakima County): Trout: Daily limit five, of which not more than two may be brown trout.

Wenatchee Lake (Chelan County): Chumming permitted. Trout except kokanee: Daily limit two, minimum length twelve inches. Kokanee not counted in daily trout limit. Kokanee daily limit sixteen. Kokanee/sockeye under sixteen inches will be considered kokanee while those sixteen inches and over will be considered sockeye salmon.

Wenatchee River (Chelan County):

From mouth to Lake Wenatchee: June 1 through August 31 season. Selective gear rules. Trout: Minimum length twelve inches, maximum length twenty inches. Whitefish: Additional season December 1 through March 31. Release all fish except whitefish. Selective gear rules.

West Twin River (Clallam County): June 1 through last day in February season. Trout: Minimum length fourteen inches.

Whatcom Creek (Whatcom County):

From mouth to stone bridge at Whatcom Falls Park: June 1 through last day in February season. Trout: Minimum length fourteen inches. Wild steelhead may be retained December 1 through last day in February.

From stone bridge at Whatcom Falls Park upstream to Lake Whatcom: Last Saturday in April through October 31 season. Juveniles only. Trout: No minimum length.

Whatcom, Lake (Whatcom County): Last Saturday in April through October 31 season, except those waters between the Electric Avenue Bridge and the outlet dam are closed waters: Trout: Daily limit may contain no more than one cutthroat trout, minimum cutthroat length eighteen inches.

Whatcom, Lake, tributaries (Whatcom County): Closed waters.

White River (Chelan County), from mouth upstream to White River Falls: Selective gear rules. Trout: Maximum length twenty inches.

White (Stuck) River (Pierce County):

From mouth to R Street Bridge in Auburn: June 1 through September 30: Closed waters. October 1 through last day in February season: Trout: Minimum length fourteen inches.

From R Street Bridge to Highway 410 Bridge at Buckley, except waters of Puget Power canal, including the screen bypass channel, above the screen at Dingle Basin are closed waters: October 1 through October 31 season only. Trout: 14 inch minimum size.

From the Weyerhaeuser 6000 Road Bridge (Bridge Camp) to its source: Whitefish: Additional November 1 through January 31 season. Release all fish except whitefish.

Whitechuck River (Snohomish County): Trout: Legal to retain Dolly Varden/Bull Trout as part of trout daily limit, minimum length twenty inches.

White Salmon River (Klickitat/Skamania counties):

From mouth to powerhouse: Year around season. Trout: Minimum length fourteen inches.

From powerhouse to within four hundred feet of Northwestern Dam: November 16 to June 15 season. Trout: Minimum length fourteen inches.

From gas pipeline crossing above Northwestern Lake to Gilmer Creek: Selective gear rules. Trout: Minimum length twelve inches.

Whitestone Lake (Okanogan County): Bass: Only bass less than twelve inches or over fifteen inches in length may be retained.

Wide Hollow Creek (Yakima County): Trout: Daily limit five, no minimum length.

Widgeon Lake (Grant County): March 1 through March 31 and September 1 through September 30 seasons.

Wildberry Lake (Mason County): Last Saturday in April through October 31 season.

Wildcat Lake (Kitsap County): Last Saturday in April through October 31 season.

Wilderness Lake (King County): Last Saturday in April through October 31 season.

Willame Lake (Lewis County): Last Saturday in April through October 31 season. Selective gear rules. Trout: Daily limit two, minimum length fifteen inches.

Willapa River (Pacific County), including all forks: Closed waters: Four hundred feet below falls on South Fork to falls.

From department boat launch in South Bend upstream: Single point barbless hooks required July 1 through October 31 upstream to Forks Creek. Trout: Minimum length fourteen inches.

From department boat launch in South Bend to Forks Creek: Additional November 1 through March 31 season. Fishing from any floating device prohibited from the bridge on Willapa Road (Camp One Bridge) to Forks Creek. Single point barbless hooks required November 1 through January 31. Trout: Minimum length fourteen inches.

South Fork: Additional November 1 through last day of February season. Trout: Minimum length fourteen inches.

Williams Creek (Pacific County): June 1 through last day in February season. Trout: Minimum length fourteen inches.

Williams Lake (Spokane County): Last Saturday in April through September 30 season.

Williams Lake (Stevens County): December 1 through March 31 season.

Willow Lake (Whatcom County): July 1 through October 31 season. Selective gear rules. Trout: Daily and possession limit one, minimum length eighteen inches.

Wilson Creek (two branches within Ellensburg city limits) (Kittitas County): Juveniles only. Trout: Daily limit five, no minimum length.

Winchester Wasteway (Grant County): Within Winchester Game Reserve: February 1 through September 30 season.

Wind River (Skamania County):

Mouth to four hundred feet below Shipherd Falls: June 1 through March 15 season. Trout: Minimum length fourteen inches.

From four hundred feet below to one hundred feet above Shipherd Falls fish ladder: Closed waters.

From one hundred feet above Shipherd Falls to source: June 1 through November 30 except closed from an upper boundary sign along Carson National Fish Hatchery grounds to a lower boundary marker 800 yards downstream June 1 through August 31. All species: Selective gear rules.

Tyee Springs: Closed waters.

From one hundred feet above Shipherd Falls fish ladder to source, including all tributaries: June 1 through November 30 season. Trout: Minimum length fourteen inches.

Winston Creek (tributary to Cowlitz River) (Lewis County): Selective gear rules. Trout: Minimum length ten inches.

Wiser Lake (Whatcom County): Bass: Only bass less than twelve inches or over fifteen inches in length may be retained.

Wishkah River (Grays Harbor County), including all forks: Closed waters: Mainstem from four hundred feet below outlet of dam at Wishkah Rearing Ponds (formerly Mayr Bros.) to dam. Trout: Minimum length twelve inches. Release wild cutthroat.

From the mouth to four hundred feet below outlet: Additional November 1 through March 31 season. Trout: Minimum length twelve inches. Release wild cutthroat.

Wood Lake (Mason County): Last Saturday in April through October 31 season.

Woodland Creek (Thurston County): Trout: Minimum length fourteen inches.

Wooten Lake: Last Saturday in April through October 31 season.

Wynoochee River (Grays Harbor County): Single point barbless hooks required September 16 through October 31 upstream to 7400 line bridge above mouth of Schafer Creek. Trout: Minimum length twelve inches. Release wild cutthroat.

From mouth to 7400 line bridge above mouth of Schafer Creek: Additional November 1 through March 31 season. Trout: Minimum length twelve inches. Release wild cutthroat.

Wynoochee Reservoir (Grays Harbor County): June 1 through October 31 season. Trout: Daily limit two, minimum length twelve inches.

Yakima River (Yakima County): Release all steelhead in mainstern and tributaries.

From mouth to four hundred feet below Roza Dam: Year around season. Trout: Minimum length twelve inches and maximum length twenty inches. Release all trout April 1 through May 31.

From Roza Dam to four hundred feet below Easton Dam: Year around season. Fishing from floating devices equipped with motors allowed only from the U.S. Bureau of Reclamation restricted area signs at Roza Dam upstream to the boat launch ramp on the Roza Access Area (approximately one-half mile). Trout: Selective gear rules, and release all trout. Whitefish: Bait and one single-pointed, barbless hook only may be used for whitefish December 1 through last day in February.

From Lake Easton to Keechelus Dam: Selective gear rules.

Yakima Sportsmen's Park Ponds (Yakima County): Juveniles only.

Yale Reservoir (Cowlitz County): Trout: Kokanee not counted in daily trout limit. Kokanee daily limit sixteen.

Yellowjacket Creek (tributary to Cispus River) (Lewis County): Selective gear rules. Trout: Minimum length twelve inches.

Yellowjacket Ponds (Lewis County): Last Saturday in April through last day in February season. Trout: No more than one over twelve inches in length.

Yokum Lake (Pend Oreille County): Last Saturday in April through October 31 season.

- (3) Specific marine water exceptions to state-wide rules:
- (a) Marine water area codes and boundaries:
- (i) Area 1 (Ilwaco): Waters west of the Buoy 10 Line and north to Leadbetter Point.
- (ii) Area 2 (Westport-Ocean Shores): From Leadbetter Point north to the Queets River. Area 2 excludes waters of Willapa Bay and Grays Harbor.
- (iii) Area 2-1: Willapa Bay east of a line from Leadbetter Point to Willapa Channel Marker 8 (Buoy 8) then to the westerly most landfall on Cape Shoalwater.
- (iv) Area 2-2: Grays Harbor east of a line from the outermost end of the north jetty to the outermost exposed end of the south jetty.
- (v) Area 3 (La Push): From the Queets River north to Cape Alava.
- (vi) Area 4 (Neah Bay): From Cape Alava north and inside Juan de Fuca Strait to the Sekiu River.
- (vii) Area 5 (Sekiu and Pillar Point): From mouth of Sekiu River east to Low Point, mouth of the Lyre River.
- (viii) Area 6 (East Juan de Fuca Strait): From Low Point east to the Partridge Point-Point Wilson line north to the line from Trial Island (near Victoria, B.C.) Navigation Buoy BW "R" Smith Island the most northeasterly of the Lawson Reef lighted buoys (RB1 QK Fl Bell) Northwest Island the Initiative 77 marker on Fidalgo Island.
- (ix) Area 7 (San Juan Islands): All marine waters north of the line described under Area 6 to the United States-Canadian boundary.
- (x) Area 8 (Deception Pass, Hope and Camano Islands): Line projected from West Point on Whidbey Island to Reservation Head on Fidalgo Island east through Deception Pass, including all waters east of Whidbey Island to the Possession Point - Shipwreck Line.
- (xi) Area 8-1 (Deception Pass and Hope Island): East of a line projected from West Point on Whidbey Island to Reservation Head on Fidalgo Island, south of the Burlington Northern Railroad Bridge at the north end of Swinomish Slough, north of the Highway 532 Bridge between Camano Island and the mainland, and westerly of a line from the East Point Light on Whidbey Island to the Saratoga Pass Light #2 on Camano Island (F1 red 4 sec.).
- (xii) Area 8-2 (Port Susan and Port Gardner): East of a line from the East Point Light on Whidbey Island to the Saratoga Pass Light # 2 on Camano Island (Fl red 4 sec.) and north of a line from the south tip of Possession Point 110 degrees true to a shipwreck on the opposite shore.
- (xiii) Area 9 (Admiralty Inlet): All waters inside and south of the Partridge Point-Point Wilson Line and a line projected from the southerly tip of Possession Point 110 degrees true to a shipwreck on the opposite shore and northerly of the Hood Canal Bridge and the Apple Cove Point-Edwards Point Line.

Proposed [66]

- (xiv) Area 10 (Seattle-Bremerton): From the Apple Cove Point-Edwards Point Line to a line projected true eastwest through the northern tip of Vashon Island.
- (xv) Area 11 (Tacoma-Vashon Island): From the northern tip of Vashon Island to the Tacoma Narrows Bridge.
- (xvi) Area 12 (Hood Canal): All contiguous waters south of the Hood Canal Bridge and adjacent waters north of the Hood Canal Bridge when fishing from the pontoon beneath the bridge.
- (xvii) Area 13 (South Puget Sound): All contiguous waters south of the Tacoma Narrows Bridge.
- (b) Marine waters regulations: These regulations apply to all marine waters contained within the boundaries of Washington state, within Puget Sound, Hood Canal, the Strait of Juan de Fuca, the San Juan Islands, the Strait of Georgia, and the Pacific Ocean, including estuaries (river mouths) from salt water upstream to a line between the outermost headlands measured at the highest high tide (usually the debris line furthest inshore on surrounding beaches), unless otherwise described under area regulations (see individual areas, below):
- (i) Fishing hours: Twenty-four hours per day year around, except those waters of Area 10 west of the Lake Washington Ship Canal to a north-south line 175 feet west of the Burlington-Northern Railroad Bridge are closed waters.
- (ii) License requirements: A valid current Washington state department of fish and wildlife game fish license, and, if appropriate, a steelhead license, is required to fish for game fish including steelhead in marine waters. All steelhead taken from marine areas shall be entered on the steelhead catch record card using the words Marine Area and followed by the appropriate marine area code number.
- (iii) Gear restrictions: Angling gear only, and in those waters of Area 10 downstream of the First Avenue South Bridge to an east-west line through southwest Hanford Street on Harbor Island and parallel to southwest Spokane Street where it crosses Harbor Island, nonbuoyant lure restriction July 1 through November 30. In all areas, underwater spearfishing, spearing, gaffing, clubbing, netting, or trapping game fish is unlawful.
- (iv) Trout: Daily limit two fish, minimum length fourteen inches, except release Dolly Varden/Bull Trout in all areas, release wild cutthroat in Marine Areas 12 and 13, and release all trout November 1 through May 31 in Chambers Bay and that portion of Marine Area 13 inside a line from Gordan Point to the dock at Pioneer gravel pit (second gravel pit approximately 1.2 miles north of Chambers Bay).

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WSR 98-11-071 WITHDRAWAL OF EXPEDITED ADOPTION INDETERMINATE SENTENCE REVIEW BOARD

[Filed May 19, 1998, 11:17 a.m.]

Please be advised that we are withdrawing WSR 98-09-047 at this time.

We will be resubmitting our proposals for expedited adoption of WAC 381-10-120, 381-10-170, 381-20-050, 381-20-090, and 381-20-100 with minor corrections.

Dennis Marsh Executive Officer

WSR 98-11-072 EXPEDITED ADOPTION INDETERMINATE SENTENCE REVIEW BOARD

[Filed May 19, 1998, 11:20 a.m.]

Title of Rule: Chapter 381-10 WAC, General administrative policies and chapter 381-20 WAC, Public records and disclosure.

Purpose: These chapters describe the board's general organization and policies as well as procedures relating to public disclosure.

Statutory Authority for Adoption: RCW 34.05.220 [(1)](b), 42.17.250.

Statute Being Implemented: RCW 34.05.220 [(1)](b), 42.17.250.

Summary: These proposals clarify existing rules.

Reasons Supporting Proposal: The changes clarify language relating to conflicts of interest, expands victim's options, and clarifies rules relating to access of records.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Dennis Marsh, 4317 6th Avenue S.E., Lacey, WA, (360) 493-9266.

Name of Proponent: Indeterminate Sentence Review Board, governmental.

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

Explanation of Rule, its Purpose, and Anticipated Effects: WAC 381-10-120 outlines the board's policy regarding conflicts of interest, WAC 381-10-170 outlines the board's policy regarding victim's rights, WAC 381-20-050, 381-20-090, and 381-20-100 outlines the board's policy for requesting public disclosure, disclosure procedures, and the appeal process.

Proposal Changes the Following Existing Rules: The changes are minor and are intended to either clarify or enhance existing rules. The change relating to conflicts of interest clarifies who may object to potential conflicts of interest. The change relating to victim's rights is intended to enhance access to the board and eliminates time restraints currently imposed. The changes relating to public records/disclosure clarifies who processes public disclosure requests.

Expedited adoption under RCW 34.05.230 (1)(c) is appropriate for WAC 381-10-120, 381-20-050, 381-20-090 and 381-20-100 because the proposed changes clarify existing rules without changing their effect.

Expedited adoption under RCW 34.05.230 (1)(e) is appropriate for WAC 381-10-170. This change is proposed after receiving feedback from victims via the Office of Crime Victims Advocacy. In some cases, victims did not feel comfortable addressing the full board and would prefer to meet privately with the chair. In addition, the time constraints imposed were felt to be too restrictive. The Office of Crime Victims Advocacy was involved in, and is supportive of, the proposed change.

NOTICE

THIS RULE IS BEING PROPOSED TO BE ADOPTED USING AN EXPEDITED RULE-MAKING PROCESS THAT WILL ELIMINATE THE NEED FOR THE AGENCY TO HOLD PUBLIC HEARINGS, PREPARE A SMALL BUSINESS ECONOMIC IMPACT STATEMENT, OR PROVIDE RESPONSES TO THE CRITERIA FOR A SIGNIFICANT LEGISLATIVE RULE. IF YOU OBJECT TO THIS RULE BEING ADOPTED USING THE EXPEDITED RULE-MAKING PROCESS, YOU MUST EXPRESS YOUR OBJECTIONS IN WRITING AND THEY MUST BE SENT TO Dennis Marsh, Indeterminate Sentence Review Board, P.O. Box 40907, Olympia, WA 98504-0907, AND RECEIVED BY August 1, 1998.

May 18, 1998 Kathryn S. Bail Chair

<u>AMENDATORY SECTION</u> (Amending WSR 91-14-028, filed 6/26/91, effective 7/27/91)

WAC 381-10-120 Conflict of interest. It is the policy of the board that whenever a member or hearing officer has personal knowledge of a case, or a personal interest, or personal acquaintance of the subject person, any of which factors might reasonably be construed as having an influence on the outcome, the member or hearing officer shall withdraw completely from the decision-making process on that case if requested by any party to the proceeding.

AMENDATORY SECTION (Amending WSR 91-14-028, filed 6/26/91, effective 7/27/91)

- WAC 381-10-170 Victim's rights. This rule is provided to ensure the orderly presentation of victim statements so that victims or their representatives may freely exercise their constitutional rights.
- (1) Written statements. Consistent with prior board practices, the board will continue to ((allow)) encourage victims or their representatives to submit written statements to the board. Prior notification is not required for the submission of written statements.
- (2) In-person statements. Upon notification either through the prosecuting attorney to the board, or directly to the board that an in-person statement is requested by the victims or their representatives, such person shall be ((allowed)) invited to make an in-person statement to the board as a

whole at a regularly scheduled board meeting, or through a meeting with the chair prior to a final decision allowing an offender to be released on parole. ((Such statement will be limited to fifteen minutes and may only be made at a regularly scheduled board meeting. After notifying the board of intent to make an in-person statement, the vietim or vietim's representative will be advised of the time and place of the next board meeting where an in-person statement will be scheduled.))

(3) Other statements. The board ((will)) also ((allow)) encourages victims or their representatives to submit audio cassette or video (VHS) tape statements. The statement will be presented at a regularly scheduled meeting before the offender's final parole release decision is made. ((Tape statements are limited to fifteen minutes in length.))

AMENDATORY SECTION (Amending WSR 91-14-028, filed 6/26/91, effective 7/27/91)

WAC 381-20-050 Requests for public records. (1) All requests for the disclosure of a public record must be in writing identifying the record sought with reasonable certainty. The written request should include:

- (a) The name of the person requesting the record.
- (b) The calendar date the request was made.
- (c) The nature of the request.
- (2) A request for disclosure shall be made during the customary business hours or by mail. Persons who appear at the board's office for the purpose of inspection and copying of the board files are requested to make an appointment ((with the public disclosure coordinator)) at least ten working days in advance in order to allow sufficient time for the removal and deletion of exempted record information.
- (3) This chapter shall not be construed as giving authority to any agency to give, sell, or provide access to lists of individuals for any purpose, and the board shall not do so unless specifically authorized or directed by law.
- (4) If the public record contains material exempt from disclosure pursuant to law, including those laws cited in WAC 381-20-010, the board must provide the person requesting disclosure with a written explanation for the non-disclosure, pursuant to WAC 381-20-090.
- (5) Any person continuing to seek disclosure, after having received a written explanation for the nondisclosure, pursuant to WAC 381-20-090, may request a review under the provisions of WAC 381-20-100.
- (6) When a person's identity is relevant to an exemption, that person may be required to provide personal identification.
- (7) Nothing in this chapter, shall be construed to require the board to compile statistics or other information from material contained in public records, where doing so would unduly interfere with other essential functions of the board and is not required for litigation by rules of pretrial discovery.
- (8) If public records or information contained in a board file are in the field for purposes of a hearing, and are thus not available, ((the public disclosure coordinator or his designee)) board staff shall promptly inform the person requesting disclosure that there will be a delay in responding to the disclosure request due to the unavailability of the public record.

(9) All requests from the press or media shall be referred to the chair or designee for response.

AMENDATORY SECTION (Amending WSR 91-14-028, filed 6/26/91, effective 7/27/91)

WAC 381-20-090 Disclosure procedure. ((The public records officer)) Board staff shall review file material prior to disclosure.

If the file does not contain materials exempt from disclosure, ((the public records officer)) board staff shall ensure full disclosure.

If the file does contain materials exempt from disclosure, ((the public records officer)) board staff shall exempt those portions of the file and shall, at the time of the denial, in writing, clearly specify the reasons for the denial of disclosure, including a statement of the specific exemptions or reasons authorizing the withholding of the record and a brief explanation of how the exemption applies. The remaining nonexempt materials shall be fully disclosed pursuant to this chapter.

AMENDATORY SECTION (Amending WSR 91-14-028, filed 6/26/91, effective 7/27/91)

WAC 381-20-100 Remedy for review of denial of disclosure. (1) If the person requesting disclosure disagrees with the decision of ((a public disclosure reviewer)) board staff denying disclosure of a public record, this person may, at any time, petition the board's ((public records)) executive officer for review of the decision denying disclosure. The form used by ((the public disclosure reviewer)) board staff to deny disclosure of a public record shall clearly indicate this right of review.

(2) The ((public records)) executive officer shall review decisions denying disclosure in the most prompt fashion possible, and such review shall be deemed completed at the end of the second business day following receipt by the board of the petition for review. This shall constitute final agency action for the purposes of judicial review, pursuant to RCW 42.17.320.

WSR 98-11-099 EXPEDITED ADOPTION DEPARTMENT OF ECOLOGY

[Order 98-12-Filed May 20, 1998, 10:27 a.m.]

Title of Rule: Chapter 173-03 WAC, Public records. Purpose: To update agency addresses and clarify the language.

Statutory Authority for Adoption: RCW 42.17.250. Statute Being Implemented: RCW 42.17.250.

Summary: The language was clarified without changing its effect. Headquarters and some regional addresses were also corrected.

Reasons Supporting Proposal: RCW 34.05.230 (1)(c).

Name of Agency Personnel Responsible for Drafting and Implementation: Diane Pratt, Lacey, Washington, (360) 407-6046.

Name of Proponent: Department of Ecology, governmental.

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

Explanation of Rule, its Purpose, and Anticipated Effects: This rule implements the requirements of RCW 42.17.250 - 42.17.340 relating to public records.

Proposal does not change existing rules.

NOTICE

THIS RULE IS BEING PROPOSED TO BE ADOPTED USING AN EXPEDITED RULE-MAKING PROCESS THAT WILL ELIMINATE THE NEED FOR THE AGENCY TO HOLD PUBLIC HEARINGS, PREPARE A SMALL BUSINESS ECONOMIC IMPACT STATEMENT, OR PROVIDE RESPONSES TO THE CRITERIA FOR A SIGNIFICANT LEGISLATIVE RULE. IF YOU OBJECT TO THIS RULE BEING ADOPTED USING THE EXPEDITED RULE-MAKING PROCESS, YOU MUST EXPRESS YOUR OBJECTIONS IN WRITING AND THEY MUST BE SENT TO Jerry Thielen, Rules Coordinator, Department of Ecology, P.O. Box 47600, Olympia, WA 98504-7600, AND RECEIVED BY July 18, 1998.

May 19, 1998 Dan Silver Deputy Director

AMENDATORY SECTION (Amending Order 90-37, filed 10/23/90, effective 11/23/90)

WAC 173-03-010 ((Purpose.)) What is the purpose of this chapter? The purpose of this chapter is to implement the requirements of RCW 42.17.250 - 42.17.340 relating to public records.

AMENDATORY SECTION (Amending Order 90-37, filed 10/23/90, effective 11/23/90)

WAC 173-03-020 ((Definitions.)) How are specific terms defined in this chapter? (1) The terms "person," "public record," and "writing" shall have the meanings as stated in RCW 42.17.020.

- (2) "Department" means the department of ecology.
- (3) "Director" means the director of the department.
- (4) "Public records officer" means the employee designated as such by the department.
- (5) "Designee" means the employee of the department designated by the director or the public records officer to serve as the public records coordinator at the headquarters offices or at each of the ((satellite and)) regional offices in the absence of the officer.

AMENDATORY SECTION (Amending Order 92-37, filed 10/7/92, effective 11/7/92)

WAC 173-03-030 ((Description of organization.)) How is the department of ecology organized? (1) Headquarters office.

(a) ((Through September 1993, the headquarters office will continue to be located in Abbott Raphael Hall on the

eampus of St. Martin's College, Lacey, Washington. After September 1993,)) The headquarters office ((will be)) is located at 300 Desmond Drive ((East)), Lacey, Washington. The mailing address for the headquarters office ((and all satellite program offices, except for the environmental investigations and lab services program)) is:

Department of Ecology P.O. Box 47600 Olympia, Washington 98504-7600

The mailing address for the nuclear waste management program's Hanford project is:

Nuclear Waste Management 1315 W. 4th Ave. Kennewick, WA 99336

- (b) The offices of the director, deputy director(s), program managers and ((assistant directors all)) other agency officials are located in the headquarters office.
- (c) The titles ((and responsibilities of the seven assistant directors)) of the executive staff are as follows:
- (((i) Assistant director for the office of water and shorelands — water quality, water resources, shorelands and coastal zone management, and water quality financial assistance programs.
- (ii) Assistant director for the office of central programs and enforcement central programs, air program, and environmental investigations and lab services program.
- (iii) Assistant director for the office of waste management—solid and hazardous waste program, toxics cleanup program, nuclear and mixed waste program, and waste reduction, recycling and litter control program.
- (iv) Assistant director for the office of quality control, information management and comprehensive planning.
- (v) Assistant director for the office of legislative and intergovernmental affairs.
- (vi) Assistant director for the office of financial, personnel, and support services.
- (vii) Assistant director for the office of public information and education.
- (2) After September 1993, the satellite program offices will be located in the headquarters office. Until September 1993, the satellite program offices are located as follows:
 - (a) Air program:

College Street Building 4550 3rd Avenue S.E. Lacey, Washington

- (b) Budget, accounting, and support services program:
 Sawyer Hall
 St. Martin's College Campus
 Lacey, Washington
- (e) Central programs:

 Abbott Raphael Hall
 St. Martin's College Campus
 Lacey, Washington

2404 Chandler Ct., Suite 260 S.W. Olympia, Washington (Industrial Section)

Tanglewilde Building
7240 Martin Way
Olympia, Washington
(Sediments/Environmental Review Section)

(d) Environmental investigations and lab services program:

Airdustrial Building 8
7171 Cleanwater Lane #8
Tumwater, Washington

Mailing address:

P.O. Box 47710

Olympia, WA 98504-7710

(e) Toxics Cleanup Program
Woodland Square

4415 Woodview Drive S.E.

Lacey, Washington

(f) Nuclear and mixed waste program:

99 South Sound Center Lacey, Washington

7601-W. Clearwater, Suite 102 Kennewick, WA 99336 (Kennewick Hanford Project)

(g) Shorelands and coastal zone management program:

Baran Hall

St. Martin's College Campus Lacey, Washington

(h) Solid and hazardous waste program:

Rowesix Building 4 4224 6th Avenue S.E. Lacey, Washington

(i) Waste reduction, recycling, and litter control program:

Eikenberry Building
4407 Woodview Drive S.E.
Lacey, Washington

(i) Water quality financial assistance program:

Moduline Building
4500 3rd Avenue
Lacey, Washington

(k) Water quality program:
Prudential Building

715 Woodview Drive S.E.

Lacey, Washington

(l) Water resources program:

Baran Hall

St. Martin's College Campus

Lacey, Washington))

Chief financial officer for financial services.

Administrative services manager for administrative services.

Director for intergovernmental relations.

Director for employee services.

Director for communications and education.

Assistant administrator for spills prevention, preparedness and response,

(2) The program offices located in the headquarters office are:

(a) Air quality:

(b) Water resources:

(c) Water quality:

(d) Toxics cleanup;

(e) Nuclear waste:

(f) Solid waste and financial assistance:

(g) Hazardous waste and toxics reductions:

(h) Environmental investigations and laboratory services; and

(i) Shorelands and environmental assistance.

- (3) Regional offices and their geographical jurisdictions are as follows:
- (a) Northwest regional office (Whatcom, Skagit, Snohomish, San Juan, Island, King, and Kitsap counties):

3190 - 160th Avenue S.E. Bellevue, WA 98008-5452

(b) Southwest regional office (Pierce, Thurston, Mason, Clallam, Jefferson, Grays Harbor, Pacific, Lewis, Cowlitz, Wahkiakum, Clark, and Skamania counties):

((7272 Cleanwater Lane Tumwater, Washington)) 300 Desmond Drive Lacey, WA 98503 Mailing address: P.O. Box 47775 Olympia, Washington 98504-7775

(c) Central regional office (Okanogan, Chelan, Douglas, Kittitas, Yakima, Benton, and Klickitat counties):

((106 South 6th Avenue Yakima, WA 98902-3387

3601 W. Washington

Yakima, Washington 98903-1164

(Water Resources Program)))

15 West Yakima, Suite 200

Yakima, WA 98902-3401

(d) Eastern regional office (Ferry, Stevens, Pend Oreille, Grant, Lincoln, Spokane, Adams, Whitman, Franklin, Walla (([Walla])) Walla, Columbia, Garfield, and Asotin counties):

N. 4601 Monroe, Suite 100 Spokane, Washington 99205-1295

AMENDATORY SECTION (Amending Order 92-37, filed 10/7/92, effective 11/7/92)

WAC 173-03-040 ((Public records available:)) How do I get access to the public records of the department of ecology? (1) All public records of the department are available for public inspection and copying ((pursuant to)) under these rules subject to subsections (2), (3), (4), and (5) of this section.

(2) Availability of public records is subject to the exemptions and prohibitions against disclosure contained in RCW 42.17.310, 42.17.130, 42.17.255, 42.17.260, and 90.52.020. In addition, individuals may ((seek)) request, and ecology

may grant, confidentiality of documents from disclosure under RCW 43.21A.160 and 70.105.170.

- (3) When a public record includes information ((the disclosure of)) which, if disclosed, would lead to an unreasonable invasion of personal privacy, and the department becomes aware of this fact, the department shall delete such information before making the record available.
- (4) Public records requested may not be readily available for immediate inspection. If the requested records are not readily available, the department shall notify the requester when and where ((such)) those records will be available.
- (5) Public records of the department are kept by the department or state archives until scheduled for destruction by the records retention schedule ((pursuant to)) in accordance with chapter 40.14 RCW. Public records ((which are)) subject to a request for disclosure when scheduled for destruction shall be retained by the department and ((shall)) may not be erased or destroyed until the request is resolved.

AMENDATORY SECTION (Amending Order 90-37, filed 10/23/90, effective 11/23/90)

WAC 173-03-050 ((Records index.)) What records are retained and how are they indexed? The records retention schedule established by the division of state archives of the office of the secretary of state serves as an index for the identification and location of the following records:

- (1) All records issued before July 1, 1990, for which the department has maintained an index;
- (2) Final orders entered after June 30, 1990, that are issued in adjudicative proceedings as defined in RCW 34.05.010(1) and that contain an analysis or decision of substantial importance to the department in carrying out its duties;
- (3) Declaratory orders entered after June 30, 1990, that are issued pursuant to RCW 34.05.240 and that contain an analysis or decision of substantial importance to the department in carrying out its duties; and
- (4) Interpretive statements as defined in RCW 34.05.010(8) that were entered after June 30, 1990.

The records retention schedule indexes records according to the originating program or section, and then the record series title. Each title is further identified by a statement of function or purpose, and the retention period. The records retention schedule is available to the public for inspection and copying. With the assistance of the public records officer or designee, any person can obtain access to public records of the department using the records retention schedule.

A separate index of policy statements as defined in RCW 34.05.010(4) entered after June 30, 1990, shall be maintained by the department's policy manual coordinator or designees.

AMENDATORY SECTION (Amending Order 92-37, filed 10/7/92, effective 11/7/92)

WAC 173-03-060 ((Requests for public records.))
How do I request a public record? (1) All requests for inspection or copying made in person at a department office shall be made on a form substantially as follows:

REQUEST FOR PUBLIC RECORDS

Date of R	lequest	· · · · · ·	Time of	Request		• • • • • •	•
Name							
	on of Reco			• • • • • • • •	• • • •	• • • • • •	•
• • • • • • •	• • • • • • •			• • • • • • • •		• • • • • •	
• • • • • • •		· · · · · · ·		• • • • • • • •	• • • •	• • • • • •	

I understand that if a list of individuals is provided me by the Department of Ecology, it will neither be used to promote the election of an official ((er)) nor promote ((er)) nor oppose a ballot proposition as prohibited by RCW 42.17.130 nor for commercial purposes ((er)) nor give or provide access to material to others for commercial purposes as prohibited by RCW 42.17.260(((6))) (9).

I understand that I will be charged the amount necessary to reimburse the department's cost for copying.

	Signature		
Number of pages to be copied		•••••	
Number of copies per page		•••••	
Charge per copy	\$		
Special copy work charge	\$		
Staff time charge	\$		
Total charge	\$		

- (2) ((All requests made in person may be made at a department)) You may request records in person at a department of ecology office between the hours of 8:00 a.m. to 12:00 noon and 1:00 p.m. to 4:30 p.m., Monday through Friday, excluding legal holidays.
- (3) ((A request for inspection or copying of public records may be made by mail in a letter containing)) If you make your request by mail, your request must contain the following information:
- (a) The name and address of the person making the request and the organization the person represents;
- (b) The time of day and calendar date on which the person wishes to inspect the public records;
 - (c) A description of the public records requested;
- (d) A statement whether access to copying equipment is desired;
- (e) A phone number where the person can be reached in case the public records officer or designate needs to contact the person for further description of the material or any other reason.
- (f) A statement that the record will not be used for commercial purposes.

- (4) The department must receive all requests ((by mail must be received by the department)) at least five business days before the requested date of inspection to allow the public records officer or designee to make certain the requested records are available and not exempt and, if necessary, to contact the person requesting inspection. The department will process all requests ((will be handled)) in a timely manner. However, large requests or requests for public records maintained off-site may require more than five business days to prepare. The department will respond to your request within five business days of receiving ((a public record request, the department will respond)) it, by either:
 - (a) Providing the record;
- (b) Acknowledging that the department has received the request and providing a reasonable estimate of the time the department will require to respond to the request; or
 - (c) Denying the public record request.

Additional time required to respond to a request may be based upon the need to clarify the intent of the request, to locate and assemble the information requested, to notify third persons or agencies affected by the request, or to determine whether any of the information requested is exempt and that a denial should be made as to all or part of the request. In acknowledging receipt of a public record request that is unclear, the department may ask the requestor to clarify what information the requestor is seeking. If the requestor fails to clarify the request, the agency need not respond to it.

(5) The department may in its discretion fill requests made by telephone or facsimile copy (fax).

AMENDATORY SECTION (Amending Order 92-37, filed 10/7/92, effective 11/7/92)

WAC 173-03-070 ((Fees.)) How much will it cost me to view a public record? ((No fee shall be charged)) The department does not charge a fee for the inspection of public records. The department will charge an amount necessary to reimburse its costs for providing copies of records. This amount shall be ((determined)) reviewed from time to time by the department, and shall represent the costs of providing copies of public records and for use of the department's copy equipment, including staff time spent copying records, preparing records for copying, and restoring files. This charge is the amount necessary to reimburse the department for its actual costs ((incident to such)) for copying and ((shall be)) is payable at the time copies are furnished. The charge for special copy work of nonstandard public records shall reflect the total cost, including the staff time necessary to safeguard the integrity of these records.

AMENDATORY SECTION (Amending Order DE 77-35, filed 1/17/78)

WAC 173-03-080 ((Statement of reason for denial of public records request.)) What happens when the department denies a public records request? When the department refuses, in whole or part, a ((written)) request for inspection of any public record, it ((shall)) must include a statement of the specific exemption authorizing the refusal

and a brief explanation of how the exemption applies to the record withheld.

AMENDATORY SECTION (Amending Order DE 77-35, filed 1/17/78)

WAC 173-03-090 ((Reviews of denial of public records request.)) What do I do if I object to the department's denial to review a public record? (1) Any person who objects to the refusal of a ((written)) request for a public record may petition for prompt review of ((such)) that decision by ((tendering)) submitting a written request for review. The written request shall specifically refer to the written statement by the public records officer or designee which constituted or accompanied the refusal.

(2) Immediately after receiving a written request for review of a decision denying a public record, the public records officer or other staff member denying the request shall refer it to the director or ((his)) the director's delegate. The director or ((his)) delegate shall immediately consider the matter and either affirm or reverse ((such)) the refusal. The final decision shall be sent to the objecting person within two business days following receipt of the petition for review.

AMENDATORY SECTION (Amending Order 92-37, filed 10/7/92, effective 11/7/92)

WAC 173-03-100 ((Protection of public records.))
How does the department protect public records? In order to adequately protect the public records of the department, you must comply with the following guidelines ((shall be adhered to by any person inspecting such)) while inspecting public records:

- (1) ((No)) You may not remove any public record((s shall be removed)) from the department's premises.
- (2) ((Inspection of any public record shall be conducted in the presence of)) You must have a designated department employee present while you are inspecting a public record.
- (3) ((No public records may be marked or defaced)) You may not mark or deface a public record in any manner during inspection.
- (4) You may not dismantle public records which are maintained in a file or jacket, or in chronological or other filing order, or those records which, ((the loss or destruction of which)) if lost or destroyed, would constitute excessive interference with the department's essential functions((; may not be dismantled except for purposes of copying and then only by the public records officer or designee)).
- (5) Access to file cabinets, shelves, vaults, or other storage areas is restricted to department personnel, unless other arrangements are made with the public records officer or designee.

WSR 98-11-003 PERMANENT RULES

INSURANCE COMMISSIONER'S OFFICE

[Insurance Commissioner Matter R 97-04—Filed May 6, 1998, 4:55 p.m.]

Date of Adoption: May 6, 1998.

Purpose: Update, clarify and improve the existing regulatory scheme as a part of the commissioner's regulatory improvement process. Changes in state law and in NAIC model regulations will be reflected in the new rules.

Citation of Existing Rules Affected by this Order: Repealing WAC 284-23-260 and 284-23-270; and amending WAC 284-23-210, 284-23-220, 284-23-230, 284-23-240, and 284-23-250.

Statutory Authority for Adoption: RCW 48.02.020, 48.30.010.

Adopted under notice filed as WSR 98-07-062 on March 17, 1998.

Changes Other than Editing from Proposed to Adopted Version: Clarity/editing changes were made to update language in WAC 284-23-220, 284-23-235, and 284-23-250. Changes were made in WAC 284-23-230 to clarify when a policy summary and Buyer's Guide must be delivered. Changes were made in WAC 284-23-240(2) concerning the use of certain terms. Subsection (4) to clarify references to dividends and nonguaranteed elements.

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 5, Repealed 2.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, Amended 5, Repealed 2.

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.

May 6, 1998

Greg J. Scully

Chief Deputy Commissioner

((SOLICITATION REGULATION)) LIFE INSUR-ANCE DISCLOSURE

AMENDATORY SECTION (Amending Order R 79-2, filed 6/25/79, effective 1/1/80)

WAC 284-23-200 Purpose. (1) The purpose of this regulation is to require insurers to deliver to purchasers of life insurance, information which will improve the buyer's ability to select the most appropriate plan of life insurance for ((his)) the buyer's needs, improve the buyer's understanding of the basic features of the policy which has been purchased or which is under consideration and improve the ability of the

buyer to evaluate the relative costs of similar plans of life insurance.

(2) This regulation does not prohibit the use of additional material which is not in violation of this regulation or any other <u>Washington</u> statute or regulation.

AMENDATORY SECTION (Amending Order R 79-2, filed 6/25/79, effective 1/1/80)

WAC 284-23-210 Scope. (1) Except ((as hereafter exempted)) for the exemptions specified in subsection (2) of this section, this regulation shall apply to any solicitation, negotiation or procurement of life insurance occurring within this state. This regulation shall apply to any issuer of life insurance contracts including fraternal ((mutual life insurers)) benefit societies.

- (2) Unless ((otherwise)) specifically included, this regulation shall not apply to:
 - (a) Annuities.
 - (b) Credit life insurance.
- (c) Group life insurance whose cost is borne in whole or in part by the individual insured's employer or by an association of which the individual insured is a member.
- (d) Life insurance policies issued in connection with pension and welfare plans as defined by and which are subject to the federal Employee Retirement Income Security Act of 1974 (ERISA).
- (e) Variable life insurance under which the death benefits and cash values vary in accordance with unit values of investments held in a separate account.

AMENDATORY SECTION (Amending Order R 79-2, filed 6/25/79, effective 1/1/80)

WAC 284-23-220 Definitions. For the purposes of this regulation, the following definitions shall apply:

- (1) (("Buyer's guide." A buyer's guide is a document which contains, and is limited to, the language contained in WAC 284-23-270 or language approved by the commissioner.
- (2) "Cash dividend." A eash dividend is the current illustrated dividend which can be applied toward payment of the gross premium.
- (3) "Equivalent level annual dividend." The equivalent level annual dividend is calculated by applying the following steps:
- (a) Accumulate the annual eash dividends at five percent interest compounded annually to the end of the tenth and twentieth policy years.
- (b) Divide each accumulation of step (a))) "Buyer's Guide" is a document that contains, and is limited to, the current buyer's guide, which has been recommended for use by the National Association of Insurance Commissioners. A company must use the current Buyer's Guide no later than six months after approval by the National Association of Insurance Commissioners,
 - (2) Cost comparison indexes:
- (a) "Surrender cost comparison index—Guaranteed basis" is calculated by applying the following steps:

- (i) Step one: Determine the guaranteed cash surrender value, if any, available at the end of the tenth and twentieth policy years.
- (ii) Step two: Divide the result of step one by an interest factor that converts it into one equivalent level annual amount that, if paid at the beginning of each year, would accrue to the values in step (((a))) one over the respective periods stipulated in step (((a))) one. If the period is ten years, the factor is 13.207 and if the period is twenty years, the factor is 34.719.
- (((e) Divide the results of step (b) by the number of thousands of the equivalent level death benefit to arrive at the equivalent level annual dividend.
- (4) "Equivalent level death benefit." The equivalent level death benefit of a policy or term life insurance rider is an amount calculated as follows:
- (a) Accumulate the guaranteed amount payable upon death, regardless of the cause of death, at the beginning of each policy year for ten and twenty years at five percent interest compounded annually to the end of the tenth and twentieth policy years respectively.
- (b) Divide each accumulation of step (a) by an interest factor that converts it into one equivalent level annual amount that, if paid at the beginning of each year, would accrue to the value in step (a) over the respective periods stipulated in step (a). If the period is ten years, the factor is 13.207 and if the period is twenty years, the factor is 34.719.
- (5) "Generic name." Generic name means)) (iii) Step three: Determine the equivalent guaranteed level premium by accumulating each guaranteed annual premium payable for the basic policy or rider at five percent interest compounded annually to the end of the period stipulated in step one and dividing the result by the respective factors stated in step two. (This amount is the guaranteed annual premium payable for a level premium plan.)
- (iv) Step four: Subtract the result of step two from step three.
- (v) Step five: Divide the result of step four by the number of thousands of the equivalent guaranteed level death benefit, using the company's guaranteed rate schedule to determine the amount payable upon death for purposes of subsection (3) of this section, to arrive at the "surrender cost comparison index—Guaranteed basis."
- (b) "Net payment cost comparison index—Guaranteed basis" is calculated in the same manner as the comparable "surrender cost comparison index—Guaranteed basis" except that the cash surrender value is set at zero.
- (3) "Equivalent guaranteed level death benefit" of a policy or term life insurance rider is an amount calculated as follows:
- (a) Step six: Accumulate the amount payable upon death, regardless of the cause of death, at the beginning of each policy year for ten and twenty years at five percent interest compounded annually to the end of the tenth and twentieth policy years respectively.
- (b) Step seven: Divide each accumulation of step six by an interest factor that converts the accumulation into one equivalent level annual amount that, if paid at the beginning of each year, would accrue to the value in step six over the respective periods stipulated in step six. If the period is ten

- years, the factor is 13.207 and if the period is twenty years, the factor is 34.719.
- (4) "Generic name" is a short title ((which)) that is descriptive of the premium and benefit patterns of a policy or a rider.
- (((6) "Life insurance surrender cost index." The life insurance surrender cost index is calculated by applying the following steps:
- (a) Determine the guaranteed eash surrender value, if any, available at the end of the tenth and twentieth policy years.
- (b) For participating policies, add the terminal dividend payable upon surrender, if any, to the accumulation of the annual cash dividends at five percent interest compounded annually to the end of the period selected and add this sum to the amount determined in step (a).
- (e) Divide the result of step (b) (step a. for guaranteedcost policies) by an interest factor that converts it into an equivalent level annual amount that, if paid at the beginning of each year, would accrue to the value in step (b) (step a. for guaranteed cost policies) over the respective periods stipulated in step (a). If the period is ten years, the factor is 13.207 and if the period is twenty years, the factor is 34.719.
- (d) Determine the equivalent level premium by accumulating each annual premium payable for the basic policy or rider at five percent interest compounded annually to the end of the period stipulated in step (a) and dividing the result by the respective factors stated in step (c). (This amount is the annual premium payable for a level premium plan.)
 - (e) Subtract the result of step (e) from step (d).
- (f) Divide the result of step (e) by the number of thousands of the equivalent level death benefit to arrive at the life insurance surrender cost index.
- (7) "Life insurance net payment cost index." The life insurance net payment cost index is calculated in the same manner as the comparable life insurance cost index except that the cash surrender value and any terminal dividend are set at zero.
- (8) "Policy summary." For the purposes of this regulation, policy summary means)) (5) "Policy data" is a display or schedule of guaranteed numerical values for each policy year or a series of designated policy years of the following information: Premiums: death benefits; cash surrender values and endowment benefits.
- (6) "Policy summary" is a written statement describing the elements of the policy including but not limited to:
- (a) A prominently placed title as follows: Statement of policy cost and benefit information.
- (b) The name and address of the insurance agent, or, if no agent is involved, a statement of the procedure to be followed in order to receive responses to inquiries regarding the policy summary.
- (c) The full name and home office or administrative office address of the company in which the life insurance policy is to be or has been written.
 - (d) The generic name of the basic policy and each rider.
- (e) The following amounts, where applicable, for the first five policy years and representative policy years thereafter sufficient to clearly illustrate the premium and benefit patterns, including, but not necessarily limited to, the years for

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which life insurance cost indexes are displayed and at least one age from sixty through sixty-five or maturity whichever is earlier:

- (i) The guaranteed annual premium for the basic policy.
- (ii) The guaranteed annual premium for each optional rider.
- (iii) The guaranteed amount payable upon death, at the beginning of the policy year regardless of the cause of death other than suicide, or other specifically enumerated exclusions, which is provided by the basic policy and each optional rider, with benefits provided under the basic policy and each rider shown separately.
- (iv) ((Total)) The guaranteed total cash surrender values at the end of the year with values shown separately for the basic policy and each rider.
- (v) ((Cash dividends payable at the end of the year with values shown separately for the basic policy and each rider. (Dividends need not be displayed beyond the twentieth policy year.)
- (vi))) Any guaranteed endowment amounts payable under the policy which are not included under guaranteed cash surrender values above.
- (f) The effective policy loan annual percentage interest rate, if the policy contains this provision, specifying whether this rate is applied in advance or in arrears. ((())If the policy loan interest rate is ((variable)) adjustable, the policy summary shall ((include the maximum annual percentage rate.))) also indicate that the annual percentage rate will be determined by the company in accordance with the provisions of the policy and the applicable law.
- (g) ((Life insurance surrender cost and life insurance net payment)) Cost comparison indexes for ten and twenty years but in no case beyond the premium paying period. Separate indexes are displayed for the basic policy and for each optional term life insurance rider. ((Sueh)) The indexes need not be included for optional riders which are limited to benefits such as accidental death benefits, disability waiver of premium, preliminary term life insurance coverage of less than 12 months and guaranteed insurability benefits nor basic policies or optional riders covering more than one life.
- (h) ((The equivalent level annual dividend, in the case of participating policies and participating optional term life insurance riders, under the same circumstances and for the same durations at which life insurance cost indexes are displayed.
- (i) A policy summary which includes dividends shall also include a statement that dividends are based on the company's current dividend scale and are not guaranteed in addition to a statement in close proximity to the equivalent level annual dividend as follows: An explanation of the intended use of the equivalent level annual dividend is included in the life insurance buyer's guide.
- (j))) A statement in close proximity to the life insurance cost indexes as follows: An explanation of the intended use of these indexes is provided in the ((life insurance)) <u>Buyer's Guide</u>.
- (((k))) (i) The date on which the policy summary is pre-

The policy summary must consist of a separate document. All information required to be disclosed must be set out in such a

manner as to not minimize or render any portion ((thereof)) obscure. Any amounts which remain level for two or more years of the policy may be represented by a single number if it is clearly indicated what amounts are applicable for each policy year. Amounts in item (e) of this section shall be listed in total, not on a per thousand nor per unit basis. If more than one insured is covered under one policy or rider, guaranteed death benefits shall be displayed separately for each insured or for each class of insureds if death benefits do not differ within the class. Zero amounts shall be displayed as zero and shall not be displayed as a blank space.

AMENDATORY SECTION (Amending Order R 79-2, filed 6/25/79, effective 1/1/80)

WAC 284-23-230 ((Disclosure requirements.)) Duties of insurers. (1) The insurer shall provide a Buyer's Guide and a policy summary to any prospective purchaser upon request.

- (2) The insurer shall provide, to all prospective purchasers, a <u>Buyer's Guide</u> ((and a policy summary)) prior to accepting the applicant's initial <u>application</u>, premium, or premium deposit((, unless the policy for which application is made contains an unconditional refund provision of at least ten days or unless the policy summary contains such an unconditional refund offer, in which event the buyer's guide and policy summary must be delivered with the policy or prior to delivery of the policy. (RCW 48.23.380, requiring a 10-day free examination of policy, must be complied with.)
- (2) The insurer shall provide a buyer's guide and a policy summary to any prospective purchaser upon request)).
- (3) ((In the case of policies whose equivalent level death benefit does not exceed \$5,000, the requirement for providing a policy summary will be satisfied by delivery of a written statement containing the information described in WAC 284-23-220 (8)(b), (c), (d), (e)(i), (ii) and (iii), (f), (g), (j) and (k))) A policy summary must be delivered with or prior to delivery of a policy provided, however, that:
- (a) If an illustration, subject to the requirements of chapter 48.23A RCW (Life insurance policy illustrations), is used in the sale of a policy, a policy summary does not have to be provided. Only guarantees may be shown in the policy summary for policies written with an application date on or after the effective date of chapter 48.23A RCW (Life insurance policy illustrations).
- (b) If the policy for which application is made or its policy summary does not contain an unconditional refund provision of at least ten days, the policy summary must be delivered prior to delivery of the policy.
- (c) If the equivalent guaranteed level death benefit of the policy for which application is made does not exceed five thousand dollars, the requirement for providing a policy summary will be satisfied by delivery of a written statement containing the information described in WAC 284-23-220 (6)(b), (c), (d), (e)(i), (iii), (iii), (jy), (f), (g), (h), and (i).

NEW SECTION

WAC 284-23-235 Special plans and solicitation by direct response. (1) In the case of a solicitation by direct

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response methods, the insurer shall provide a Buyer's Guide and a policy summary prior to accepting the application. However, if the policy contains an unconditional refund provision of at least ten days, the Buyer's Guide and a policy summary may be delivered with the policy.

- (2) Special plans. This subsection modifies the application of this rule as indicated for certain special plans of life insurance:
- (a) "Flexible premium and benefit policies." For policies sold without illustrations which:
- (i) Permit the policyowner to vary the amount and timing of premium payments, or the amount payable on death, all indexes and other data shall be displayed assuming specific schedules of anticipated premiums and death benefits at issue.
- (ii) Provide for a cash value that is based on separately identified interest credits and mortality and expense charges applied to the policy, then the policy summary shall indicate when the policy will expire based on the interest rates and mortality and other charges guaranteed in the policy and the anticipated or assumed annual premiums shown in the policy summary.
- (b) "Multitrack policies." For policies which allow a policyowner to change or convert the policy from one plan or amount to another, the policy summary:
- (i) Shall display all indexes and other data assuming that the option is not exercised; and
- (ii) May display all indexes and other data using a stated assumption about the exercise of the option.
- (c) "Policies with any rate subject to continued insurability." For policies which allow a policyowner a reduced premium rate if the insured periodically submits evidence of continued insurability, the policy summary:
- (i) Shall display cost indexes and other data assuming that the insured always qualifies for the lowest premium;
- (ii) Shall display cost indexes and other data assuming that the insured fails to qualify for the lowest premium and the company always charges the highest premiums allowable; and
- (iii) Shall indicate the conditions that must be fulfilled for an insured to qualify periodically for the reduced rate.

AMENDATORY SECTION (Amending Order R 79-2, filed 6/25/79, effective 1/1/80)

- WAC 284-23-240 General rules. (1) Each insurer shall maintain at its home office or principal office, a complete file containing one copy of each document authorized by the insurer for use ((pursuant to)) under this regulation. ((Such)) The file shall contain one copy of each authorized form for a period of three years following the date of its last authorized use unless otherwise provided by this regulation.
- (2) An agent shall inform the prospective purchaser, prior to commencing ((a life insurance sales)) any presentation that may lead to the sale of life insurance, that ((he)) the agent is acting as a life insurance agent ((and inform the prospective purchaser of the full name of the insurance company which he is representing to the buyer)). In sales situations in which an agent is not involved, the insurer shall identify its full name.

- (3) Terms such as financial planner, investment advisor, financial consultant or financial ((eounseling)) counselor shall not be used by an agent unless ((he)) the agent is generally engaged in an advisory business ((and receives a material part of his compensation from that source unrelated to the sale of insurance)).
- (4) ((Any reference to policy dividends must include a statement that dividends are not guaranteed.)) There shall be no reference to a dividend or nonguaranteed element in the policy summary. Any reference to a dividend or a nonguaranteed element in the sales process must comply with the provisions of chapter 48.23A RCW.
- (5) ((A system or presentation which does not recognize the time value of money through the use of appropriate interest adjustments shall not be used for comparing the cost of two or more life insurance policies. Such a system may be used for the purpose of demonstrating the cash-flow pattern of a policy if such presentation is accompanied by a statement disclosing that the presentation does not recognize that, because of interest, a dollar in the future has less value than a dollar today.
- (6) A presentation of benefits shall not display guaranteed and nonguaranteed benefits as a single sum unless they are shown separately in close proximity thereto.
- (7) A)) Any statement regarding the use of the life insurance cost comparison indexes shall include an explanation to the effect that the indexes are useful only for the comparison of the relative costs of two or more similar policies.
- (((8) A life insurance cost index which reflects dividends or an equivalent level annual dividend shall be accompanied by a statement that it is based on the company's current dividend scale and is not guaranteed.
- (9) For the purposes of this regulation, the annual premium for a basic policy or rider, for which the company reserves the right to change the premium, shall be the maximum annual premium.))

AMENDATORY SECTION (Amending Order R 79-2, filed 6/25/79, effective 1/1/80)

WAC 284-23-250 Failure to comply. Failure of an insurer or an agent to provide or deliver a <u>Buyer's Guide</u>, ((or)) a policy summary or policy data as provided ((in)) under WAC 284-23-230 and 284-23-235 shall constitute an unfair method of competition and an unfair act or practice, ((pursuant to)) under RCW 48.30.010.

REPEALER

The following sections of the Washington Administrative Code are repealed:

WAC 284-23-260

Effective date.

WAC 284-23-270

Life insurance buyer's guide,

form to be used.

WSR 98-11-005 PERMANENT RULES WASHINGTON STATE HISTORICAL SOCIETY

[Filed May 7, 1998, 3:20 p.m.]

Date of Adoption: April 30, 1998.

Purpose: To support capital needs and facilities of heritage organizations[,] tribal governments, public development authorities, and local government agencies that interpret and preserve Washington's history and heritage.

Statutory Authority for Adoption: RCW 27.34.330.

Adopted under notice filed as WSR 98-04-059 on March 17 [February 2], 1998.

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 11, 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.

April 30, 1998 Jean R. Peterson Administrative Assistant

WASHINGTON STATE HISTORICAL SOCIETY

NEW SECTION

WAC 255-02-010 Purpose. The purpose of the Capital Projects Fund is to support capital needs and facilities of heritage organizations, tribal governments, public development authorities, and local government agencies that interpret and preserve Washington's history and heritage.

NEW SECTION

WAC 255-02-020 Authority. The Capital Projects Fund is authorized by RCW 27.34.330.

NEW SECTION

WAC 255-02-030 Organization. The Fund is administered by the Heritage Resource Center, which is an outreach program of the Washington State Historical Society.

- (1) The director of the Heritage Resource Center shall be the administrator of the Fund.
- (2) The director of the Washington State Historical Society and the director of the Heritage Resource Center shall be the authorizing officials for the agency.

- (3) There shall be an advisory panel, appointed by the authorizing officials, to determine grant guidelines and review grant applications. The panel shall be comprised of individuals whose expertise can address specific issues.
- (a) The panel will meet at least two times per year to review procedures and to evaluate grant applications.
- (b) Panel members may be reimbursed for travel expenses.
- (c) The advisory panel shall have at least one representative from the Washington Museum Association, the Eastern Washington State Historical Society, the Office of the Secretary of State, and the Office of Archaeology and Historic Preservation.
- (d) Panel members shall refrain from making recommendations if there is a conflict of interest involving an applicant or specific application.
- (4) The panel will make recommendations and provide a ranked list of these recommendations to the Office of Financial Management, the Office of the Governor, and State Legislature.
- (5) The Capital Projects Fund shall be housed at the Heritage Resource Center, Washington State Historical Society, at 211 West 21st Ave., Olympia WA 98501.

NEW SECTION

WAC 255-02-040 Definitions. The following definitions shall apply throughout this title:

- (1) "Agency" means the Washington State Historical Society.
- (2) "Applicant" means any non-profit organization, local government agency, public development authority, or tribe that submits an application to the Fund.
- (3) "Cash match" is money from the applicant organization or from other sources, which can include grants from foundations, non-state governmental agencies, individuals, corporations and others.
- (4) "Cost share" are those costs, including cash and inkind, that the applicant will incur from its own resources or from other cooperating organizations to complete the project described in the proposal.
- (5) "Heritage organization" is a group whose purpose is to collect, preserve, or interpret history, heritage, and culture.
- (6) "Capital Heritage Project" is any project that involves the physical plant of an organization. or the acquisition of property by an organization. (See eligible projects)
- (7) "In-kind contributions" are those contributions to a project that are not part of the cash match. They may include contributions of materials and supplies, professional consultation, legal and accounting services, architectural design fees, volunteer time, labor.
- (8) "Local government agency" is any city or county agency, or port district,. State and federal agencies are not eligible to apply.
- (9) "Non-profit organization" is an organization which has a 501 (c)(3) IRS tax determination by the Internal Revenue Service (IRS) and is incorporated under the nonprofit laws of the state of Washington.

(10) "Total Project Costs" include the amount sought from the fund and what the applicant will provide as cost-share.

Reviser's note: The typographical errors in 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.

NEW SECTION

WAC 255-02-050 Eligible projects. Funds may assist in, but will not be limited to, the following types of projects;

- (1) Construction of new facilities or improvements to existing facilities.
- (2) Purchase, restoration and/or preservation of such fixed assets as historic buildings and structures, historic ships, locomotives, airplanes and other transportation conveyances.
- (3) Acquisition of unimproved property for the purpose of construction of a new facility that will have a heritage mission.
- (4) Acquisition, protection, stabilization, and/or development of historic or archaeological sites that are culturally of historically significance.
- (5) Physical improvement of interior facility spaces for exhibitions, programs, and/or preservation activities. The program does not provide funds for any part of an exhibition or education program.
- (6) Construction-related design, architectural, and engineering expenses.
- (7) Purchase of equipment when necessary to accomplish the project. Documentation will be required.
- (8) Bridge loans, or financing, but only if the loan is obtained after the application is approved for funding by the Legislature.

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.

NEW SECTION

WAC 255-02-060 Ineligible projects. Ineligible projects and costs include:

- (1) General facility maintenance, routine repairs, consumable supplies, operating expenses, salaries, or programs.
 - (2) Equipment not directly related to the project.
 - (3) Leasing of equipment of automotive vehicles.
- (4) Indirect cost reimbursement for administrative functions. The fund also does not allow indirect cost rates to be used as part of a cost-share.
 - (5) Fund-raising expenses
- (6) Projects completed prior to the start of the biennium for which funding is made.
- (7) Retirement of operational debts nor for construction, facility improvement, or purchase loans that are incurred prior to award date of grant or date of legislative approval.

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.

NEW SECTION

WAC 255-02-070 Application form. Application forms shall be available from the agency. Applications shall be sent by direct mail to those who have requested placement on the Capital Projects Fund mail list or to those who request an application. All applications must be completed and submitted in the format prescribed by the agency and must be submitted by the deadline established by the agency.

NEW SECTION

WAC 255-02-080 Application review process. The evaluation and review of applications shall be based on the written response and support materials provided in the application. Applications are reviewed initially by the staff of the Heritage Resource Center for eligibility. Once eligibility is determined, applications are then reviewed by a panel that makes funding recommendations.

NEW SECTION

WAC 255-02-090 Contracting. Applicants who have been approved for funding will be issued contracts based on a fiscal biennium beginning July 1 and ending June 30.

NEW SECTION

WAC 255-02-100 Disbursement of funds. Applicants should be prepared to finance their projects until reimbursed by the agency. Requests for payment shall be made on invoice vouchers provided by the agency.

NEW SECTION

WAC 255-02-110 Appeal procedure. There shall be a procedure for applicants to appeal the panel's decisions when there is evidence that information available at the time of the panel's action was, in the opinion of the appellant, either not included in the review or was not clearly understood.

- (1) Appeals may not be made based on new information not available at the time of the original decision.
- (2) Appeals must be presented in writing to the director of the Heritage Resource Center, outlining the nature of the appeal.
- (3) The director, in consultation with the director of the Washington State Historical Society and the chairperson of the panel, shall reject or accept the appeal.
- (4) Upon acceptance of the appeal the director shall notify the panel and arrange a special meeting. The appeal may be presented by the applicant at that time. The appeal must be presented in its entirety at that time and shall be considered final.
- (5) The panel shall have 5 business work days to make a decision on the appeal.
- (6) After final panel action on the appeal, the director shall notify the applicant of the decision in writing, within five working days after the date of the decision.

WSR 98-11-011 PERMANENT RULES SPOKANE COUNTY AIR POLLUTION CONTROL AUTHORITY

[Filed May 11, 1998, 4:00 p.m.]

Date of Adoption: May 7, 1998.

Purpose: To amend the existing regulation to address issues that made enforcement of the regulation difficult and to make the regulation more understandable.

Citation of Existing Rules Affected by this Order: Amending SCAPCA Regulation I, Section 6.13 General Surface Coating.

Statutory Authority for Adoption: Chapter 70.94 RCW. Adopted under notice filed as WSR 98-07-029 on April 1 [March 11], 1998.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, Amended 0, Repealed 0; Federal Rules or Standards: New 1, 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 0, Repealed 0.

Effective Date of Rule: Thirty-one days after filing.

May 7, 1998

Charles E. Studer

Environmental Engineer

AMENDATORY SECTION

REGULATION I SECTION 6.13 GENERAL SURFACE COATING

SECTION 6.13 GENERAL SURFACE COATING

ADOPTED: November 3, 1994

EFFECTIVE: <u>June 7, 1998</u> ((December 18, 1994 (Sections 6.13.A., B., C., G.3, G.4, G.5, H., I., and J.)

EFFECTIVE: November 3, 1995 (Sections 6.13.D., E., F., G.1, and G.2)))

REVISED: May 7, 1998

A. Purpose. This Section establishes controls on surface coating operations in Spokane County in order to:

- 1. Reduce particulate emissions from coating overspray;
- 2. Reduce public exposure to Toxic Air Pollutants as listed in Chapter 173-460 WAC;
- 3. Reduce emissions of precursors to the formation of tropospheric ozone and other photochemical oxidants; and
 - 4. Encourage pollution prevention.
- B. Applicability. This Section applies to all surface preparation, surface coating, cleanup, and disposal associated

with general surface coating in Spokane County, unless specifically exempted. ((Sections 6.13.A., B., C., G.3, G.4, G.5, H., I., and J. become effective 45 days after the date of adoption. Sections 6.13.D., E., F., G.1, and G.2 become effective 12 months after the date of adoption.))

- C. Definitions. Unless a different meaning is clearly required by context, words and phrases used in this Section shall have the following meaning:
- 1. Airless Spray means a spraying system that uses hydraulic atomization instead of air atomization. The coating is supplied to the gun under high fluid pressure between 1000 and 3000 psig and the coating is forced through a small orifice.
- 2. Air-Assisted Airless Spray means a spraying system that combines air and airless features. An airless type fluid tip atomizes the paint and shapes the fan pattern at fluid pressures between 300 and 1000 psig. Lower pressure air from 10 to 30 psig combines at the spray cap to adjust the fan shape to eliminate heavy edges (tails).
- 3. Automated means the technique, method, or system of operating or controlling a process by mechanical, electrical, hydraulic, or electronic means independent of human intervention.
- 4. ((1-)) Brush Coat Application means manual application of coatings by use of a paint brush.
- 5. ((2-)) Coating means a material or formulation of materials that is applied to or impregnated into a surface in order to beautify, protect, enhance the function, or otherwise cover the surface.
- 6.((3-)) Dip Coat Application means application of coatings in which the surface to be coated is immersed in a solution (or dispersion) containing the coating material and withdrawn
- 7. ((4-)) Electrostatic Application means application of coatings where an electrostatic potential is created between the part to be coated and the paint particles.
- 8. ((5:)) Exempt Solvent means a solvent, or solvent component, which is not a volatile organic compound (VOC).
- 9. ((6:)) Flow Coat Application means application of coatings by flowing the coating over the surface to be coated and draining the excess coating to a collection system.
- 10. ((7:)) High Volume, Low Pressure (HVLP) or Low Volume, Low Pressure (LVLP) coating system means equipment used to apply coatings by means of a spray gun which operates between 0.1 and 10.0 pounds per square inch gauge air pressure measured at the nozzle.
- 11. ((8-)) Light Duty Vehicle means a passenger car, truck, van, or other motor vehicle which has a gross vehicle weight of 8500 pounds or less, or components thereof.
- 12. ((9-)) Metallic/Iridescent Topcoat means any coating that contains more than 5 grams per liter (0.042 lb/gal) of metal or iridescent particles, as applied to the surface, where such particles are visible in dried film.
- 13. ((10:)) Multi-Coat System means a coating system where more than one product or coat is sequentially applied to the same surface and generally consists of a pigmented base coat, one or more semi-transparent mid-coats, and a transparent clear coat. The VOC content for a multi-coat system shall be calculated as follows:

$$VOC_{TM} = \frac{VOC_{BC} + VOC_{X1} + VOC_{X2} + ... + VOC_{Xn} + 2VOC_{CC}}{n+3}$$

where:

VOC_{TM} is the <u>average</u> sum of the VOC content, as applied to the surface, in a multi-coat system; and

VOC_{BC} is the VOC content, as applied to the surface, of the base coat; and

VOC_x is the VOC content, as applied to the surface, of each sequentially applied mid-coat; and

VOC_{cc} is the VOC content, as applied to the surface, of the clear coat (Two coats are applied); and

n is the total number of coats applied to the primer coat(s) surface.

14. ((11.)) Precoat means any coating that is applied to bare metal, primarily to deactivate the metal surface for corrosion resistance to a subsequently applied water-based primer.

15. ((12-)) Pre-packaged Aerosol Can Application means application of coatings from cans which are sold by the coating supplier as nonreusable, hand-held pressurized containers. The coating is expelled as a finely divided spray when a valve on the container is depressed.

16. ((13-)) Pretreatment Wash Primer means any coating which contains a minimum of 0.5% acid by weight that is applied directly to bare metal to etch the metal surface to enhance corrosion resistance and adhesion of subsequently applied coatings.

17. ((14:)) Primer means any coating that is applied to a surface to enhance corrosion resistance, protection from the environment, functional fluid resistance, and adhesion of subsequently applied coatings.

18. ((15.)) Primer Sealer means any coating that is applied prior to the application of a topcoat to enhance corrosion resistance, adhesion of the topcoat, color uniformity, and the ability of an undercoat to resist penetration by the topcoat.

19. ((16.)) Primer Surfacer means any coating that is applied prior to the application of a topcoat to enhance corrosion resistance, adhesion of the topcoat, and a uniform surface by filling in surface imperfections.

20. ((17-)) Reducer means any solvent added to a coating which has the effect of reducing the viscosity of the coating or shortening the drying time.

21. ((18.)) Refinishing means reapplying coating to a surface to repair, restore, or alter the finish.

22. ((19-)) Roll Coat Application means manual application of coatings by the use of a paint roller.

23. ((20:)) Solvent Consumption means the volume of solvent purchased or otherwise procured, less the volume recycled or disposed. In the absence of records which document the transfer of solvent to an authorized recycler or waste hauler, solvent consumption means the volume of solvent purchased or otherwise procured.

24. ((21.)) Specialty Coating means any coating that is necessary due to unusual job performance requirements, including but not limited to uniform finish blenders, elasto-

meric materials for coating of flexible plastic parts, coatings for non-metallic parts, ((jambing clear coatings)) gloss flatteners, and anti-glare/safety coatings.

25. Standard engineering practices means that accepted, peer reviewed sets of criteria are used in designing equipment (i.e. Uniform Building, Electrical, and Fire Codes, recommendations of the American Conference of Governmental Industrial Hygienists, guidelines of the Department of Labor and Industry, etc.).

26. ((22.)) Surface Coating means the application of coating to a surface.

27. ((23.)) Topcoat means any coating that is applied over a primer or directly to a surface, primarily to enhance appearance. For the purposes of this rule, either a base coat/clear coat shall be considered jointly and individually as a topcoat.

((24. Touchup means that portion of the coating operation, involving nine square feet (9 ft²) or less or 10% or less, which ever is smaller, of total surface, which is incidental to the main coating process but necessary to cover minor imperfections.))

28. ((25.)) Volatile Organic Compound (VOC) ((has the same meaning as the definition in 40 CFR 51.100(s))) means any compound of carbon which participates in atmospheric photochemical reactions as defined in 40 CFR part 51. § 51.100(s), other than those organic compounds that the Administrator has excluded in 40 CFR part 51. § 51.100 from this definition.

29. ((26-)) VOC Content means pounds of VOC per gallon of coating (Lb/Gal) or grams of VOC per liter of coating (G/L), minus water and exempt solvents. The VOC content is calculated as follows:

$$VOC_{CT} = \frac{W_V}{V_M - V_W - V_{ES}}$$

where:

VOC_{CT} is the VOC content of the coating, as applied to the surface; and

 W_{ν} is the weight of VOC per unit volume of coating, as applied to the surface; and

 V_{M} is the unit volume of coating, as applied to the surface; and

 V_w is the volume of water per unit volume of coating, as applied to the surface; and

V_{ES} is the volume of exempt solvents per unit volume of coating, as applied to the surface.

30. ((27-)) Wash Solvent means any solution, solvent, suspension, compound, or other material, excluding water, that is used to clean spray equipment, spray equipment lines, containers, and any other equipment associated with the application of coatings.

31. ((28.)) Wipe-Down Agent means any solution, solvent, suspension, compound, or other material that is applied to a surface exclusively for cleaning the surface or preparing the surface for coating.

D. Light duty vehicle refinishing - prohibitions on VOC content. Except as provided in Section 6.13.I., no person shall cause or allow the application of any coating or other

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1.4

agent to any light duty vehicle or light duty vehicle component, with a VOC content in excess of the following limits:

	VOC Content		
Type of Coating or Agent	Lb/Gal	G/L	
Metallie/Iridescent Topeoat	6.0	720	
Multi-Coat System	5.2	620	
Plastic Parts Cleaner	7.0	840	
Precoat	5.5	660	
Pretreatment Wash Primer	6.5	780	
Primer	5.0	600	
Primer Sealer	6.0	720	
Primer Surfacer	5.0	600	
Specialty Coating	7.0	840	
Top Coat (General)	5.0	600	

 \underline{D} . ((\underline{E} .)) Prohibitions on emissions ((\underline{of} certain toxic air pollutants. No person shall cause or allow the application of any coating which contains:))

Wipe Down Agent

- 1. No person shall cause or allow the application of any coating which contains ((G))greater than 0.1% by weight of one or more compounds of lead or hexavalent chromium. ((; or))
- ((2. Sufficient quantities of VOC or exempt solvents to cause facility-wide light duty vehicle refinishing emissions to exceed the small quantity emission rates as defined in Chapter 173-460-080 (2)(e) WAC.))
- 2. Light duty vehicle refinishing prohibitions on VOC content. Except as provided in Section 6.13.F, no person shall cause or allow the application of any coating or other agent to any light duty vehicle or light duty vehicle component, with a VOC content in excess of the following limits:

	VOC Content		
Type of Coating or Agent	Lb/Gal	G/L	
Metallic/Iridescent Topcoat	((6.0)) <u>5.0</u>	((720)) <u>600</u>	
Multi-Coat System	<u>5.2</u>	((625)) <u>620</u>	
Plastic Parts Cleaner	<u>7.0</u>	<u>840</u>	
Precoat	<u>5.5</u>	<u>660</u>	
Pretreatment Wash Primer	<u>6.5</u>	<u>780</u>	
<u>Primer</u>	((5.0)) <u>4.8</u>	((600)) <u>575</u>	
Primer Sealer	<u>6.0</u>	<u>720</u>	
Primer Surfacer	((5.0)) 4.8	((600)) <u>575</u>	
Specialty Coating	<u>7.0</u>	<u>840</u>	
Topcoat (General)	<u>5.0</u>	<u>600</u>	
Wipe-Down Agent	1.4	<u>170</u>	

(*VOC Content is consistent with EPA National Volatile Organic Compound Emission Standards for Automobile Refinish Coatings)

((F. Application methods. Except as provided in Section 6.13.I., no person shall cause or allow the application of any coating or other agent containing VOC unless the coating or agent is applied by the use of one of the following methods:

- 1. High Volume, Low Pressure coating system; or
- 2. Low Volume, Low Pressure coating system; or
- 3. Electrostatic application; or
- 4. Flow coat application; or
- 5. Dip coat application; or
- 6. Brush coat application; or
- 7. Pre-packaged acrosol can application; or
- 8. Roll coat application; or
- Other application methods that have received the prior written approval of the Control Officer.))
- <u>E</u> ((G)). ((Enclosure and control r)) <u>Requirements.</u> ((Except as provided in Section 6.13.I., a)) <u>All persons subject to the requirements of Section 6.13 shall comply with all of the following, ((enclosure and control requirements)) unless exempted under Section 6.13.F:</u>
- 1. Enclosure and Controls Spray application shall be ((i**)) conducted in a booth or area which is vented to an operating particulate control system. The particulate control system, including filtration, ducting, and fan shall be installed and sized according to standard engineering practices. Acceptable filtration methods may include:
- a. Filter banks supplied with filter media designed for spray booth applications.
- b. Water baths where the inlet air flow to the water bath is submerged.
- c. Water wall systems that form a continuous water cutain through which the particulate flow stream must pass.
- d. Other filtration methods that have received the prior written approval of the Control Officer.

The control system shall be equipped with a fan which is capable of capturing all visible overspray. ((and vented to the atmosphere through a vertical stack which is at least 1.2 times the height (as measured from ground level) of the tallest building within 200 feet of the stack and which does not impede the upward vertical flow of the exhausted air. Visible emissions from the stack shall not exceed 10% opacity for an aggregate of more than three (3) minutes in any one hour period, as determined by EPA Method 9.)) Emissions from the booth/area shall be vented to the atmosphere through a vertical stack. The top of the exhaust stack/vent shall be at least 6 feet above the penetration point of the roof, or if the exhaust stack/vent exits horizontally out the side of the building, then the exhaust stack/vent shall vent vertically at least 6 feet above the eave of the roof. A higher stack/vent may be required if the authority determines that it is necessary for compliance with Section 6.04 or 6.06 of this regulation. There shall be no flow obstructions (elbows, tees, or stack caps) inside of or at the top of the stack that will impede upward vertical flow of the exhausted air.

It shall be the owner/operator's responsibility to comply with other applicable federal, state, and local regulations for the stack/yent.

- 2. <u>Visible Emissions Visible emissions from the stack</u> shall not exceed 10% opacity averaged over any six minute period, as determined by EPA Method 9.
- 3. Application methods Except as provided in Section 6.13.F., no person shall cause or allow the application of any coating or other agent containing VOC unless the coating or agent is applied by one of the following methods:
 - a. High Volume, Low Pressure coating system;

- b. Low Volume, Low Pressure coating system:
- c. Wet or Dry electrostatic application:
- d. Flow coat application;
- e. Dip coat application:
- f. Brush coat application;
- g. Pre-packaged aerosol can application;
- h. Roll coat application;
- i. A spraying technique that when tested, using the methodology presented in ASTM Standard D 5327-92, or when test documentation, provided to and approved by the authority, exhibits a transfer efficiency of at least 65%;
- j. Alternate application methods that have received the written approval of the Control Officer. Such alternate methods may be used, provided that the owner or operator makes a written request to use an alternate method and the control officer grants approval. These methods include but are not limited to the following application methods and circumstances:
- (1) Airless and Air-Assisted Airless Spray systems may be used under any of the following circumstances:
- (a) when the volatile organic compound (VOC) emissions are determined by the Control Officer to be no more than VOC emissions that would be generated by a spray application with a transfer efficiency of 65%;
 - (b) when the spraying operation is automated:
- (c) when spray painting structural steel members where the coating, as formulated by the coating manufacturer, does not require addition of reducers to spray, and is delivered under high pressure () 1.000 psig for airless, or) 300 psig for air-assisted airless) to the application system; or
- (d) where the Control Officer has determined that the coating cannot be feasibly applied with a method that has a minimum transfer efficiency of 65%.
- 4. ((2)) Equipment Cleanup Equipment cleanup and any other use of wash solvent shall be ((is)) totally enclosed during washing, rinsing, and draining; or wash solvent, after making contact with the equipment being cleaned, shall be ((is)) immediately drained to a closed sump which is an integral part of the cleaning system.
 - 5. General Clean-up
- a. ((3)) All <u>unused or partially used</u> containers of coatings, wipe-down agents, wash solvents, reducers, and waste materials containing VOC <u>shall be</u> ((are)) closed, except when in use, ((or)) when being filled or emptied.
- b. ((4)) Spills ((of coatings, wipe-down agents, wash solvents, reducers, and waste materials containing VOC are)) must be cleaned up upon discovery and the clean up materials and collected waste ((is)) shall be stored in closed metal containers.
- c. ((5)) All disposable materials which contain VOCs associated with wipe-down or ((with)) application of coatings and other agents ((are)) shall be stored in closed metal containers for disposal.
- 6. ((H)) Recordkeeping ((requirements)). ((Except as provided in Section 6.13.I, a)) All persons subject to Section 6.13 shall maintain the following records for ((all coatings, coating additives, wipe-down agents, wash solvents, and reducers for)) the previous 24-month period at the place of business where surface coating is performed:

- a. ((1)) The most current material safety data sheets (MSDS) or other data sheets which clearly indicate the VOC content of the product and of any multi-coat system.
- b. ((2)) Records of purchases and usage, including unused materials returned to the supplier.
- (1) <u>Light duty vehicle refinishing</u>. Annual purchases and usage of total primers, total top coats, total clear coats, and total gun cleaner. Usage shall be reported "as applied", i.e. after reducing and catalyzing, if applicable.
- (2) Other surface coating facilities. Annual purchases and usage of individual coatings, coating additives, wipedown agents, wash solvents, reducers, and other materials containing volatile organic compounds or volatile toxic air pollutants.
- c. ((3)) ((Records of disposal of w)) Waste materials disposal records, including volumes of waste solvents and coatings transferred in sealed containers to authorized waste haulers
- ((4. Records of the volume of reducers added to light duty vehicle refinishing coatings, with sufficient detail to determine whether the coatings, as applied, comply with Section 6.13.D.))
- \underline{F} , ((\underline{H})) Exceptions. Exceptions to Section 6.13 shall be made as follows:
- 1. Noncommercial exemption. Nothing in Section 6.13 shall apply to surface coating operations conducted solely for personal, noncommercial purposes if, on a facility-wide basis, less than 5 gallons of surface coatings are applied per year.
- 2. ((Architectural e)) Coating process exemptions. Nothing in Section 6.13 shall apply to the ((application of architectural coatings to stationary structures and their appurtenances, to mobile homes, to pavements, or to curbs.)) following coating processes:
- a. The application of architectural coatings to stationary structures and their appurtenances, to mobile homes, to pavements, or to curbs;
 - b. Fiberglass resin application operations;
 - c. Gel coating operations;
- d. The application of asphaltic or plastic liners. This includes undercoating, sound deadening coating, and spray on bed lining for trucks; or
 - e. Spray plasma plating operations.
- 3. Low usage exemption. Nothing in Sections 6.13.<u>E.3</u> <u>& 4</u> ((F. or 6.13G 1&2)) shall apply to surface coating operations which, on a facility-wide basis, apply less than 10 gallons per year of surface coatings.
- ((4. Exemption for touchup. Nothing in Section 6.13.F or Subsection 6.13.G.1. shall apply to touchup operations.))
- 4. ((5-)) Exemption for large objects. Nothing in Subsection 6.13.E((G)).1. shall apply to the <u>infrequent</u> outdoor surface coating of large objects where the ((e)) Control ((θ))Officer determines that it is impractical to totally enclose the object inside a booth or vented area. The request for this exemption must be made in writing to the Control Officer and the approval must be in writing. Infrequent means outdoor spray surface coating that amounts to 10% or less of the total annual gallons of paint applied at the facility in the previous 12 months. Annual records must be kept of the number of gallons of paint that are sprayed outdoors. In such case, a

Permanent [10]

temporary enclosure (tarps) shall be maintained around the object during the surface coating operation, sufficient at all times to prevent overspray from remaining airborne beyond the property line of the facility.

- 5. ((6.)) Wash solvent exemption. Nothing in Subsection 6.13.<u>E.4((G.2))</u>. shall apply to:
- a. The use of wash solvents with composite vapor pressure of organic compounds less than 45 mm Hg at 20°C as determined by ASTM Method D-2306-81; or
- b. Wash solvent operations if total wash solvent consumption does not exceed ((120)) 10 gallons per year.
- 6. ((7-)) Stack ((height)) exemption. The stack/vent ((height)) requirements in Subsection 6.13.E((G)).1. shall not apply to surface coating operations where the owner or operator can demonstrate to the satisfaction of the ((e))Control ((\overline{\phi}))Officer that emissions of toxic air pollutants will not exceed the Acceptable Source Impact Levels as defined in WAC 173-460-150 & 160 and emissions will not create a nuisance.
- 7. ((8:)) Non-spray and ((A)) aerosol can application exemption. Nothing in Subsection 6.13.E((G)).1 shall apply to the application of any coating or other agent from prepackaged aerosol cans, flow coat, dip coat, brush coat, or roll coat applications.
- 8. ((9.)) Low VOC content exemption. Nothing in Subsection 6.13.<u>E.3((F))</u> shall apply to the application of coatings where the VOC content does not exceed 2.1 Lb/Gal or 250 G/L.
- 9. ((10. Toxic air pollutant)) Lead or Hexavalent Chrome exemption. The prohibition in Subsection 6.13.D((E)).1 shall not apply to a surface coating operation where the control officer determines that no practical alternative coating is available.
- 10. Enclosure and/or particulate control exemption. The enclosure and/or particulate control requirements of Subsection 6.13.E.1. shall not apply to a surface coating operation where the control officer determines that such requirements would be ineffective, or unreasonable in capturing or controlling particulate or volatile organic compounds emissions from the facility.
- 11. Inside exhaust exemption. If the Department of Labor & Industries or another agency of jurisdiction determines that the emissions from a surface coating operation to an inside work area are below the threshold where an exhaust system is required and the Fire Department or District of jurisdiction has no objection, then the Control Officer may grant an exemption to Subsection 6.13.E.1.
- <u>G.</u> ((J)) Compliance with other laws and regulations. Compliance with Section 6.13 or qualifying for an exemption in Section 6.13. $\underline{F}(\{\frac{1}{2}\})$. does not necessarily mean that the surface coating operation complies with fire protection, waste disposal, or other <u>federal</u>, <u>state</u>, <u>or local</u> applicable laws or regulations.
- H. ((K)) Compliance schedule. All persons subject to the requirements of Section 6.13((G.1)) and not already in compliance ((on the date of adoption shall comply with the following schedule:
- 1. No later than 6 months prior to the effective date, apply for a Notice of Construction and Order of Approval,

- pursuant to Article V of this Regulation, to install the required equipment; and
- 2. No later than 30 days after the date of the Order of Approval, order the required equipment; and
- 3. No later than 1 month prior to the effective date, commence installation of the required equipment; and
- 4. No later than the effective date, be in full compliance with Section 6.13.G.))

shall be in full compliance with Section 6.13 by October 7, 1998, unless an extension is applied for by the owner or operator and is granted in writing by the Authority.

Reviser's note: The typographical errors in 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 98-11-014 PERMANENT RULES DEPARTMENT OF FINANCIAL INSTITUTIONS

(Securities Division) [Filed May 12, 1998, 9:07 a.m.]

Date of Adoption: May 12, 1998.

Purpose: Conform WAC 460-44A-506 and related provisions to the National Securities Markets Improvement Act of 1996 (NSMIA). NSMIA preempted state laws pertaining to registration or qualification of certain securities transactions, including securities issued pursuant to SEC Rule 506 and its Washington counterpart, WAC 460-44A-506. NSMIA preserved the ability of the states to collect notice filing and notice fees for such transactions. The proposed amendments are intended to revise WAC 460-44A-506 and related provisions consistent with NSMIA and to accommodate notice filings and fees.

Citation of Existing Rules Affected by this Order: Amending WAC 460-44A-500, 460-44A-501, 460-44A-502, 460-44A-503, 460-44A-504, 460-44A-506, and 460-44A-508

Statutory Authority for Adoption: RCW 21.20.450, 21.20.320(9), 21.20.320(1), 21.20.320(17).

Adopted under notice filed as WSR 98-08-055 on March 30, 1998.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, Amended 6, 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 7, 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 7, Repealed 0.

Other Findings Required by Other Provisions of Law as Precondition to Adoption or Effectiveness of Rule: No rule may be made unless the director of the Department of Financial Institutions finds that the action is necessary or appropriate in the public interest or for the protection of investors and consistent with the purposes fairly intended by the policy and provisions of chapter 21.20 RCW.

Effective Date of Rule: Thirty-one days after filing.

May 12, 1998 John L. Bley Director

AMENDATORY SECTION (Amending WSR 94-03-061, filed 1/14/94, effective 2/14/94)

WAC 460-44A-500 Preliminary notes. (1) The rules of WAC 460-44A-501 through 460-44A-508 relate to transactions exempted or preempted from the registration requirements of the Federal Securities Act of 1933 and RCW 21.20.140. WAC 460-44A-504 is an exemption from registration for offerings exempted under Securities and Exchange Commission Rule 504 or Rule 147. WAC 460-44A-505 is an exemption from registration for offerings exempted under Securities and Exchange Commission Rule 505. WAC 460-44A-506 ((is an exemption from registration)) establishes certain conditions for offerings exempted under Securities and Exchange Commission Rule 506. Such transactions are not exempt from ((the)) anti-fraud, civil liability, or other provisions of the federal and state securities laws. Issuers are reminded of their obligation to provide such further material information, if any, as may be necessary to make the information required under these rules, in light of the circumstances under which it is furnished, not misleading.

- (2) Attempted compliance with the exemption of WAC 460-44A-504, 460-44A-505, or 460-44A-506 does not act as an exclusive election; the issuer can also claim the availability of any other applicable exemption.
- (3) These rules are available only to the issuer of the securities and not to any affiliate of that issuer or to any other person for resale of the issuer's securities. The rules provide an exemption only for the transactions in which the securities are offered or sold by the issuer, not for the securities themselves.
- (4) In any proceeding involving the rules in WAC 460-44A-501 through 460-44A-508, the burden of proving the exemption ((or)), an exception from a definition or condition, or preemption, is upon the person claiming it.
- (5) ((The effective date of the adoption of rules WAC 460 44A 501, 460 44A-502, 460 44A 503, and 460 44A-506 is May 25, 1982. Existing rules WAC 460 44A-010 through 460 44A-045 will be repealed on the adoption and effectiveness of the permanent rules WAC 460 44A-501, 460 44A-502, 460 44A-503, and 460 44A-506; no filings for exemption under rules WAC 460 44A-010 through 460-44A-045 will be accepted after repeal. For those offerings made in compliance with WAC 460-44A-010 through 460-44A-045 which commence or commenced prior to the date of repeal and which continue past the date of repeal, no registra-

tion is required if the offering terminates before June 30, 1983.

- (6))) For offerings commenced but not completed prior to the amendment of WAC 460-44A-501 through 460-44A-508, issuers may opt to follow the rules in effect at the date of filing notice of the offering.
- (((77))) (6) Securities offered and sold outside the United States in accordance with Securities and Exchange Commission Regulation S need not be registered under chapter 21.20 RCW. Regulation S may be relied upon for such offers and sales even if coincident offers and sales are made in accordance with Regulation D and WAC 460-44A-501 through 460-44A-508 inside the United States. Thus, for example, persons who are offered and sold securities in accordance with Regulation S would not be counted in the calculation of the number of purchasers under Regulation D and WAC 460-44A-501 through 460-44A-508. Similarly proceeds from such sales would not be included in the aggregate offering price. The provisions of this subsection, however, do not apply if the issuer elects to rely solely on Regulation D for offers or sales to persons made outside the United States.

AMENDATORY SECTION (Amending WSR 94-03-061, filed 1/14/94, effective 2/14/94)

WAC 460-44A-501 Definitions and terms. As used in rules WAC 460-44A-501 through 460-44A-508, the following terms shall have the meaning indicated:

- (1) "Accredited investor" shall mean any person who comes within any of the following categories, or who the issuer reasonably believes comes within any of the following categories, at the time of the sale of the securities to that person:
- (a) Any bank as defined in section 3 (a)(2) of the Securities Act of 1933, or any savings and loan association or other institution as defined in section 3 (a)(5)(A) of the Securities Act of 1933 whether acting in its individual or fiduciary capacity; any broker or dealer registered pursuant to section 15 of the Securities Exchange Act of 1934; any insurance company as defined in section 2(13) of the Securities Act of 1933; any investment company registered under the Investment Company Act of 1940 or a business development company as defined in section 2 (a)(48) of that act; any small business investment company licensed by the U.S. Small Business Administration under section 301 (c) or (d) of the Small Business Investment Act of 1958; any plan established and maintained by a state, its political subdivisions, or any agency or instrumentality of a state or its political subdivisions, for the benefit of its employees, if such plan has total assets in excess of \$5,000,000; any employee benefit plan within the meaning of the Employee Retirement Income Security Act of 1974 if the investment decision is made by a plan fiduciary, as defined in section 3(21) of such act, which is either a bank, savings and loan association, insurance company, or registered investment adviser, or if the employee benefit plan has total assets in excess of \$5,000,000 or, if a self-directed plan, with investment decisions made solely by persons that are accredited investors;

- (b) Any private business development company as defined in section 202 (a)(22) of the Investment Advisers Act of 1940:
- (c) Any organization described in section 501 (c)(3) of the Internal Revenue Code, corporation, Massachusetts or similar business trust, or partnership, not formed for the specific purpose of acquiring the securities offered, with total assets in excess of \$5,000,000;
- (d) Any director, executive officer, or general partner of the issuer of the securities being offered or sold, or any director, executive officer, or general partner of a general partner of that issuer;
- (e) Any natural person whose individual net worth, or joint net worth with that person's spouse, at the time of his purchase exceeds \$1,000,000;
- (f) Any natural person who had an individual income in excess of \$200,000 in each of the two most recent years or joint income with that person's spouse in excess of \$300,000 in each of those years and has a reasonable expectation of reaching the same income level in the current year;
- (g) Any trust, with total assets in excess of \$5,000,000, not formed for the specific purpose of acquiring the securities offered, whose purchase is directed by a sophisticated person as described in 17 CFR Sec. 230.506 (b)(2)(ii); and
- (h) Any entity in which all of the equity owners are accredited investors.
- (2) "Affiliate" an "affiliate" of, or person "affiliated" with, a specified person shall mean a person that directly, or indirectly through one or more intermediaries, controls or is controlled by, or is under common control with, the person specified;
- (3) "Aggregate offering price" shall mean the sum of all cash, services, property, notes, cancellation of debt, or other consideration to be received by an issuer for issuance of its securities. Where securities are being offered for both cash and noncash consideration, the aggregate offering price shall be based on the price at which the securities are offered for cash. Any portion of the aggregate offering price attributable to cash received in a foreign currency shall be translated into United States currency at the currency exchange rate in effect at a reasonable time prior to or on the date of the sale of the securities. If securities are not offered for cash, the aggregate offering price shall be based on the value of the consideration as established by bona fide sales of that consideration made within a reasonable time, or, in the absence of sales, on the fair value as determined by an accepted standard. Such valuations of noncash consideration must be reasonable at the time made:
- (4) "Business combination" shall mean any transaction of the type specified in paragraph (a) of Rule 145 under the Securities Act of 1933 and any transaction involving the acquisition by one issuer, in exchange for all or a part of its own or its parent's stock, of stock of another issuer if, immediately after the acquisition, the acquiring issuer has control of the other issuer (whether or not it had control before the acquisition);
- (5) "Calculation of number of purchasers." For purposes of calculating the number of purchasers under WAC 460-44A-504((7)) and 460-44A-505((7, and 460-44A-506)) the following shall apply:

- (a) The following purchasers shall be excluded:
- (i) Any relative, spouse or relative of the spouse of a purchaser who has the same principal residence as the purchaser;
- (ii) Any trust or estate in which a purchaser and any of the persons related to him as specified in WAC 460-44A-501 (5)(a)(i) or (iii) collectively have more than 50 percent of the beneficial interest (excluding contingent interests);
- (iii) Any corporation or other organization of which a purchaser and any of the persons related to him as specified in WAC 460-44A-501 (5)(a)(i) or (ii) collectively are beneficial owners of more than 50 percent of the equity securities (excluding directors' qualifying shares) or equity interests; and
 - (iv) Any accredited investor.
- (b) A corporation, partnership or other entity shall be counted as one purchaser. If, however, that entity is organized for the specific purpose of acquiring the securities offered and is not an accredited investor under WAC 460-44A-501 (1)(h), then each beneficial owner of equity securities or equity interests in the entity shall count as a separate purchaser for all provisions of WAC 460-44A-501 through 460-44A-508, except to the extent provided in (a) of this subsection.
- (c) A noncontributory employee benefit plan within the meaning of Title I of the Employee Retirement Income Security Act of 1974 shall be counted as one purchaser where the trustee makes all investment decisions for the plan.

Note:

The issuer must satisfy all the other provisions of WAC 460-44A-501 through ((460-44A-506)) 460-44A-505 for all purchasers whether or not they are included in calculating the number of purchasers. Clients of an investment adviser or customers of a broker-dealer shall be considered the "purchasers" under WAC 460-44A-501 through ((460-44A-506)) 460-44A-505 regardless of the amount of discretion given to the investment adviser or broker-dealer to act on behalf of the client or customer.

- (6) "Executive officer" shall mean the president, any vice president in charge of a principal business unit, division or function (such as sales, administration or finance), or any other officer who performs a policy making function, or any other person who performs similar policy making functions for the issuer. Executive officers of subsidiaries may be deemed executive officers of the issuer if they perform such policy making functions for the issuer.
- (7) "Issuer" as defined in Section 2(4) of the Securities Act of 1933 or RCW 21.20.005(7) shall apply, except that in the case of a proceeding under the Federal Bankruptcy Code (11 U.S.C. 101 et seq.), the trustee or debtor in possession shall be considered the issuer in an offering under a plan or reorganization, if the securities are to be issued under the plan.
- (8) "Purchaser representative" shall mean any person who satisfies all of the following conditions or who the issuer reasonably believes satisfies all of the following conditions:
- (a) Is not an affiliate, director, officer or other employee of the issuer, or beneficial owner of 10 percent or more of any class of the equity securities or 10 percent or more of the equity interest in the issuer, except where the purchaser is:
- (i) A relative of the purchaser representative by blood, marriage or adoption and not more remote than a first cousin;

- (ii) A trust or estate in which the purchaser representative and any person related to him as specified in WAC 460-44A-501 (8)(a)(i) or (iii) collectively have more than 50 percent of the beneficial interest (excluding contingent interest) or of which the purchaser representative serves as trustee, executor, or in any similar capacity; or
- (iii) A corporation or other organization of which the purchaser representative and any persons related to him as specified in WAC 460-44A-501 (8)(a)(i) or (ii) collectively are the beneficial owners of more than 50 percent of the equity securities (excluding directors' qualifying shares) or equity interests;
- (b) Has such knowledge and experience in financial and business matters that he is capable of evaluating, alone, or together with other purchaser representatives of the purchaser, or together with the purchaser, the merits and risks of the prospective investment;
- (c) Is acknowledged by the purchaser in writing, during the course of the transaction, to be his purchaser representative in connection with evaluating the merits and risks of the prospective investment; and
- (d) Discloses to the purchaser in writing a reasonable time prior to the sale of securities to that purchaser any material relationship between himself or his affiliates and the issuer or its affiliates that then exists, that is mutually understood to be contemplated, or that has existed at any time during the previous two years, and any compensation received or to be received as a result of such relationship.
 - Note 1: A person acting as a purchaser representative should consider the applicability of the registration and anti-fraud provisions relating to broker-dealers under chapter 21.20 RCW and the Securities Exchange Act of 1934 (15 U.S.C. 78a et seq., as amended) and relating to investment advisers under chapter 21.20 RCW and the Investment Advisers Act of 1940.
 - Note 2: The acknowledgment required by paragraph (8)(c) and the disclosure required by paragraph (8)(d) of this WAC 460-44A-501 must be made with specific reference to each prospective investment. Advance blanket acknowledgment, such as for "all securities transactions" or "all private placements," is not sufficient.
 - Note 3: Disclosure of any material relationships between the purchaser representative or his affiliates and the issuer or its affiliates does not relieve the purchaser representative of his obligation to act in the best interest of the purchaser.

AMENDATORY SECTION (Amending WSR 94-03-061, filed 1/14/94, effective 2/14/94)

WAC 460-44A-502 General conditions to be met. The following conditions shall be applicable to offers and sales made under WAC $460-44A-504((\frac{1}{7}))$ or $460-44A-505((\frac{1}{7}))$:

(1) "Integration." All sales that are part of the same offering under these rules must meet all of the terms and conditions of these rules. Offers and sales that are made more than six months before the start of an offering or are made more than six months after completion of an offering, will not be considered part of that offering, so long as during those six month periods there are no offers or sales of securities by or for the issuer that are of the same or a similar class as those

offered or sold under these rules, other than those offers or sales of securities under an employee benefit plan.

Note:

The term "offering" is not defined in the securities acts. If the issuer offers or sells securities for which the safe harbor rule in WAC 460-44A-502(1) is unavailable, the determination as to whether separate sales of securities are part of the same offering (i.e. are considered "integrated") depends on the particular facts and circumstances. Generally, transactions otherwise meeting the requirements of an exemption will not be integrated with simultaneous offerings being made outside the United States in compliance with Securities and Exchange Commission Regulation S.

The following factors should be considered in determining whether offers and sales should be integrated for purposes of the exemptions under these rules:

- (a) Whether the sales are part of a single plan of financing:
- (b) Whether the sales involve issuance of the same class of securities:
- (c) Whether the sales have been made at or about the same time;
- (d) Whether the same type of consideration is received; and
- (e) Whether the sales are made for the same general purpose.

See Securities and Exchange Commission Release No. 33-4552 (November 6, 1962).

- (2) Information requirements.
- (a) When information must be furnished.

If the issuer sells securities under WAC 460-44A-505 ((or 460-44A-506)) to any purchaser that is not an accredited investor, the issuer shall furnish the information specified in WAC 460-44A-502 (2)(b) to such purchaser a reasonable time prior to sale. The issuer is not required to furnish the specified information when it sells securities under WAC 460-44A-504, or to any accredited investor.

Note:

When an issuer provides information to investors pursuant to WAC 460-44A-502 (2)(a), it should consider providing such information to accredited investors as well, in view of the anti-fraud provisions of the federal and state securities laws

- (b) Type of information to be furnished.
- (i) If the issuer is not subject to the reporting requirements of section 13 or 15(d) of the Securities Exchange Act of 1934, at a reasonable time prior to the sale of securities the issuer shall furnish to the purchaser the following information, to the extent material to an understanding of the issuer, its business, and the securities being offered:
- (A) Nonfinancial statement information. If the issuer is eligible to use Regulation A, the same kind of information as would be required in Part II of Form 1-A, 17 CFR Sec. 239.90. If the issuer is not eligible to use Regulation A, the same kind of information as required in Part I of a registration statement filed under the Securities Act on the form that the issuer would be entitled to use.
 - (B) Financial statement information.
- (I) Offerings up to \$2,000,000. The information required in Item 310 of Regulation S-B, 17 CFR Sec. 228.310, except that only the issuer's balance sheet, which shall be dated within 120 days of the start of the offering, must be audited.

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- (II) Offerings up to ((\$7,500.000)) \$5,000.000. The financial statement information required in Form SB-2, 17 CFR Sec. 239.10. If an issuer, other than a limited partnership, cannot obtain audited financial statements without unreasonable effort or expense, then only the issuer's balance sheet, which shall be dated within 120 days of the start of the offering, must be audited. If the issuer is a limited partnership and cannot obtain the required financial statements without unreasonable effort or expense, it may furnish financial statements that have been prepared on the basis of federal income tax requirements and examined and reported on in accordance with generally accepted auditing standards by an independent public or certified accountant.
- (((III) Offerings over \$7,500,000. The financial statement as would be required in a registration statement filed under the act on the form that the issuer would be entitled to use. If an issuer, other than a limited partnership, cannot obtain audited financial statements without unreasonable effort or expense, then only the issuer's balance sheet, which shall be dated within 120 days of the start of the offering, must be audited. If the issuer is a limited partnership and cannot obtain the required financial statements without unreasonable effort or expense, it may furnish financial statements that have been prepared on the basis of federal income tax requirements and examined and reported on in accordance with generally accepted auditing standards by an independent public or certified accountant.))
- (C) If the issuer is a foreign private issuer eligible to use Form 20-F, the issuer shall disclose the same kind of information required to be included in a registration statement filed under the Securities Act of 1933 on the form that the issuer would be entitled to use. The financial statements need be certified only to the extent required by (2)(b)(i)(B)(I)((7)) or (II) ((or (III))) of this subsection, as appropriate.
- (ii) If the issuer is subject to the reporting requirements of section 13 or 15(d) of the Securities Exchange Act of 1934, at a reasonable time prior to the sale of securities the issuer shall furnish to the purchaser the information required by Securities and Exchange Commission Regulation D, Rule 502 (b)(2)(ii) as appropriate.
- (iii) Exhibits required to be filed with the administrator of securities or the securities and exchange commission as part of a registration statement or report, other than an annual report to shareholders or parts of that report incorporated by reference in a Form 10-K and Form 10-KSB report, need not be furnished to each purchaser that is not an accredited investor if the contents of material exhibits are identified and such exhibits are made available to a purchaser, upon his written request, a reasonable time prior to his purchase.
- (iv) At a reasonable time prior to the sale of securities to any purchaser that is not an accredited investor in a transaction under WAC 460-44A-505 ((or 460-44A-506)), the issuer shall furnish to the purchaser a brief description in writing of any material written information concerning the offering that has been provided by the issuer to any accredited investor but not previously delivered to such unaccredited purchaser. The issuer shall furnish any portion or all of this information to the purchaser, upon his written request a reasonable time prior to his purchase.

- (v) The issuer shall also make available to each purchaser at a reasonable time prior to his purchase of securities in a transaction under WAC 460-44A-505 ((or 460-44A-506)) the opportunity to ask questions and receive answers concerning the terms and conditions of the offering and to obtain any additional information which the issuer possesses or can acquire without unreasonable effort or expense that is necessary to verify the accuracy of information furnished under WAC 460-44A-502 (2)(b)(i) or (ii).
- (vi) For business combinations or exchange offers, in addition to information required by Form S-4, 17 CFR Sec. 239.25, the issuer shall provide to each purchaser at the time the plan is submitted to security holders, or, with an exchange, during the course of the transaction and prior to sale, written information about any terms or arrangements of the proposed transactions that are materially different from those for all other security holders. For purposes of this subsection, an issuer which is not subject to the reporting requirements of section 13 or 15(d) of the Securities Exchange Act of 1934 may satisfy the requirements of Part I.B. or C. of Form S-4 by compliance with (b)(i) of this subsection.
- (vii) At a reasonable time prior to the sale of securities to any purchaser that is not an accredited investor in a transaction under WAC 460-44A-505 ((or 460-44A-506)), the issuer shall advise the purchaser of the limitations on resale in the manner contained in subsection (4)(b) of this section. Such disclosure may be contained in other materials required to be provided by this paragraph.
- (3) Limitation on manner of offering. Neither the issuer nor any person acting on its behalf shall offer or sell the securities by any form of general solicitation or general advertising, including, but not limited to, the following:
- (a) Any advertisement, article, notice or other communication published in any newspaper, magazine, or similar media or broadcast over television or radio; and
- (b) Any seminar or meeting whose attendees have been invited by any general solicitation or general advertising.
- (4) Limitations on resale. Securities acquired in a transaction under WAC 460-44A-501 through ((460-44A-508)) 460-44A-505 shall have the status of restricted securities acquired in a nonpublic offering transaction under section 4(2) of the Securities Act of 1933 and RCW 21.20.320(1) and cannot be resold without registration under the Securities Act of Washington or an exemption therefrom. The issuer shall exercise reasonable care to assure that the securities are restricted and that the purchasers of the securities are not underwriters within the meaning of section 2(11) of the Securities Act of 1933, which reasonable care may be demonstrated by the following:
- (a) Reasonable inquiry to determine if the purchaser is acquiring the securities for himself or for other persons;
- (b) Written disclosure to each purchaser prior to sale that the securities have not been registered under the Securities Act of 1933, and the Washington administrator of securities has not reviewed or recommended the offering or offering circular and the securities have not been registered under the Securities Act of Washington, chapter 21.20 RCW, and, therefore, cannot be resold unless they are registered under the Securities Act of 1933 and the Securities Act of Washing-

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ton chapter 21.20 RCW or unless an exemption from registration is available; and

- (c) Placement of a legend on the certificate or other document that evidences the securities stating that the securities have not been registered under the Securities Act of 1933 and the Securities Act of Washington chapter 21.20 RCW and setting forth or referring to the restrictions on transferability and sale of the securities.
- (d) A written disclosure or legend will be deemed to comply with the provisions of WAC 460-44A-502 (4)(b) or (c) if it complies with the North American Securities Administrators Association Uniform Disclosure Guidelines on Legends, NASAA Reports CCH Para. 1352 (1989).

While taking these actions will establish the requisite reasonable care, it is not the exclusive method to demonstrate such care. Other actions by the issuer may satisfy this provision. In addition, WAC 460-44A-502 (2)(b)(vii) requires the delivery of written disclosure of the limitations on resale to investors in certain instances.

AMENDATORY SECTION (Amending WSR 96-15-063, filed 7/17/96, effective 8/17/96)

WAC 460-44A-503 Filing of notice and payment of fee. (1) An issuer offering or selling securities in reliance on WAC 460-44A-504, 460-44A-505, or 460-44A-506 shall file with the administrator of securities of the department of financial institutions a notice and pay a filing fee as follows:

(a)(i)(A) For an offering of a security in reliance upon the Securities Act of 1933, Regulation D, Rule 230.506, the issuer shall file a notice on Securities and Exchange Commission Form D checking box 506 and pay a filing fee of three hundred dollars no later than fifteen days after the first sale of such securities in the state of Washington.

(B) For an offering in reliance on Securities and Exchange Commission Rule 505 ((or Rule 506, under)) and WAC 460-44A-505 ((or 460-44A-506, respectively)), the issuer shall file the initial notice on Securities and Exchange Commission Form D checking box 505 (and box ULOE) ((or bex 506, as applicable,)) and pay a filing fee of three hundred dollars no later than fifteen days after the first sale of securities in the state of Washington which results from an offer being made in reliance ((on the exemption of)) upon WAC 460-44A-505 ((or 460-44A-506));

(((HB))) (C) For an offering in reliance on Securities and Exchange Commission Rule 504((, under)) and WAC 460-44A-504, the issuer shall file the initial notice on Securities and Exchange Commission Form D checking box 504 and pay a filing fee of fifty dollars no later than ten business days (or such lesser period as the administrator may allow) prior to receipt of consideration or the delivery of a signed subscription agreement by an investor in the state of Washington which results from an offer being made in reliance ((on the exemption of)) upon WAC 460-44A-504;

(((C))) (D) For an offering in reliance on Securities and Exchange Commission Rule 147((, under)) and WAC 460-44A-504, the issuer shall file the initial notice on Washington Securities Division Form WAC 460-44A-504/Rule 147 and pay a filing fee of fifty dollars no later than ten business days (or such lesser period as the administrator may allow) prior to

receipt of consideration or the delivery of a signed subscription agreement by an investor in the state of Washington which results from an offer being made in reliance on the exemption of WAC 460-44A-504;

- (ii) Unless previously filed, the issuer shall include with the initial notice an executed uniform consent to service of process on Form U-2.
- (b) The issuer shall file with the administrator such other notices on Form D as are required to be filed with the Securities and Exchange Commission. For purposes of this section, "Form D" is defined as the document, as adopted by the Securities and Exchange Commission and in effect on September 1, 1996, entitled Form D; Notice of Sale of Securities Pursuant to Regulation D, Section 4(6), and/or Uniform Limited Offering Exemption, including Part E and the Appendix.
- (c) <u>Section E of the initial notice shall either</u> be manually signed by a person duly authorized by the issuer or a photocopy of a manually signed copy.
- (2) By filing for the exemption of WAC 460-44A- $504((\cdot, \cdot))$ or 460-44A-505 ((or 460-44A-506)), the issuer undertakes to furnish to the administrator, upon request, the information to be furnished or furnished by the issuer under WAC 460-44A-502 (2)(b) or otherwise to any purchaser that is not an accredited investor. Failure to submit the information in a timely manner will be a ground for denial or revocation of the exemption of WAC $460-44A-504((\cdot, \cdot))$ or 460-44A-505 ((or 460-44A-506)).

<u>AMENDATORY SECTION</u> (Amending WSR 94-03-061, filed 1/14/94, effective 2/14/94)

WAC 460-44A-504 Exemption for limited offers and sales of securities not exceeding \$500,000 to not more than twenty purchasers. (1) Exemption. Offers and sales of securities by an issuer in compliance with the Securities Act of 1933, Regulation D, Rules 230.501 through 230.504 and 230.508 as made effective in Release No. 33-6389, and as amended in Release Nos. 33-6437, 33-6663, 33-6758, 33-6825, 33-6863, 33-6949, and 33-6996 or in compliance with the Securities Act of 1933, Rule 230.147 as made effective in Release No. 33-5450 that satisfy the conditions in subsections (2) and (3) of this section shall be exempt under RCW 21.20.320(9).

- (2) General conditions to be met. To qualify for exemption under this section, offers and sales must satisfy all the terms and conditions of WAC 460-44A-501 through 460-44A-503 and 460-44A-508.
 - (3) Specific conditions to be met.
- (a) Limitation on aggregate offering price. The aggregate offering price for an offering of securities under this section, as defined in WAC 460-44A-501(3), shall not exceed \$500,000, within or without this state, less the aggregate offering price for all securities sold within the twelve months before the start of and during the offering of securities under this section in reliance on any exemption under RCW 21.20.320(9) or sections 3(a) (11) or 3(b) of the Securities Act of 1933 or in violation of RCW 21.20.140 or section 5(a) of the Securities Act of 1933.
- (b) No commissions. No commission, fee, or other remuneration shall be paid or given, directly or indirectly, to any

person for soliciting any prospective purchaser in the state of Washington.

- (c) Limitation on number of purchasers. There are no more than or the issuer reasonably believes that there are no more than twenty purchasers of securities in this state from the issuer in any offering in reliance on this section.
- (d) In all sales to nonaccredited investors in this state under this section the issuer and any person acting on its behalf shall have reasonable grounds to believe and after making reasonable inquiry shall believe that, as to each purchaser, one of the following conditions, (i) or (ii) of this subsection, is satisfied:
- (i) The investment is suitable for the purchaser upon the basis of the facts, if any, disclosed by the purchaser as to his other security holdings and as to his financial situation and needs. For the purpose of this condition only, it may be presumed that if the investment does not exceed ten percent of the purchaser's net worth, it is suitable. This presumption is rebuttable; or
- (ii) The purchaser either alone or with his purchaser representative(s) has such knowledge and experience in financial and business matters that he is or they are capable of evaluating the merits and risks of the prospective investment.
- (e) Disqualifications. No exemption under this section shall be available for the securities of any issuer if any of the parties described in the Securities Act of 1933, Regulation A, Rule 230.262 is disqualified for any of the reasons listed in WAC 460-44A-505 (2)(d) unless inapplicable or waived as set forth in WAC 460-44A-505 (2)(d)(vi) and (vii).
- (f) Notice filing. The issuer shall file a notice, with a consent to service of process, and pay a filing fee as set forth in WAC 460-44A-503.
 - (g) Advice about the limitations on resale.

The issuer, at a reasonable time prior to the sale of securities, shall advise each purchaser of the limitations on resale in the manner contained in WAC 460-44A-502 (4)(b).

(4) Transactions which are exempt under this section may not be combined with offers and sales exempt under any other rule or section of the Securities Act of Washington, however, nothing in this limitation shall act as an election. Should for any reason the offer and sale fail to comply with all of the conditions for the exemption of this section, the issuer may claim the availability of any other applicable exemption.

Note 1: WAC 460-44A-504 is not the exclusive method by which issuers may make offerings under Securities and Exchange Commission Rules 504 and 147. For example, offers and sales of an issuer in compliance with Securities and Exchange Commission Rule 504 or Rule 147 may also be registered by qualification under chapter 21.20 RCW. An issuer that qualifies may elect to register an offering pursuant to the Uniform Limited Offering Registration as set out in chapter 460-17A WAC. An issuer may also elect to claim the corporate limited offering exemption as set out in chapter 460-46A WAC.

Note 2: Issuers are reminded that nothing in these rules alters their obligation under RCW 21.20.010. RCW 21.20.010(2) renders it unlawful "to make any untrue statement of a material fact or to omit to state a material fact necessary in order to make the statements made, in the light of the circumstances under which they are made, not misleading..." In addition, issuers must otherwise comply with the anti-fraud provisions of the federal and state securities laws. No format for disclosure is prescribed. However, issuers may wish to consider the question and answer disclosure

format of the SCOR Form ((ULOR-C)) of chapter 460-17A WAC, or the corporate limited offering exemption of chapter 460-46A WAC, in determining the disclosure they make. If either form is used, the issuer should indicate that the disclosure form is being used for an exempt offering under this section rather than in an offering under the chapters under which the form was adopted.

AMENDATORY SECTION (Amending WSR 94-03-061, filed 1/14/94, effective 2/14/94)

WAC 460-44A-506 ((Exemption for nonpublic offers and sales without regard to dollar amount of offering.))
Conditions pertaining to the offer and sale of securities pursuant to Rule 506 of the Securities Act of 1933. (1) ((Exemption.)) Offers and sales of securities by an issuer in compliance with the Securities Act of 1933, Regulation D, Rules 230.501 through 230.503; 230.506; and 230.508 as made effective in Release No. 33-6389, and as amended in Release Nos. 33-6437, 33-6663, 33-6758, 33-6825, 33-6863, 33-6949, and 33-6996 ((that)) shall satisfy the conditions in subsections (2) and (3) of this section ((shall be deemed to be exempt transactions within the meaning of RCW 21.20.320(1))).

- (2) ((Conditions to be met.
- (a) General conditions.)) To qualify for ((exemption)) preemption under this section, offers and sales must satisfy all the terms and conditions of WAC ((460-44A-501 through)) 460-44A-503.

Note:

In order to comply with this section the issuer must comply with the provisions of Rule 506 (17 CFR Sec. 230.506) of the Federal Securities and Exchange Commission.

- (((b) Specific conditions.
- (i) No selling commission unless registered as a broker-dealer or salesperson.
- (A) No commission, fee, or other remuneration shall be paid or given directly or indirectly, to any person for soliciting any prospective purchaser that is not an accredited investor in the state of Washington unless such person is registered in this state as a broker-dealer or salesperson.
- (B) It is a defense to a violation of (b)(i)(A) of this subsection if the issuer sustains the burden of proof to establish that he did not know and in the exercise of reasonable care could not have known that the person who received a commission, fee or other remuneration was not appropriately registered in this state.
 - (ii) Limitation on selling expenses.
- (A) Selling expenses in any offering under this section shall not exceed fifteen percent of the aggregate offering price. For the purposes of this section, "selling expenses" means the total underwriting and brokerage discounts and commissions (including fees of the underwriters' attorneys paid by the issuer) paid in connection with the offering plus all other expenses actually incurred by the issuer relating to printing, engraving, mailing, salaries of employees while engaged in sales activity, charges of transfer agents, registrars, trustees, eserow holders, depositaries, and engineers and other experts, expenses of qualification of the sale of the securities under federal and state laws, including taxes and fees, and any other expenses actually incurred by the issuer and directly related to the offering and sale of the securities,

but excluding accountants' and the issuer's attorneys' fees and options to underwriters.

- (B) The number of shares or units called for by options issuable to underwriters or other persons as compensation, in whole or in part, for the offer or sale of securities in reliance on this section shall not exceed ten percent of the number of shares or units actually sold in the offering.))
- (3) Offers or sales which are exempted under this section may not be combined in the same offering with offers or sales exempted under any other rule or section of chapter 21.20 RCW; however, nothing in this limitation shall act as an election. Should for any reason an offering fail to comply with all of the conditions for this section, the issuer may claim the availability of any other applicable exemption.
- (((4) The issuer shall file a notice, with a consent to service of process, and pay a filing fee as set forth in WAC 460-44A-503.))

AMENDATORY SECTION (Amending WSR 90-09-059, filed 4/17/90, effective 5/18/90)

WAC 460-44A-508 Insignificant deviations from a term, condition, or requirement of WAC 460-44A-501 through ((460-44A-506)) 460-44A-505. (1) A failure to comply with a term, condition, or requirement of WAC 460-44A-504((7,0)) or 460-44A-505((7,0)0 or 460-44A-506)) will not result in the loss of the exemption from the registration requirements of RCW 21.20.140 for any offer or sale to a particular individual or entity, if the person relying on the exemption shows:

- (a) The failure to comply did not pertain to a term, condition, or requirement directly intended to protect that particular individual or entity; and
- (b) The failure to comply was insignificant with respect to the offering as a whole: *Provided*, That any failure to comply with WAC 460-44A-502(3), 460-44A-503, 460-44A-504 (3)(a), (c), and (e), 460-44A-505 (2)(d) and (e) and (3), ((460-44A-506 (3) and (4),)) paragraph (c) of Securities and Exchange Commission Rule 502, and paragraphs (b)(2)(i) and (ii) of Securities and Exchange Commission Rule 505 ((and paragraph (b)(2)(i) of Securities and Exchange Commission Rule 506)) shall be deemed to be significant to the offering as a whole; and
- (c) A good faith and reasonable attempt was made to comply with all applicable terms, conditions, and requirements of WAC $460-44A-504((\frac{1}{7}))$ or $460-44A-505((\frac{1}{7}))$ or $460-44A-505((\frac{1}{7}))$.
- (2) A transaction made in reliance on WAC 460-44A-504((,)) or 460-44A-505((, or 460-44A-506)) shall comply with all applicable terms, conditions, and requirements of WAC 460-44A-501 through ((460-44A-506)) 460-44A-505. Where an exemption is established only through reliance upon subsection (1) of this section, the failure to comply shall nonetheless be actionable by the securities administrator under chapter 21.20 RCW.

WSR 98-11-033 PERMANENT RULES DEPARTMENT OF SOCIAL AND HEALTH SERVICES

(Medical Assistance Administration) [Filed May 14, 1998, 2:45 p.m.]

Date of Adoption: May 13, 1998.

Purpose: These rules implement an annual increase for the one-person income level for the medically needy program, and the resource standard for an institutionalized person's spouse, as required by federal standards. These rules have also been rewritten to meet the intent of the Governor's Executive Order 97-02.

Citation of Existing Rules Affected by this Order: Amending WAC 388-507-0710 and 388-513-1350.

Statutory Authority for Adoption: RCW 74.04.050, 74.04.057, 74.08.090, 74.09.530, 74.09.575.

Other Authority: Section 1924 (42 USC 1396r-5).

Adopted under notice filed as WSR 98-08-082 on April 1, 1998.

Changes Other than Editing from Proposed to Adopted Version: Based on public comment that the definition of "continuously institutionalized" in WAC 388-513-1350(3) was incorrect, the language was corrected to reflect the original intent of the agency.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, Amended 0, Repealed 0; Federal Rules or Standards: New 0, Amended 2, 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 2, Repealed 0.

Effective Date of Rule: Thirty-one days after filing.

May 13, 1998

Marie Myerchin-Redifer, Manager Rules and Policies Assistance Unit

AMENDATORY SECTION (Amending WSR 97-09-112, filed 4/23/97, effective 5/24/97)

WAC 388-513-1350 Institutional—Available resources. This section describes those resources which are considered available to an institutionalized client. (1) Resources are defined under chapter 388-511 WAC for an SSI-related client and under chapter 388-216 WAC ((388-22-030)) for ((an AFDC)) a TANF-related client.

(2) The methodology and standards for determining and evaluating resources are under WAC 388-513-1310, ((388-513-1330, 388-513-1340)) 388-513-1350, and 388-513-

- 1360. Transfers of resources are evaluated under WAC 388-513-1365. Trusts are described under WAC 388-505-0595.
- (3) ((The department shall determine ownership of resources following Washington state community property principles)) "Continuously institutionalized" means a person is residing in a nursing facility or receiving home-based or community-based waivered services and the person has not had an absence or break in receiving services of thirty-consecutive days.
 - (4) For a person((:
- (a))) whose most recent period of <u>continuous</u> institutionalization began on or before September 30, 1989((; and
 - (b) Who remains continuously institutionalized.
- (4) For purposes of Medicaid eligibility, the department shall consider resources are)):
- (a) ((Community)) Available resources ((when jointly)) are one-half of the total value of nonexempt resources held in the:
- (i) Names of both the institutionalized spouse and the community spouse; or
 - (ii) Name of the institutionalized spouse only.
- (b) ((The separate property of the community spouse when)) Unavailable resources are:
- (i) The other half of the total value of nonexempt resources determined under subsection (3)(a) of this section:
- (ii) Held solely in the ((separate)) name of the community spouse; or
- (((ii))) (iii) Transferred between spouses as described under ((WAC 388-513-1350(7))) subsection (4)(b) of this section.
 - (((5) The department shall:
- (a) Divide by two, the total value of the community resources the spouses own; and
- (b) Assign one-half of the total value of the community resources to each spouse.
- (6) The department shall not consider a person continuously institutionalized if, for thirty consecutive days, the person:
 - (a) Is absent from an institution; or
- (b) Does not receive home-based or community-based waivered services.
- (7))) (5) For ((the purpose of determining Medicaid eligibility of)) a person, whose most recent ((continuous)) period of continuous institutionalization starts on or after October 1, 1989, ((the department shall:
- (a) Exclude resources as described under WAC 388-511-1160; except, the department shall exempt one vehicle without regard to use or value when the institutionalized person has a community spouse;
- (b) Consider available to the community spouse,)) available resources include all nonexempt resources in the name of either the community spouse or the institutionalized ((spouse, except resources exceeding the greater of)) spouse except:
- (a) The following resources are exempt when the institutionalized person has a community spouse:
- (i) ((Seventy-nine)) One vehicle without regard to use or value; and

- (ii) Effective January 1, 1998, eighty thousand ((twenty)) seven hundred sixty dollars ((effective January 1, 1997;
 - (ii) An amount)); or
- (b) An amount greater than the amount in subsection (4)(a)(ii) of this section if:
- (i) Established by a fair hearing under chapter 388-08 WAC when the community spouse's resource allowance is inadequate to provide a minimum monthly maintenance needs allowance; or
- (((iii) An amount ordered)) (ii) Transferred to the community spouse by ((the)) court order.
 - (((c) Ensure))
- (6) Resources ((available to the community spouse are in the name of the community spouse or)) of the institutional spouse must be transferred to the community spouse or to another person for the sole benefit of the community spouse:
- (i) Before the first regularly scheduled eligibility review; or
- (ii) As soon as ((practicable thereafter)) possible, taking into account ((such)) the time ((as may be)) necessary to obtain a court order for the support of the community spouse.
- (((d) Consider resources greater than such resources described under subsection (7)(b) of this section available to the institutional spouse.
 - (8) The department shall consider))
 - (7) The resources of the community spouse are:
 - (a) Unavailable to the institutionalized spouse:
- (i) The month after the institutionalized spouse is determined eligible for institutional benefits; and
- (ii) While the institutionalized spouse ((remains in a continuous period of institutionalization)) is continuously institutionalized.
- (b) Available to the institutionalized spouse when the institutionalized spouse:
- (i) Acquires resources which, when added to resources held by the institutionalized spouse, exceed the one-person resource maximum, if the most recent period of institutionalization began on or after October 1, 1989; or
- (ii) ((Has a break of thirty days or more in a period of institutionalization)) Is not continuously institutionalized.

AMENDATORY SECTION (Amending WSR 97-09-112, filed 4/23/97, effective 5/24/97)

- WAC 388-507-0710 ((AFDC)) TANE-related medical program income standards. (1) ((The department shall determine income standards for AFDC-related clients as described under)) A TANE-related client's countable income is determined according to the provisions in WAC 388-505-0590 (((2) and (4))).
- (2) Effective January 1, ((1997, the department shall set)) 1998, the medically needy income level (MNIL) ((at)) is:

(a) One person	\$ ((512)) <u>521</u>
(b) Two persons	\$ 592
(c) Three persons	\$ 667
(d) Four persons	\$ 742

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(e) Five persons	\$ 858
(f) Six persons	\$ 975
(g) Seven persons	\$1,125
(h) Eight persons	\$1,242
(i) Nine persons	\$1,358
(i) Ten persons and above	\$1,483

WSR 98-11-034 PERMANENT RULES DEPARTMENT OF SOCIAL AND HEALTH SERVICES

(Management Services Administration) [Filed May 14, 1998, 2:47 p.m.]

Date of Adoption: May 13, 1998.

Purpose: The purpose of this rule is to repeal WAC 388-320-340 Delegation of authority by secretary. This rule is not required by the Administrative Procedure Act, the Public Disclosure Act, or by chapter 43.20A RCW, Department of Social and Health Services. It is duplicative of RCW 43.20A.110.

Citation of Existing Rules Affected by this Order: Repealing WAC 388-320-340.

Statutory Authority for Adoption: RCW 34.05.220 and 74.08.090.

Adopted under notice filed as WSR 98-08-076 on March 31, 1998.

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 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 1.

Effective Date of Rule: Thirty-one days after filing.

May 13, 1998

Marie Myerchin-Redifer, Manager Rules and Policies Assistance Unit

REPEALER

The following sections of the Washington Administrative Code are repealed:

388-320-340 Delegation of authority by secretary.

WSR 98-11-044 PERMANENT RULES

DEPARTMENT OF TRANSPORTATION

[Order 174-Filed May 18, 1998, 9:03 a.m.]

Date of Adoption: May 15, 1998.

Purpose: Prescribes application procedures and project selection criteria for grants to municipal public transportation operators for conducting studies.

Citation of Existing Rules Affected by this Order: Repealing chapter 468-82 WAC in its entirety.

Statutory Authority for Adoption: RCW 47.01.101.

Adopted under notice filed as WSR 98-07-004 on March 6, 1998.

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 5.

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.

May 15, 1998 Gerald E. Smith

Deputy Secretary, Operations

REPEALER

The following chapter of the Washington Administrative Code is repealed:

- 1	
WAC 468-82-010	General purpose and applicability.
WAC 468-82-015	Definitions.
WAC 468-82-110	Application for technical study grant.
WAC 468-82-120	Department response to application.
WAC 468-82-200	Application prioritization criteria.

WSR 98-11-045 PERMANENT RULES DEPARTMENT OF TRANSPORTATION

[Order 175—Filed May 18, 1998, 9:05 a.m.]

Date of Adoption: May 15, 1998.

Purpose: Provides loans to cities or counties to conduct studies to consider prospects for transportation services for the general public.

Citation of Existing Rules Affected by this Order: Repealing chapter 468-84 WAC in its entirety.

Statutory Authority for Adoption: RCW 35.58.2712.

Adopted under notice filed as WSR 98-07-005 on March 6, 1998.

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 16.

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.

May 15, 1998

Gerald E. Smith

Deputy Secretary, Operations

lecting taxes to department.

REPEALER

The following chapter of the Washington Administrative Code is repealed:

WAC 468-84-010	General purpose and applicability.
WAC 468-84-015	Definitions.
WAC 468-84-110	Application.
WAC 468-84-120	Department response to application.
WAC 468-84-130	Conditions of advanced financial support payments.
WAC 468-84-135	Conditions of grants.
WAC 468-84-200	Required elements of feasi- bility study.
WAC 468-84-210	Geographical extent.
WAC 468-84-220	Identification of related transportation operations.
WAC 468-84-230	Estimation of need.
WAC 468-84-240	Alternative management schemes.
WAC 468-84-250	Alternative funding sources.
WAC 468-84-260	Consideration of school district pupil transportation.
WAC 468-84-300	Submission of feasibility study to department.
WAC 468-84-310	Submission of municipal resolution to department.
WAC 468-84-320	Submission of municipal ordinance levying and col-

WSR 98-11-046 PERMANENT RULES

DEPARTMENT OF TRANSPORTATION

[Order 176-Filed May 18, 1998, 9:10 a.m.]

Date of Adoption: May 15, 1998.

Purpose: Identifies procedures for making loans to public transportation benefit areas and county transportation authorities and specifies the contents of plans outlining services and purchases for the initial six years of operation.

Citation of Existing Rules Affected by this Order: Repealing WAC 468-85-260, 468-85-270 and 468-85-280; and amending WAC 468-85-010, 468-85-015, 468-85-110, 468-85-120, 468-85-130, 468-85-210, 468-85-220, 468-85-230, 468-85-240, 468-85-250, 468-85-290, and 468-85-310.

Statutory Authority for Adoption: RCW 36.57A.150.

Adopted under notice filed as WSR 98-07-006 on March 6, 1998.

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 12, Repealed 3.

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.

May 15, 1998 Gerald E. Smith

Deputy Secretary, Operations

AMENDATORY SECTION (Amending Order 42, filed 12/17/79)

WAC 468-85-010 General purpose and applicability.

- (1) Purpose: These regulations are to assist county transportation authorities and public transportation benefit areas in the development of comprehensive transit plans consistent with chapter 36.57A RCW, RCW 35.58.2795, and local developmental goals. The comprehensive transit plans are intended to lead to the development and management of regional public transit systems which are energy-efficient, provide viable transportation alternatives, ((effer availability to)) serve all elements of the public, and are responsive to the public need.
- (2) Applicability: These regulations apply only to county transportation authorities created pursuant to chapter 36.57 RCW and to public transportation benefit areas created pursuant to chapter 36.57A RCW.

<u>AMENDATORY SECTION</u> (Amending Order 42, filed 12/17/79)

WAC 468-85-015 Definitions. (1) "Department" means the Washington state department of transportation, through its public transportation and rail division, or its successor.

- (2) "Comprehensive transit plan" means the official document required of every county transportation authority pursuant to RCW 36.57.070 and of every public transportation benefit area pursuant to RCW 36.57A.060.
- (3) "County transportation authority" means an entity created pursuant to chapter 36.57 RCW.
- (4) "Population" means the number of residents as shown by the ((figures released for the)) most recent ((official state, federal, or county census, or)) population determination made by the office of financial management.
- (5) "Public transportation benefit area" means an entity created pursuant to chapter 36.57A RCW.

AMENDATORY SECTION (Amending Order 42, filed 12/17/79)

WAC 468-85-110 Application for advanced financial support payment. (1) Eligible applicants: Any county transportation authority established pursuant to chapter 36.57 RCW and any public transportation benefit area established pursuant to chapter 36.57A RCW ((is eligible to)) may receive a one-time advanced financial support payment from the department ((upon submission to the department of)) after submitting an application containing the information specified in subsection (2) of this section to the department.

- (2) Contents of application: There is no particular form ((is hereby)) specified for ((an application)) applying for an advanced financial support payment. The application for such payment((, however,)) must be addressed to the department, signed by the chief executive officer of the applicant, and include the following information and related materials:
- (a) A copy of a minute entry or resolution of the applicant authorizing or directing that body, or a designated individual acting for that body, to apply for such payment;
- (b) In the event the applicant is a public transportation benefit area, and unless it is county-wide, a map indicating the precise boundaries of any unincorporated areas within the public transportation benefit area;
 - (c) ((An estimate of the population of the applicant;
- (d) A proposed budget indicating proposed expenditures by the following objects: Salaries and wages, personal services contracts, goods and services, travel, equipment, employee benefits, and capital outlays; and
- (e))) A description of the methods anticipated to be used to secure citizen participation in the comprehensive transit planning process; such methods must ensure a reasonable opportunity is provided for input to be made by racial and ethnic minorities, low-income, elderly ((and handicapped)) individuals, and persons with disabilities.

AMENDATORY SECTION (Amending Order 42, filed 12/17/79)

WAC 468-85-120 Department response to application. The department shall respond to applications on a "firstcome, first-served" basis. Therefore, upon receipt of an application for an advanced financial support payment, the department shall:

- (1) Determination of completeness: Determine whether or not the application contains or includes all of the information or material required by WAC 468-85-110(2). In the event an application is incomplete, the department shall notify the applicant ((shall be notified)) within seven days of receipt of such application by the department, of the application's deficiencies and that further ((department)) processing of the application is being suspended until the ((department receives a properly completed application)) applicant corrects the deficiencies;
- (2) Determination of population: Request the office of financial management to determine the population of the applicant. Where the sum of the populations of the incorporated areas within the applicant's jurisdiction exceeds fifty thousand people, or if the applicant's jurisdiction is countywide according to the most recently published estimate of the office of financial management, the department will not make such request ((will not be made; the department shall, instead, proceed to allocate the maximum amount allowable to said applicant)); and
- (3) Allocation of funds: Allocate for distribution to the applicant as an advanced financial support payment the product of one dollar times the applicant's population as determined by the office of financial management or the department. Under no circumstances will the amount allocated exceed the sum of fifty thousand dollars per applicant.

AMENDATORY SECTION (Amending Order 42, filed 12/17/79)

wac 468-85-130 Conditions of advanced financial support payments. (1) Payment constitutes a loan: Funds received by county transportation authorities or public transportation benefit areas as advanced financial support payments constitute loans. The recipient shall repay the department such ((a)) loan ((shall be repaid to the department by the recipient thereof)) not later than two years after the date such recipient received the advanced financial support payment. The department shall waive such repayment ((shall be waived in the event)) if the voters in the ((appropriate county or public transportation benefit)) recipient's area fail to ((elect to levy and collect)) authorize taxes ((authorized)) permitted under chapters 35.95 or 82.14 RCW within two years after the date such advanced financial support payment was received.

(2) Obligation to develop a comprehensive transit plan: Following receipt of the advanced financial support payment, the county transportation authority or public transportation benefit area shall undertake and complete the development of a comprehensive transit plan that meets the specifications contained in WAC 468-85-200 through 468-85-290((, as well as specifications adopted by the department subsequent to

- receipt of such payment by a recipient)). In the development of such plan, ((a county transportation authority and public transportation benefit area)) the recipient shall ensure a reasonable opportunity for the receipt of citizens input and participation in the planning process is provided to racial and ethnic minorities; low-income, elderly((, and handicapped)) individuals and persons with disabilities.
- (3) Payment may constitute matching contribution: Any payment received pursuant to this chapter may be used as all or any portion of a matching contribution required for the receipt of federal funds, provided federal law and applicable regulations allow such payment as a matching contribution, and provided, further, such federal funds are used to assist the recipient in the development of a comprehensive transit plan.
- (4) Notice of election: The chief executive officer of a recipient of an advanced financial support payment or his/her designee shall inform the department of the date(((s))) chosen for a popular election(((s))) on taxation authorized by chapter 35.95 or 82.14 RCW to finance public transportation in the recipient's jurisdiction, in advance of such election(s).
- (5) Required election: An election to determine ((whether or not)) the taxes authorized by chapter 35.95 or 82.14 RCW ((will)) proposed to be levied and collected in the county or public transportation benefit area must be held within two years of the receipt of an advanced financial support payment.
- (6) Notice of election results: The chief executive officer of a recipient of an advanced financial support payment or his/her designee shall inform the department of the election(((s))) results within ten days of ((the)) its official certification.

AMENDATORY SECTION (Amending Order 42, filed 12/17/79)

WAC 468-85-210 ((Capital improvements element.))
Community context. ((The capital improvements element of the comprehensive transit plan shall identify anticipated capital improvements including the number, types, and passenger seating capacities of in revenue-service vehicles, nonrevenue equipment; and the number and types of any proposed terminals, stations, shelters, parking facilities for potential system users, and garage and related vehicle maintenance facilities. Sites for fixed facilities need not be identified. Capital improvements shall be identified for the first five years of operation; the priorities and phasing of the acquisition of such improvements shall also be identified.)) The comprehensive plan shall describe the community context of the public transit services. This context shall include:

- (1) Demographics according to the most recent census:
- (a) Distribution of persons aged sixty-five years and older:
 - (b) Distribution of persons aged six to eighteen years:
 - (c) Location of concentrations of any ethnic minorities:
- (d) Location of concentrations of low-income house-holds; and
 - (e) Automobile ownership by household;
 - (2) Location of significant destinations, including:
 - (a) Employment centers with more than fifty employees:
 - (b) Schools, colleges and universities;

- (c) Shopping centers with five or more shopping opportunities:
 - (d) Medical clinics and hospitals;
 - (e) Public parks:
 - (f) City halls:
 - (g) County courthouses;
 - (h) Airports with scheduled air passenger service; and
 - (i) Passenger rail stations:
- (3) Public transportation operations within the boundaries of and three miles beyond the transit district, including:
 - (a) Intercity bus carriers:
 - (b) Rail passenger service:
 - (c) Municipally operated public transit service;
 - (d) School pupil transportation; and
- (e) Specialized transportation for elderly or low-income persons, and persons with disabilities;
- (4) An explanation of how the proposed public transit service will serve destinations contained in subsection (2) of this section and integrate with elements contained in subsection (3) of this section;
- (5) A discussion of future annexations to the public transportation benefit area.

AMENDATORY SECTION (Amending Order 42, filed 12/17/79)

WAC 468-85-220 Level of service element. The ((level of service element of the)) comprehensive transit plan shall contain the following information:

- (1) ((User characteristics;
- (2) Trip characteristics;
- (3))) Where scheduled service is anticipated in the plan, the frequency that in-revenue-service vehicles would pass selected points along proposed routes; and ((where a demand-responsive service is anticipated in the plan, the frequency that in-revenue-service vehicles would serve selected neighborhoods;
 - (4))) (2) The days and hours of service operations;
- (((5) The proposed means of facilitating public use of the proposed system; such means should include consideration of the following:
 - (a) Shelters or benches;
 - (b) Signing for loading and unloading locations;
- (c) Public timetables, where scheduled service is proposed:
 - (d) Telephone information;
 - (e) Advertisements in news media; and
- (f) Measures to review, update, and make available public information about the frequency of service and transit routes;
- (6) The location within the proposed transit service area of the following items: Employment centers, employing more than fifty persons; governmental facilities; and shopping centers with five or more shopping opportunities; and
- (7) Vehicle fuel consumption rated per mile traveled by type of vehicle.)) (3) Annual revenue vehicle hours and annual vehicle hours of service separated by type of service:
- (4) Annual revenue vehicle miles and annual vehicle miles of service separated by type of service.

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AMENDATORY SECTION (Amending Order 42, filed 12/17/79)

- WAC 468-85-230 ((System funding for initial year of operation)) Capital improvements element. ((The comprehensive transit plan element dealing with system funding for the initial year of operation shall include, but need not be limited to, the following information:
- (1) An itemized statement of the estimated costs of setting up and operating the recommended public transit system during the first twelve months of operation; such statement shall include, but not be limited to, separate cost estimates for the following items:
 - (a) Vehicles and optional features, by type of vehicle;
- (b) External passenger-related facilities such as shelters, benches, signing, and parking facilities;
- (c) Garage, and vehicle maintenance facilities and equipment:
 - (d) Marketing;
 - (e) Administration; and
 - (f) Maintenance and operations.
- (2) Passenger fare levels, estimated public patronage, and estimated fare box revenue:
- (3) The amount of federal assistance separated by operations and capital purposes;
- (4) The amount of long term debt for the purchase of facilities and equipment;
- (5) Whether any of the following sources of local public transit subsidy are anticipated to assist in the funding of the proposed system:
 - (a) Household tax authorized by chapter 35.95 RCW;
- (b) Business and occupation tax authorized by chapter 35.95 RCW; or
- (c) The :1%, .2%, or .3% sales and use tax in lieu of the household tax and business and occupation tax referenced immediately above; together with the rate(s) for any levied tax identified above and the estimated revenues from any such sources anticipated to be collected; (Assumptions made in order to estimate such revenues should be identified.)
- (6) The amount of any state matching funds assumed. (Such amount shall equal the sum of either one state dollar for each local dollar anticipated to be collected, as identified in WAC 468-85-230(5), or the amount of the motor vehicle excise tax mass transit levy authorized under RCW 35.58.272 through 35.58.279, whichever is less; minus the amount advanced by the department to a county transportation authority or public transportation benefit area for the development of a comprehensive transit plan pursuant to this chapter.))) The comprehensive transit plan shall identify anticipated capital improvements. Estimate the annual costs of purchasing the following items during each of the first six years of operation, identifying costs for each of the following categories:
- (1) Vehicles number to be purchased according to passenger seating capacity;
- (2) Equipment such as shelters, benches, and signing number of each to be purchased:
- (3) Parking facilities and stations/terminals number of each to be purchased or constructed; and

(4) Garage and vehicle maintenance, operations and administrative structures, including associated equipment number of each to be purchased or constructed. Sites for the fixed facilities in this subsection or subsection (3) of this section need not be identified.

AMENDATORY SECTION (Amending Order 42, filed 12/17/79)

WAC 468-85-240 ((System of)) Funding for ((the seeond through fifth years of)) annual operations element. ((The comprehensive transit plan element regarding system funding for the second through fifth years of operation shall contain the following information for each of those years:

- (1) The estimated capital, maintenance, and operating costs of each aspect of the proposed public transit system identified as required in WAC 468-85-230(1) for the first year of operation and an identification of the proposed service life of all equipment acquired or proposed to be acquired; and
- (2) The proposed sources of revenue and amounts of revenue, loans, and federal and state assistance to be used to offset such costs.)) The comprehensive transit plan shall include, but need not be limited to, the following information:
- (1) An estimate of the annual costs of operating the recommended public transit system during each of the first six years of operation; such estimate shall include costs for marketing, administration, maintenance and operations.
- (2) Passenger fare levels, estimated ridership, and estimated fare box revenue;
- (3) The amounts and sources of federal and state assistance separated by operations and capital purposes:
- (4) The amount of long term debt for the purchase of facilities and equipment:
- (5) Whether any of the following sources of local public transit subsidy are anticipated to assist in the funding of the proposed system:
 - (a) Household tax authorized by chapter 35.95 RCW:
- (b) Business and occupation tax authorized by chapter 35.95 RCW; or
- (c) The .1%, .2%, .3%, .4%, .5%, or .6% sales and use tax in lieu of the household tax and business and occupation tax referenced immediately above; together with the rate(s) for any levied tax identified above and the estimated revenues from any such sources anticipated to be collected; (Assumptions made in order to estimate such revenues should be identified.)
- (6) The amount of any state matching funds assumed. (Such amount shall equal the sum of either one state dollar for each local dollar anticipated to be collected, as identified in WAC 468-85-230(5), or the amount of the motor vehicle excise tax mass transit levy authorized under RCW 35,58,272 through 35,58,279, whichever is less: minus the amount advanced by the department to a county transportation authority or public transportation benefit area for the development of a comprehensive transit plan pursuant to this chapter.)

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AMENDATORY SECTION (Amending Order 42, filed 12/17/79)

WAC 468-85-250 ((Relation to nearby transit operations)) Citizen participation element. ((The comprehensive transit plan element regarding the proposed system's relation to nearby transit operations shall contain the following information:

- (1) An identification of any existing public or private transit operations and affiliated facilities serving any area within the jurisdiction of the county transportation authority, public transportation benefit area, or within three road miles of either; such identified operations shall include, at a minimum, the following:
 - (a) Taxicab or jitney service;
- (b) Auto transportation companies holding and operating pursuant to certificates of public convenience and necessity from the Washington utilities and transportation commission;
 - (e) Scheduled air passenger service;
 - (d) Rail passenger service;
 - (e) Municipally operated public transit service;
 - (f) School pupil transportation; and
- (g) Specialized transportation service for elderly, handieapped, or low income persons;
- (2) An explanation of how the proposed public transit service would integrate with and affect the use of services identified in WAC 468-85-250(1); and
- (3) The location and description of any streets and roads channelizations or other special identification for public transit use.)) The comprehensive transit plan citizen participation element shall identify how citizens shall be consulted by the county transportation authority or public transportation benefit area. County transportation authorities and public transportation benefit areas shall ensure that they receive citizens' input on a continuing basis.

AMENDATORY SECTION (Amending Order 42, filed 12/17/79)

WAC 468-85-290 Coordinated planning element. The comprehensive transit plan coordinated planning element shall ((include the following information:

(1))) contain comments on the comprehensive transit plan's compatibility with the adopted goals, objectives and policies for ((development)) transportation by: Every unit of general purpose local government that is ((a member of or participant in the activities of governments of a)) located within the county transportation authority or public transportation benefit area ((as well as every area-wide comprehensive)); the regional transportation planning organization that is located in whole or in part within the jurisdiction of that transit service planning entity; and the Washington state department of transportation.

(((2) A commitment in writing by the officials of the county transportation authority or public transportation benefit area that a copy of the comprehensive transit plan and any updated portions thereof shall be supplied within thirty days of the official adoption thereof to the chief executives of every unit of general purpose local government located in whole or in part within the jurisdiction of that planning entity;

every area wide comprehensive planning organization, and engineering or public works department of any unit of general purpose local government, located in whole or in part within the jurisdiction of that planning entity; the department; and the district administrator and public transportation an planning engineer of the department.))

<u>AMENDATORY SECTION</u> (Amending Order 42, filed 12/17/79)

WAC 468-85-310 Review of comprehensive transit plan of public transportation benefit area. (1) Within sixty days of the receipt thereof, the department shall review any comprehensive transit plan submitted by a public transportation benefit area. The department shall determine whether or not such comprehensive transit plan can be "approved" on the basis of the following standards:

- (a) The capital improvement program and anticipated upgrading costs are offset by the proposed system funding;
- (b) The comprehensive transit plan as submitted contains all of the elements required by WAC 468-85-200((;
- (e) Such plan is consistent with the public transportation coordination criteria adopted pursuant to the Urban Mass Transportation Act of 1964, as amended)).
- (2) In the event such plan is approved, the department shall certify to the state treasurer that a public transportation benefit area that submitted a reviewed and approved plan is eligible to receive the motor vehicle excise tax proceeds authorized pursuant to RCW 35.58.273, as now or hereafter amended, in the manner prescribed by chapter 82.44 RCW, as now or hereafter amended.
- (3) The county transportation authority or public transportation benefit area shall supply a copy of the comprehensive transit plan and any updated portions thereof shall be supplied within thirty days of the official adoption thereof to the chief executives of every unit of general purpose local government located in whole or in part within the jurisdiction of that planning entity; every regional transportation planning organization, and engineering or public works department of any unit of general purpose local government, located in whole or in part within the jurisdiction of that planning entity; the department; and the regional administrator and public transportation and rail division director of the department.
- (4) In the event a comprehensive transit plan is disapproved and a public transportation benefit area is determined to be ineligible to receive such motor vehicle tax proceeds, the department shall provide written notice to such entity within thirty days as to the reasons for the plan disapproval and the entity's ineligibility, together with notice that such public transportation benefit area may resubmit a corrected plan at any time.

REPEALER

The following sections of the Washington Administrative Code are repealed:

WAC 468-85-260

Prospects for geographic expansion of service area element.

WAC 468-85-270

Minorities, elderly, handicapped and low-income persons transportation service element.

WAC 468-85-280

Citizen participation ele-

ment.

WSR 98-11-047
PERMANENT RULES
DEPARTMENT OF
NATURAL RESOURCES

[Filed May 18, 1998, 4:19 p.m.]

Date of Adoption: May 18, 1998.

Purpose: The purpose of WAC 332-24-205 is to regulate burning on lands protected by the Department of Natural Resources. This rule is being amended to be consistent with HB 1726, which allows outdoor burning of storm and flood-related debris within nonattainment areas.

Citation of Existing Rules Affected by this Order: Amending WAC 332-24-205.

Statutory Authority for Adoption: RCW 76.04.015, 76.04.205, 70.94.660, and 70.94.743.

Adopted under notice filed as WSR 97-22-018 on October 28, 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 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.

May 18, 1998 Charlie Baum Department Supervisor

<u>AMENDATORY SECTION</u> (Amending Order 599, filed 6/30/92, effective 7/31/92)

WAC 332-24-205 General rules—Minimum requirements for all burning. The following rules apply to all burning regulated by the department:

(1) The department reserves the right to restrict, regulate, refuse, revoke or postpone outdoor fires under RCW 76.04.205 and 76.04.315, and chapter 70.94 RCW due to adverse fire weather or to prevent restriction of visibility, excessive air pollution or a nuisance.

- (2) Burning shall not be allowed within nonattainment areas of the state as established by Washington department of ecology for particulate matter ten microns or less or carbon monoxide, except for:
- (a) Fires for improving and maintaining fire dependent ecosystems; or
 - (b) Fires for training wildland fire fighters; or
 - (c) Fires set for a defined research project; or
 - (d) Military training exercises; or
- (e) The exclusive purpose of managing storm or flood-related debris; or
- (f) Where exempted by local or state air pollution control agencies.
- (3) Burning shall not be allowed inside urban growth areas as designated under growth management plans, or in cities of greater than ten thousand population as follows:
- (a) In urban growth areas where reasonable alternatives exist.
- (b) In cities with a population of ten thousand or more as established by the office of financial management:
- (i) That exceed or threaten to exceed federal or state ambient air quality standards; and
- (ii) Where reasonable alternatives to outdoor burning exist, in accordance with WAC 173-425-090.
- (c) After December 31, 2000, burning shall not be allowed in urban growth areas or cities with a population of ten thousand or more.
 - (4) No fires shall be ignited when:
- (a) The department of ecology has declared an air pollution episode for the geographic area pursuant to chapter 173-435 WAC; or
- (b) The department of ecology or a local air pollution control authority has declared impaired air quality for the geographic area in which the burning is to be done.
- (5) A person responsible for a burn at the time an episode or impaired air quality is called pursuant to chapter 173-425 WAC, shall extinguish the fire by:
 - (a) Withholding fuel from the burn;
 - (b) Allowing the fire to burn down; and
- (c) Aggressively putting out the fire until there is no visible smoke, unless otherwise allowed by the department.
- (6) Prior to lighting, the person doing the burning must telephone the department, and obtain any special instructions for the day and location of the proposed burn. Those instructions thereupon become part of the conditions of burning.
- (7) The fire must not include rubber products, plastic products, asphalt, garbage, dead animals, petroleum products, paints, or any similar prohibited materials that emit dense smoke or create offensive odors when burned, pursuant to RCW 70.94.775(1).
- (8) If the fire creates a nuisance from smoke or flying ash, it must be extinguished. For purposes of this section, a nuisance exists when emissions from any open fire cause physical discomfort or health problems to people residing in the vicinity of the burning or physical damage to property.
- (9) Burning within the department's fire protection areas shall not:
- (a) Cause visibility to be obscured on public roads and highways by the smoke from such fires; or

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- (b) Endanger life or property through negligent spread of fire or pollutants.
- (10) A person capable of extinguishing the fire must attend the fire at all times and the fire must be completely extinguished before being left unattended.
- (11) No fires are to be within fifty feet of structures, or within five hundred feet of forest slash without a written burning permit.
- (12) The landowner or landowner's designated representative's written permission must be obtained before kindling a fire on the land of another.
- (13) The department reserves the authority to provide waivers, exceptions, and/or to impose additional requirements through the use of written burning permits and the smoke management plan.

WSR 98-11-048 PERMANENT RULES DEPARTMENT OF AGRICULTURE

[Filed May 18, 1998, 4:37 p.m.]

Date of Adoption: May 16, 1998.

Purpose: This subject matter was included in chapter 16-333 WAC, Certification of plants, along with a rule concerning caneberries. The purpose is to separate the garlic seed certification regulations with a new WAC number, chapter 16-334 WAC.

Statutory Authority for Adoption: Chapter 15.14 RCW. Adopted under notice filed as WSR 98-07-109 on March 18, 1998.

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 8, Amended 0, Repealed 0.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 8, 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 8, Amended 0, Repealed 0.

Effective Date of Rule: Thirty-one days after filing.

May 18, 1998 William E. Brookreson

Assistant Director

RULES RELATING TO THE PRODUCTION OF GARLIC SEED CERTIFICATION

NEW SECTION

WAC 16-334-010 Definitions. (1) "Certified block" means a planting of a single variety of garlic established from

- foundation stock, registered stock or certified stock, which complies with the requirements of this chapter.
- (2) "Certified stock" means garlic which is produced in a certified block and/or which complies with the requirements of this chapter.
- (3) "Department" means the Washington State Department of Agriculture.
- (4) "Director" means the director of the Washington State Department of Agriculture or the director's duly authorized representative.
- (5) "Foundation block" means a garlic planting established from stock subjected to a laboratory disease elimination procedure approved by the director, which complies with the requirements of this chapter.
- (6) "Foundation stock" means garlic which is produced in a foundation block and which complies with the requirements of this chapter.
- (7) "Garlic" means plants, plantlets, cloves, bulbs or any plant part of *Allium sativum* or related varieties.
- (8) "Garlic seed" means vegetatively propagated bulbs or cloves of garlic used for planting purposes.
- (9) "Off-type" means appearing different by visual examination from the variety listed on the application or exhibiting symptoms of a genetic or non-transmissible disorder.
- (10) "Planting stock" means certified stock, registered stock or foundation stock.
- (11) "Registered block" means a planting of a single variety of garlic which is established from foundation stock or registered stock and which complies with the requirements of this chapter.
- (12) "Registered stock" means garlic which is produced in a registered block and which complies with the requirements of this chapter.
- (13) "Stem and bulb nematode" means Ditylenchus dipsaci.
 - (14) "White rot fungus" means Sclerotinium cepivorum.

NEW SECTION

- WAC 16-344-020 Garlic seed-general (1) Issuance of a state of Washington certified plant tag, stamp or other document means only that the tagged, stamped, or otherwise documented plant materials have been subjected to procedures and requirements described in this chapter and determined to be in compliance with its standards and requirements. The department disclaims all expressed or implied warranties, including without limitation, implied warranties of merchantability and fitness for particular purpose, regarding all plants, plant parts, and plant materials.
- (2) The department is not responsible for disease, genetic disorder, off-type, failure of performance, mislabeling, or otherwise, in connection with this chapter.
- (3) No grower, nursery dealer, government official, or other person is authorized to give any expressed or implied warranty, or to accept financial responsibility on behalf of the department regarding certification.
- (4) Participation in the seed garlic certification program is voluntary.

Reviser's note: The above new section was filed by the agency as WAC 16-344-020. This section is placed among sections forming new chapter 16-334 WAC, and therefore should be numbered WAC 16-334-020. 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 16-334-030 Requirements for participation in the seed garlic certification program. (1) Participants in the seed garlic certification program must submit an annual two-hundred dollar application fee and all applications for plant propagation and certification by July 1 prior to planting. A separate application form must be used for each variety to be certified.

- (2) As a condition of participation in the seed garlic certification program, the applicant grower must furnish the department all requested information pertinent to the operation of the program and must give consent to the department to take material for examination and testing.
- (3) Garlic seed to be planted into registered or certified blocks must be inspected and tested in compliance with WAC 16-334-030 during the prior growing season by the department or by another certifying agency approved by the department. All such garlic seed must be found to be free of stem and bulb nematode and white rot fungus.
- (4) Foundation blocks must be planted with garlic seed that has been through an approved disease elimination process.
- (5) Registered blocks must be planted with garlic seed that originates from an approved program as foundation or registered stock.
- (6) Certified blocks must be planted with garlic seed that originates from an approved program as foundation stock, registered stock or certified stock. The department may accept other garlic seed as certified stock, if the garlic seed has been inspected, tested, and found free of stem and bulb nematode and white rot fungi, as specified in subsection (3) above, for the previous two growing seasons.
- (7) Planting sites for foundation, registered and certified blocks must be inspected and approved by the department at least 30 days prior to planting. At a minimum, planting sites must comply with all of the following criteria:
- (a) The site has been out of *Allium spp.* production for at least five years;
- (b) The site is found free of stem and bulb nematode based on an official laboratory test;
 - (c) The site is not infested with white rot fungus;
- (d) The site is not likely to become infested with stem and bulb nematode or white rot fungus by drainage, flooding or irrigation;
- (e) The site is separated from all other certified, registered, or foundation blocks by a minimum of six feet, unless the department approves alternative precautions to preserve identity;
- (f) The site is a minimum of five hundred feet from any planting of non-certified Allium spp.

NEW SECTION

WAC 16-334-040 Inspection and testing requirements for certification. (1) The department shall conduct the following inspections for white rot fungus:

- (a) One growing season inspection for all field plantings;
- (b) One inspection at harvest or during storage:
- (2) The department shall collect samples and conduct laboratory analysis for stem and bulb nematode on the following:
 - (a) Soil from all sites prior to planting;
- (b) Plants from foundation and registered blocks, collected at approximately 20 foot intervals and composited on a one acre basis;
- (c) Plants from certified blocks equal to or greater than one quarter acre intended to be planted back for recertification, collected at approximately 20 foot intervals and composited on a one acre basis;
- (d) Plants from certified blocks of less than a quarter acre intended for recertification, comprising a reasonable sample of not more than five percent of the total plants.
- (3) The department may require additional inspections or tests as needed.
- (4) Inspection fees as established in WAC 16-401-025 and laboratory analysis fees as established in WAC 16-470-910 are applicable to this program.
- (5) Payment is due upon completion of each inspection or test. Billing may be arranged subject to department policies and processes.

NEW SECTION

WAC 16-334-050 Conditions under which certification may be refused. Any plant that appears to be growing abnormally or with abnormal appearing bulbs will be collected and examined for the presence of pests or disease. The department may refuse to certify a planting or the harvested bulbs of garlic if:

- (1) The garlic is found to be infested with stem and bulb nematode or infected with white rot fungi; or
- (2) The garlic is infected with any other pest that the department determines cannot be eliminated by treatment or roguing; or
- (3) A plant or plants are off-type, unless the block is rogued to the satisfaction of the department; or
- (4) The participant has failed to pay in a timely manner any fees applicable to this program; or
- (5) The participant has failed to comply with any requirements in this chapter.

NEW SECTION

WAC 16-334-060 Responsibilities of the grower. In addition to other requirements specified in this chapter, a grower participating in this program must perform all of the following:

- (1) Conduct an active program of garlic pest control;
- (2) Use precautions when cultivating, irrigating and moving equipment to prevent the spread of soil-borne pests or diseases;

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- (3) Comply with the white rot quarantine regulations in WAC 16-470-300;
 - (4) Maintain the identity of each lot.

NEW SECTION

WAC 16-334-070 Storage requirements for registered and certified garlic seed. (1) Harvested seed garlic shall be stored in:

- (a) Clean bins or containers that have not been used to store non-certified *Allium spp.*; and
- (b) Clean storage areas approved by the department where onions are not stored.
- (2) Harvested planting stock must be held in one of the following:
 - (a) New bags;
- (b) Bags that have been only used to store certified garlic seed: or
- (c) Bags that have been used to store crops other than onions and have been sanitized prior to use for garlic.

NEW SECTION

WAC 16-344-080 Movement of garlic planting stock—Permit required. In order to move planting stock out of Washington for cracking or other treatment, the participant must comply with all of the following requirements:

- (1) The identity of each lot must be maintained at all times:
- (2) The participant must obtain a permit from the department prior to movement of the planting stock out of Washington;
- (3) The number specified on its permit shall be used to identify each lot;
- (4) The permit must accompany the shipping container at all times; and
- (5) The permit must accompany certified seed garlic reentering the state.

Reviser's note: The above new section was filed by the agency as WAC 16-344-080. This section is placed among sections forming new chapter 16-334 WAC, and therefore should be numbered WAC 16-334-080. Pursuant to the requirements of RCW 34.08.040, the section is published in the same form as filed by the agency.

WSR 98-11-066 PERMANENT RULES DEPARTMENT OF HEALTH

[Filed May 19, 1998, 11:01 a.m., effective July 1, 1998]

Date of Adoption: May 1, 1998.

Purpose: This rule is a revision of the fee schedule for x-ray machine facility registration. The purpose of the fee increase is to ensure that revenue will meet program costs. There is also clarifying language that facilitates understanding of the fee schedule, as well as the collection of fees from unregistered radiation machine facilities. The fee increase will maintain current levels of service and public health protection.

Citation of Existing Rules Affected by this Order: Amending WAC 246-254-053.

Statutory Authority for Adoption: RCW 43.70.110.

Adopted under notice filed as WSR 98-07-081 on March 17, 1998.

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: July 1, 1998.

May 18, 1998 Bruce Miyahara Secretary

AMENDATORY SECTION (Amending WSR 98-01-047, filed 12/8/97, effective 1/8/98)

WAC 246-254-053 Radiation machine facility registration fees. (1) Persons owning and/or leasing and using radiation-producing machines shall submit a ((ninety)) forty-five dollar registration fee to the department at the time of application and every ((two)) year((s)) thereafter. In addition, the annual tube fees are:

- (a) Group A For ((dentists, veterinarians, and podiatrists)) dental, veterinary, and podiatric uses, ((add)):
- (i) $((\frac{Ninety}{}))$ Forty-five dollars for the first tube in Group A; and
- (ii) ((Forty-three)) Twenty-two dollars and fifty cents for each additional tube.
- (b) <u>Group B</u> For hospitals and medical or chiropractic ((facilities)) <u>uses</u>, ((add)):
- (i) ((Two hundred fifty)) One hundred twenty-five dollars for the first tube in Group B; and
- (ii) ((One hundred twenty-four)) Sixty-four dollars and fifty cents for each additional tube.
- (c) <u>Group C -</u> For industrial, research, and other uses, ((add)):
- (i) ((One-hundred-forty)) Seventy dollars for the first tube in Group C; and
- (ii) ((Forty-three)) Twenty-two dollars and fifty cents for each additional tube.
- (d) Group D No tube fee shall be charged for electron microscopes, mammographic X-ray machines, bone densitometers or airport baggage cabinet X-ray systems.
- (2) The department shall charge a maximum <u>annual</u> total fee of ((five thousand five hundred)) two-thousand eighthundred twenty-five dollars for any facility or group of facil-

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ities where an in-house, full-time staff of at least two or more is devoted entirely to in-house radiation safety.

- (3) A penalty fee of ((ninety)) forty-five dollars shall be charged for late registration or late reregistration. See WAC 246-224-020 and 246-224-050.
- (4) A fee of ninety dollars <u>per X-ray room</u> shall be charged for review of ((medical)) X-ray shielding calculations and floor plans submitted under WAC 246-225-030. ((This fee shall be added to the registration fee described above.))
- (5) A penalty fee of ((ninety)) forty-five dollars shall be charged to a facility where submittal of ((medical)) X-ray shielding calculations and floor plans ((is)) required by WAC 246-225-030 was not made before the X-ray machine installation ((as required under WAC 246-225-030. This penalty fee shall be added to the registration fee described above)).
- (6) Facilities electing to consolidate X-ray machine registrations into a single registration shall ((be able to demonstrate and)) document in writing to DOH that their ((businesses)) facilities are under one business license.
- (7) ((No additional tube fee shall be charged for electron microscopes, mammographic x-ray machines or airport baggage cabinet x-ray systems. Only the base registration fee described above is applicable.)) Any X-ray facility found unregistered will be billed registration fees for the period of time since X-ray machine installation and/or operation.

WSR 98-11-067 PERMANENT RULES DEPARTMENT OF HEALTH

[Filed May 19, 1998, 11:02 a.m.]

Date of Adoption: May 1, 1998.

Purpose: This rule is a revision of the fee schedule for the radioactive materials program. The purpose of the fee increase is to allow the program to continue to provide services such as incident investigation, licensing review, and inspection of facilities that use or store radioactive material. The fee increase will maintain these services at current levels, providing for the protection of the public's health and safety.

Citation of Existing Rules Affected by this Order: Amending WAC 246-254-070 through 246-254-100.

Statutory Authority for Adoption: RCW 43.70.110.

Adopted under notice filed as WSR 98-07-080 on March 17, 1998.

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 4, 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.

May 18, 1998 Bruce Miyahara Secretary

AMENDATORY SECTION (Amending WSR 96-11-043, filed 5/8/96, effective 6/28/96)

WAC 246-254-070 Fees for specialized radioactive material licenses. (1) Persons licensed or authorized to possess or use radioactive material in the following special categories shall forward annual fees to the department as follows:

- (a) Four thousand ((three hundred seventy)) five hundred forty-five dollars for operation of a single nuclear pharmacy.
- (b) Seven thousand ((four hundred sixty)) seven hundred fifty-five dollars for operation of a single nuclear laundry.
- (c) Seven thousand ((four hundred sixty)) seven hundred fifty-five dollars for a license authorizing a single facility to use more than one curie of unsealed radioactive material in the manufacture and distribution of radioactive products or devices containing radioactive material.
- (d) Two thousand ((six hundred twenty)) seven hundred twenty-five dollars for a license authorizing a single facility to use less than or equal to one curie of unsealed radioactive material or any quantity of previously sealed sources in the manufacture and distribution of products or devices containing radioactive material.
- (e) ((Six hundred eighty)) Seven hundred five dollars for a license authorizing the receipt and redistribution from a single facility of manufactured products or devices containing radioactive material.
- (f) Five thousand <u>two hundred</u> dollars for a license authorizing decontamination services operating from a single facility.
- (g) Two thousand ((three hundred seventy)) four hundred sixty-five dollars for a license authorizing waste brokerage including the possession, temporary storage at a single facility, and over-packing only of radioactive waste.
- (h) One thousand ((sixty)) one hundred dollars for a license authorizing equipment servicing involving:
 - (i) Incidental use of calibration sources;
- (ii) Maintenance of equipment containing radioactive material; or
- (iii) Possession of sealed sources for purpose of sales demonstration only.
- (i) ((One thousand nine hundred eighty)) Two thousand fifty-five dollars for a license authorizing health physics services, leak testing, or calibration services.
- (j) One thousand two hundred ((forty)) ninety dollars for a civil defense license.
- (k) Three hundred ((seventy)) eighty-five dollars for a license authorizing possession of special nuclear material as pacemakers or depleted uranium as shielding.

- (2) Persons licensed or authorized to possess and use radioactive material in the following broad scope categories shall forward annual fees to the department as follows:
- (a) ((Fourteen thousand eight hundred)) Fifteen thousand three hundred ninety dollars for a license authorizing possession of atomic numbers three through eighty-three with maximum authorized possession of any single isotope greater than one curie.
- (b) ((Six thousand eight hundred forty)) Seven thousand one hundred ten dollars for a license authorizing possession of atomic numbers three through eighty-three with maximum authorized possession of any single isotope greater than 0.1 curie but less than or equal to one curie.
- (c) Five thousand ((five hundred)) seven hundred twenty dollars for a license authorizing possession of atomic numbers three through eighty-three with maximum authorized possession less than or equal to 0.1 curie.
- (3) Persons licensed or authorized to possess or use radioactive material which are not covered by any of the annual license fees described in WAC 246-254-070 through 246-254-100, shall pay fees as follows:
 - (a) An initial application fee of one thousand dollars;
- (b) Billing at the rate of ninety dollars for each hour of direct staff time associated with issuing and maintaining the license and for the inspection of the license; and
- (c) Any fees for additional services as described in WAC 246-254-120.
- (d) The initial application fee will be considered a credit against billings for direct staff charges but is otherwise non-refundable.
- (4) Persons licensed or authorized to possess or use radioactive material in a facility for radioactive waste processing, including resource recovery, volume reduction, decontamination activities, or other waste treatment, but not permitting commercial on-site disposal, shall pay fees as follows:
- (a) A nonrefundable initial application fee for a new license of sixteen thousand dollars which shall be credited to the applicant's quarterly billing described in (b) of this subsection; and
- (b) Quarterly billings for actual direct and indirect costs incurred by the department including, but not limited to, license renewal, license amendments, compliance inspections, a resident inspector for time spent on the licensee's premises as deemed necessary by the department, laboratory and other support services, and travel costs associated with staff involved in the foregoing.

AMENDATORY SECTION (Amending WSR 96-11-043, filed 5/8/96, effective 6/28/96)

WAC 246-254-080 Fees for medical and veterinary radioactive material licenses. (1) Persons licensed or authorized to possess or use radioactive material in the following medical or veterinary categories shall forward annual fees to the department as follows:

(a) Three thousand ((seven hundred)) eight hundred forty-five dollars for operation of a mobile nuclear medicine program from a single base of operation.

- (b) Two thousand ((seven hundred)) eight hundred five dollars for a license authorizing groups II and III of WAC 246-235-120 for diagnostic nuclear medicine at a single facility.
- (c) Two thousand ((three hundred forty)) four hundred thirty dollars for a license authorizing groups IV and V of WAC 246-235-120 for medical therapy at a single facility.
- (d) Three thousand ((seven hundred twenty)) eight hundred sixty-five dollars for a license authorizing groups II or III and groups IV or V of WAC 246-235-120 for full diagnostic and therapy services at a single facility.
- (e) Two thousand <u>eighty</u> dollars for a license authorizing group VI of WAC 246-235-120 for brachytherapy at a single facility.
- (f) One thousand two hundred ((forty)) ninety dollars for a license authorizing brachytherapy or gamma stereotactic therapy or teletherapy at a single facility.
- (g) One thousand ((eight hundred eighty)) nine hundred fifty-five dollars for a license authorizing medical or veterinary possession of greater than two hundred millicuries total possession of radioactive material at a single facility.
- (h) One thousand five hundred <u>sixty</u> dollars for a license authorizing medical or veterinary possession of greater than thirty millicuries but less than or equal to two hundred millicuries total possession of radioactive material at a single facility.
- (i) One thousand one hundred ((ten)) <u>fifty</u> dollars for a license authorizing medical or veterinary possession of less than or equal to thirty millicuries total possession of radioactive material at a single facility.
- (j) ((Nine hundred eighty)) One thousand fifteen dollars for a license authorizing group I as defined in WAC 246-235-120 or in vitro uses of radioactive material at a single facility.
- (k) Six hundred ((ten)) thirty dollars for a license authorizing medical or veterinary possession of a sealed source for diagnostic use at a single facility.
- (2) Persons with licenses authorizing multiple locations of use shall increase the annual fee by fifty percent for each additional location or base of operation.

AMENDATORY SECTION (Amending WSR 96-11-043, filed 5/8/96, effective 6/28/96)

WAC 246-254-090 Fees for industrial radioactive material licenses. (1) Persons licensed or authorized to possess or use radioactive material in the following industrial categories shall forward annual fees to the department as follows:

- (a) Four thousand ((three-hundred sixty)) five hundred thirty dollars for a license authorizing the use of radiographic exposure devices in one or more permanent radiographic vaults in a single facility.
- (b) ((Five thousand eight hundred forty)) Six thousand seventy dollars for a license authorizing the use of radiographic exposure devices at temporary job sites but operating from a single storage facility.
- (c) Two thousand ((eight hundred sixty)) nine hundred seventy-five dollars for a license authorizing well-logging activities including the use of radioactive tracers operating from a single storage facility.

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- (d) Six hundred ((twenty)) forty-five dollars for a license authorizing possession of portable sealed sources including moisture/density gauges and excluding radiographic exposure devices operating from a single storage facility.
- (e) ((Six hundred eighty)) Seven hundred five dollars for a license authorizing possession of any nonportable sealed source, including special nuclear material and excluding radioactive material used in a gas chromatograph at a single facility.
- (f) Four hundred ((thirty)) forty-five dollars for a license authorizing possession of gas chromatograph units containing radioactive material at a single facility.
- (g) One thousand ((one hundred eighty)) two hundred twenty-five dollars for a license authorizing possession of any self-shielded or pool type irradiator with sealed source total quantity greater than one hundred curies at a single facility.
- (h) Six thousand ((two hundred forty)) four hundred ninety dollars for a license authorizing possession of sealed sources for a walk-in type irradiator at a single facility.
- (i) Five thousand ((four hundred forty)) six hundred fifty-five dollars for a license authorizing possession of greater than one gram of unsealed special nuclear material or greater than five hundred kilograms of source material at a single facility.
- (j) One thousand ((seven hundred forty)) eight hundred ten dollars for a license authorizing possession of less than or equal to one gram of unsealed special nuclear material or five hundred kilograms of source material at a single facility.
- (k) Two hundred ((eighty)) ninety dollars for a license authorizing possession of static elimination devices not covered by a general license.
- (2) Persons with licenses authorizing multiple locations of permanent storage shall increase the annual fee by fifty percent for each additional location.
- (3) Depleted uranium registrants required to file Form RHF-20 shall forward an annual fee of sixty dollars to the department.

AMENDATORY SECTION (Amending WSR 96-11-043, filed 5/8/96, effective 6/28/96)

WAC 246-254-100 Fees for laboratory radioactive material licenses. (1) Persons licensed or authorized to possess or use unsealed radioactive material in the following laboratory categories shall forward annual fees to the department as follows:

- (a) ((Two thousand nine hundred eighty)) Three thousand ninety-five dollars for a license authorizing possession at a single facility of unsealed sources in amounts greater than:
 - (i) One millicurie of I-125 or I-131; or
 - (ii) One hundred millicuries of H-3 or C-14; or
 - (iii) Ten millicuries of any single isotope.
- (b) One thousand ((four hundred eighty)) five hundred thirty-five dollars for a license authorizing possession at a single facility of unsealed sources in amounts:
- (i) Greater than 0.1 millicurie and less than or equal to one millicurie of I-125 or I-131; or

- (ii) Greater than ten millicuries and less than or equal to one hundred millicuries of H-3 or C-14: or
- (iii) Greater than one millicurie and less than or equal to ten millicuries of any single isotope.
- (c) One thousand two hundred ((forty)) ninety dollars for a license authorizing possession at a single facility of unsealed sources in amounts:
- (i) Greater than 0.01 millicurie and less than or equal to 0.1 millicurie of I-125 or I-131; or
- (ii) Greater than one millicurie and less than or equal to ten millicuries of H-3 or C-14; or
- (iii) Greater than 0.1 millicurie and less than or equal to one millicurie of any other single isotope.
- (d) Four hundred ((thirty)) forty-five dollars for a license authorizing possession at a single facility of unsealed or sealed sources in amounts:
- (i) Less than or equal to 0.01 millicurie of I-125 or I-131; or
- (ii) Less than or equal to one millicurie of H-3 or C-14; or
- (iii) Less than or equal to 0.1 millicurie of any other single isotope.
- (e) Five hundred ((seventy)) <u>ninety-five</u> dollars for a license authorizing possession at a single facility of large quantities of naturally occurring radioactive material in total concentration not exceeding 0.002 microcurie per gram.
- (2) Persons with licenses authorizing multiple locations of use shall increase the annual fee by fifty percent for each additional location.
- (3) Persons registered to perform in vitro testing pursuant to Form RHF-15 shall forward an annual fee of sixty dollars to the department.

WSR 98-11-068 PERMANENT RULES DEPARTMENT OF HEALTH

[Filed May 19, 1998, 11:03 a.m.]

Date of Adoption: May 1, 1998.

Purpose: The purpose of the fee increases contained in WAC 246-290-990 is to provide revenue that will assist the Division of Drinking Water in meeting its operating costs. The total revenue that the program obtains from the current fees is less than its expenditures from providing the services. In addition, revenue is needed to support the preparation and implementation activities associated with undertaking the operator certification requirements mandated in the reauthorized federal Safe Drinking Water Act.

Citation of Existing Rules Affected by this Order: Amending WAC 246-290-990.

Statutory Authority for Adoption: RCW 43.20B.020.

Adopted under notice filed as WSR 98-07-082 on March 17, 1998.

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-one days after filing.

May 18, 1998 Bruce Miyahara AMENDATORY SECTION (Amending WSR 97-12-032, filed 5/30/97, effective 6/30/97)

WAC 246-290-990 Water system evaluation and project review and approval fees. (1) The fees for the review and approval of water system plans, project reports, construction documents, existing systems, and related evaluations required under chapters 246-290, 246-291, 246-293, and 246-295 WAC shall be as follows:

(a) Water system plans required under WAC 246-290-100, 246-291-140, 246-293-220, and 246-293-230.

		Scretary					
Project Type	Group B	⟨100 Services	100 to 500 Services	501 to 999 Services	1,000 to 9,999 Services	10,000 or more Services	
Water system plan							
(New and Updated)	((109.00	381.00	929.00	1,754.00	2,851.00	4,219.00))	
<u>\$113</u>	<u>\$113.00</u>	\$396.00	<u>\$966.00</u>	\$1.825.00	\$2,966.00	\$4.389.00	
Minor water system plan							
alteration	((27.00	92.00	229.00	438.00	710.00	1,039.00))	
	\$ 28.00	<u>\$ 95.00</u>	<u>\$238.00</u>	<u>\$455.00</u>	<u>\$738.00</u>	\$1.081.00	

(b) Satellite management agency (SMA) plans for Group A and Group B water systems required under WAC 246-295-040.

Project Type		———— ((Group A)) Total Active or Approved Services				
	((Group B))	⟨100 Services	100 to 500 Services	501 to 999 Services	1,000 to 9,999 Services	10,000 or more Services
SMA plan for ownership (New and Updated)						
	((No plan	-381.00	929.00	1,754.00	2,851.00	4,219.00))
	roquired	<u>\$396.00</u>	<u>\$966.00</u>	\$1.825.00	\$2,966.00	<u>\$4,389.00</u>
SMA approval amendment	((No- amendment- required	81.00))	\$84.00 per hour or	appropriate fee f	rom category above, v	whichever is less
SMA plan for operation only (New and Updated)	((No plan	929.00	9 29.00	929.00	929.00	929.00))
	required	<u>\$966.00</u>	<u>\$966.00</u>	<u>\$966.00</u>	\$966.00	<u>\$966.00</u>

Note: SMAs owning water systems and submitting planning documents to the department for review shall be charged only the SMA fee.

- (c) New plan elements required under WAC 246-290-100, 246-290-135, and 246-291-140 including:
- (i) Conservation; and
- (ii) Wellhead protection, shall be reviewed separately by the department and the fee assessed shall reflect the time spent for this review and shall be calculated based on ((eighty-one)) eighty-four dollars per hour. After the initial submittal, updated information shall be reviewed as part of the updated water system plan and the review fee shall be included in the applicable updated plan review fee listed under (a) or (b) of this subsection.
 - (d) Project reports required under WAC 246-290-110 and design reports required under WAC 246-291-120.

		Group A				
Project Type	Group B	(100 Services	100 to 500 Services	501 to 999 Services	1,000 to 9,999 Services	10,000 or more Services
All types of filtration or other complex treatment processes	((271.00	548.00	851.00	1,232.00	1,697.00	2,250.00))
	\$281.00	\$570.00	\$885.00	\$1,281.00	\$1.765.00	<u>\$2,341.00</u>
Chemical addition only, such as ion exchange, hypochlorination, or fluoridation	((81.00 <u>\$</u>	161.00	271.00	407.00	574.00	767.00))
	84.00	\$167.00	\$281.00	\$423.00	\$597.00	<u>\$798.00</u>
Complete water system (an additional fee shall be assessed for review of treatment facility, if any)	((161.00	381.00	600.00	877.00	1,206.00	1,587.00))
	\$167.00	\$396.00	\$624,00	\$912.00	\$1.254.00	\$1,651.00
System modifications requiring a detailed evaluation to determine whether the system, as modified, will comply with regulations (an additional fee shall be assessed for review of treatment facility, if any)	((109.00	271.00	438.00	658.00	929.00	1,253.00))
	\$113.00	\$281.00	\$455.00	\$684.00	\$966.00	\$1.303.00

- (e) Special reports or plans required under WAC 246-290-115, 246-290-230, 246-291-230, 246-290-250, 246-290-470, 246-290-636, 246-290-654, and 246-290-676 including:
 - (i) Corrosion control recommendation report;
 - (ii) Corrosion control study;
 - (iii) Plan to cover uncovered reservoirs;
 - (iv) Predesign study;
 - (v) Uncovered reservoir plan of operation;
 - (vi) Tracer study plan;
 - (vii) Surface water or GWI treatment facility operations plan; or
- (viii) Filtration pilot study, shall be reviewed by the department and the fee assessed shall reflect the time spent for this review and shall be calculated based on ((eighty-one)) eighty-four dollars per hour.
 - (f) Construction documents required under WAC 246-290-120 and design reports required under WAC 246-291-120.

Project Type						
	Group B	(100 Services	100 to 500 Services	501 to 999 Services	1,000 to 9,999 Services	10,000 or more Services
All types of filtration or other complex treatment						
processes	((271.00	548.00	851.00	1,232.00	1,697.00	2,250.00))
•	\$281.00	<u>\$570.00</u>	\$885,00	<u>\$1.281.00</u>	\$1,765.00	\$2,341.00
Chemical addition only, such as ion exchange,						
hypochlorination,	((81.00	161.00	271.00	407:00	574.00	767.00))
or fluoridation	\$ 84.00	<u>\$167.00</u>	\$281.00	\$423.00	<u>\$597.00</u>	\$798.00
Complete new water system except treatment (an additional fee shall be						
assessed for review of treatment facility, if any)	((219.00 \$227.00	490.00 \$509.00	710.00 \$738.00	987.00 \$1.026.00	1,316.00 \$1.369.00	1,697.00)) \$1,765.00

		Group A				
Project Type	Group B	⟨100 Services	100 to 500 Services	501 to 999 Services	1,000 to 9,999 Services	10,000 or more Services
New source only (an additional fee shall be assessed for review of treatment facility, if any)	((161.00 \$167.00	297.00 \$309.00	407.00 \$423.00	548.00 \$570.00	710.00 \$738.00	903.00)) \$939.00
One or more of the following submitted as a package and not requiring a detailed evaluation as determined by the department: Water line installation, booster pump station, modifications to source pumping, piping-valving, controls or storage reservoir (an additional fee shall be assessed for review of treatment facility, if any)	((109.00 \$113.00	188.00 \$195.00	297.00 \$309.00	438.00 \$455.00	600.00 \$624.00	793.00)) \$825.00
Documents submitted for projects such as water line installation, booster pump stations, modifications to source pumping, piping/valving, controls or storage reservoirs as determined by the department where such projects:						
Comply with design standards established by the department;						
Are prepared by a professional engineer in accordance with WAC 246-290-040; and						
Do not require a detailed evaluation by the department.	((52.00 <u>\$</u> 54.00	94.00 \$ 97.00	156.00 \$162.00	219.00 \$227.00	302.00 \$314.00	396.00)) <u>\$412.00</u>

(g) Existing system approval required under WAC 246-290-140 and 246-291-130. For the purpose of this subsection the department shall determine whether a system is expanding or nonexpanding.

Project Type		Group A					
	Group B	(100 Services	100 to 500 Services	501 to 999 Services	1,000 to 9,999 Services	10,000 or more Services	
NONEXPANDING system not requiring a detailed evaluation by the							
department	((208.00	417.00	626.00	835.00	1,044.00 ·	1,253.00))	
	\$216.00	\$433.00	<u>\$651.00</u>	\$868.0Q	\$1.086.00	\$1,303.00	
NONEXPANDING system requiring a detailed evaluation as determined							
by the department	((313.00	626.00	940.00	1,253.00	1,566.00	1,880.00))	
	\$325.00	\$651.00	<u>\$978.00</u>	\$1,303,00	\$1.629.00	\$1.956.00	

	Group A					
Project Type	Group B	(100 Services	100 to 500 Services	501 to 999 Services	1,000 to 9,999 Services	10,000 or more Services
EXPANDING system not requiring a detailed evaluation by the						
department	((417.00	835.00	1,253.00	1,671.00	2,089.00	2,506.00))
	<u>\$433.00</u>	\$868.00	\$1,303.00	\$1,738.00	\$2,173.00	<u>\$2,607.00</u>
EXPANDING system requiring a detailed evaluation as determined by the department	((522.00 \$543.00	1,044.00 \$1,086.00	1,566.00 \$1,629.00	2,089.00 \$2,173.00	2,611.00 \$2,716.00	3,133.00)) \$3,259,00

(h) Monitoring waivers requested under WAC 246-290-300.

		Group A					
Project Type	Group B	(100 Services	100 to 500 Services	501 to 999 Services	1,000 to 9,999 Services	10,000 or more Services	
Inorganic chemical monitoring waiver	Not applicable	((73.00)) <u>\$ 75.00</u> per source	((99.00)) \$103.00 per source	((125.00)) <u>\$130.00</u> per source	((151.00)) <u>\$157.00</u> per source	((177.00)) <u>\$184.00</u> per source	
Organic chemical monitoring waiver	Not applicable	((130.00)) \$135.00 per source	((182.00)) <u>\$189.00</u> per source	((235.00)) <u>\$244.00</u> per source	((287.00)) <u>\$298.00</u> per source	((339.00)) <u>\$352.00</u> per source	
Use waiver	Not applicable	((156.00)) <u>\$162.00</u> per source	((208.00)) <u>\$216.00</u> per source	((266.00)) <u>\$276.00</u> per source	((313.00)) \$325.00 per source	((365.00)) <u>\$379.00</u> per source	
Area wide waiver renewal	Not applicable	((208.00)) \$216.00 per source	((287.00)) <u>\$298.00</u> per source	((365.00)) \$379.00 per source	((443.00)) \$460.00 per source	((522.00)) <u>\$543.00</u> per source	
Inorganic chemical monitor- ing waiver renewal	Not applicable	((41.00)) <u>\$ 42.00</u> per source	((52.00)) <u>\$ 54.00</u> per source	((62.00)) <u>\$ 64.00</u> per source	((73.00)) <u>\$ 75.00</u> per source	((83.00)) <u>\$ 86.00</u> per source	
Organic chemical monitoring waiver renewal	Not applicable	((78.00)) \$ 81.00 per source	((109.00)) <u>\$113.00</u> per source	((141.00)) <u>\$146.00</u> per source	((172.00)) \$ <u>178.00</u> per source	((203.00)) <u>\$211.00</u> per source	
Use waiver renewal	Not applicable	((109.00)) <u>\$113.00</u> per source	((146.00)) <u>\$151.00</u> per source	((182.00)) <u>\$189.00</u> per source	((219.00)) <u>\$227.00</u> per source	((255.00)) <u>\$265.00</u> per source	
Coliform monitoring waiver including departmental inspection requested by purveyor	Not applicable	((329.00 \$342.00	4 07.00 \$423.00	517.00 \$537.00	658.00)) \$684.00	Not applicable	
Coliform monitoring waiver with third-party inspec- tion report	Not applicable	((104.00 \$108.00	104.00 \$108.00	104.00 \$108.00	104.00)) \$108.00	Not applicable	

⁽i) Other evaluations and approvals. As applicable, these fees will be charged in addition to the basic fees assessed under (a) through (h) of this subsection.

Project Type	Group B	(100 Services	100 to 500 Services	501 to 999 Services	1,000 to 9,999 Services	10,000 or more Services
Well-site evaluation and approval including the site inspection and						
hydrogeologic	((161.00	240.00	282.00	349.00	438.00	548.00))
information review.	\$167.00	<u>\$249.00</u>	\$293.00	\$363.00	<u>\$455.00</u>	<u>\$570.00</u>
Regulatory monitoring plan ¹	No plan	((156.00	208.00	261.00	313.00	365.00))
regulatory monatoring prair	required	<u>\$162.00</u>	<u>\$216.00</u>	<u>\$271.00</u>	<u>\$325.00</u>	\$379.00
Unfiltered system	Not	((313.00	522.00	731.00	940.00	1,148.00))
annual comprehensive report	applicable	\$325.00	<u>\$543.00</u>	<u>\$760.00</u>	<u>\$978.00</u>	\$1,194.00

A comprehensive document containing coliform, inorganic chemical and organic chemical monitoring plans in accordance with WAC 246-290-300 (2)(b), (3)(f), and (7)(e).

Water system compliance						
report	((54.00	92.00	92.00	92.00	92.00))	
	\$ 95.00	<u>\$.95.00</u>	<u>\$ 95.00</u>	<u>\$ 95.00</u>	\$ 95.00	<u>\$ 95.00</u>

- (2) To determine the appropriate fee for a noncommunity system, calculate the service equivalent by taking the average population served each day of operation and dividing by twenty-five for a transient noncommunity (TNC) system and two and one-half for nontransient noncommunity (NTNC) system. Use the number of service equivalents to find out what Group A size category to look under and submit the appropriate fee. (All noncommunity systems are Group A systems as described in WAC 246-290-020.)
- (3) Additional review and approval fees may be assessed as follows:
- (a) The basic fee covers an evaluation, or the review of an initial submittal and one resubmittal if required. If additional resubmittals are required, an additional twenty-five percent of the original fee will be assessed for each additional resubmittal. For water system plan and SMA plan preparation the basic fee also covers a preplanning conference. When the department is asked to participate in other meetings involving the plan such as community meetings, public hearings, or meetings with elected officials, the department is authorized to charge additional fees at the rate of ((eighty-one)) eighty-four dollars per hour;
- (b) Fees for department project approval based on local technical review will be determined on a case-by-case basis as outlined in the applicable memorandum of understanding between the department and the respective local agency;
- (c) Fees for services which the department determines are not described under subsection (1) of this section, will be calculated based on a rate of ((eighty-one)) eighty-four dollars per hour.

Examples of these services include, but are not limited to:

- (i) Review and inspection of water reuse projects;
- (ii) Collection of water quality samples requested by purveyor; ((er))

- (iii) Review of alternate technologies requested by purveyor, manufacturer or authorized representative; or
- (iv) Sanitary surveys, including the annual on-site inspections required for systems under WAC 246-290-690(3) to assess watershed control and disinfection treatment.
- (d) Additional fees assessed by the department shall be billed to the purveyor using an itemized invoice.
- (4) If the legislature revises the water system operating permit fee under RCW 70.119A.110 to incorporate into it one or more fees for service currently assessed separately under this section, and the purveyor has paid that consolidated fee, the department shall not assess or collect a separate fee under this section for any such service.
- (5) All fees required under this section except as noted in subsection (3) of this section, shall be submitted prior to the department's approval. Payment of fees shall be in the form of a check or money order made payable to: The Department of Health. Payment of a fee shall not guarantee approval of the submitted document or evaluation request.
- (6) Purveyors unable to determine the appropriate fee payment to submit should contact the department.

WSR 98-11-069 PERMANENT RULES DEPARTMENT OF HEALTH

[Filed May 19, 1998, 11:04 a.m., effective July 13, 1998]

Date of Adoption: April 23, 1998.

Purpose: Adopt new midwifery 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 246-834-990 Midwifery fees.

Statutory Authority for Adoption: RCW 18.50.102.

Other Authority: RCW 43.70.250.

Adopted under notice filed as WSR 98-07-085 on March 17, 1998.

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: July 13, 1998.

May 18, 1998 Bruce Miyahara Secretary

AMENDATORY SECTION (Amending Order 173, filed 6/6/91, effective 7/7/91)

WAC 246-834-990 Midwifery fees and renewal cycle. ((The following fees shall be charged by the professional licensing division of the department of health:)) (1) Licenses must be renewed every year on the practitioner's birthday as provided in chapter 246-12 WAC. Part 2.

(2) The following fees are nonrefundable:

Title of Fee	Fee
Initial application ((nonrefundable))	\$375.00
((Examination	375.00
Reexamination (second subsequent ormore)	375.00))
National examination administration	
(initial/retake)	<u>50.00</u>
State examination (initial/retake)	<u>50.00</u>
Renewal	((325.00)) 495.00
Late renewal penalty	((325.00)) 247.50
Duplicate license	15.00
Certification of license	25.00
Application fee—Midwife-in-training	ç
program	((75.00)) <u>375.00</u>
Expired license reissuance	<u>247.50</u>

WSR 98-11-073 PERMANENT RULES DEPARTMENT OF SOCIAL AND HEALTH SERVICES

(Medical Assistance Administration) [Filed May 19, 1998, 11:37 a.m.]

Date of Adoption: May 18, 1998.

Purpose: These rules implement provisions in the Balanced Budget Act, which expand the coverage groups for Medicare cost-sharing programs. These rules have also been rewritten to meet the intent of the Governor's Executive Order 97-02. Implements new section WAC 388-517-1770.

Citation of Existing Rules Affected by this Order: Repealing WAC 388-517-1720, 388-517-1740, and 388-517-1760; and amending WAC 388-517-1710, 388-517-1715, 388-517-1730, 388-517-1750, and 388-521-2160.

Statutory Authority for Adoption: RCW 74.04.050, 74.04.057, 74.08.090, and 74.09.530.

Other Authority: H.R. 2015, Sec. 4732, The Balanced Budget Act of 1997.

Adopted under notice filed as WSR 98-08-083 on April 1, 1998.

Number of Sections Adopted in Order to Comply with Federal Statute: New 1, Amended 5, 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 3.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 1, Amended 5, Repealed 3.

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 1, Amended 5, Repealed 3.

Effective Date of Rule: Thirty-one days after filing.

May 18, 1998 Marie Myerchin-Redifer, Manager Rules and Policies Assistance Unit

AMENDATORY SECTION (Amending WSR 95-14-046, filed 6/28/95, effective 7/29/95)

WAC 388-517-1710 Medicare (("buy-in")) cost-sharing programs. (1) ((The department shall pay Medicare "buy-in" for)) This section describes the benefits and eligibility criteria common to the following Medicare cost-sharing programs:

- (a) The qualified Medicare beneficiary (QMB) program;
- (b) The special low-income Medicare beneficiary (SLMB) program:
- (c) The qualified disabled working individual (ODWI) program:
 - (d) The qualified individual (QI) program; and
 - (e) The buy-in program.

- (2) A person must be entitled to Medicare Part A and ((who receives:
 - (a) AFDC cash grant;
 - (b) SSI eash assistance;
 - (e) Categorically needy medical assistance; or
 - (d) Medically needy medical assistance.
- (2) For a person eligible under subsection (1) of this section and subject to limitations under chapter 388-87 WAC, the department shall pay for:
- (a) Supplementary medical insurance Part B premium, under Title XVIII of the Social Security Act;
 - (b) Coinsurance; and
 - (c) Deductibles.
- (3) In addition to the benefits under subsection (2) (a), (b), and (e) of this section, the department shall pay Part A premiums, coinsurance, and deductibles, under Title XVIII of the Social Security Act, for a person cligible under WAC 388-517-1715 and 388-517-1720.
- (4) The department shall only pay the Part B premium, under Title XVIII of the Social Security Act, for a person eligible under WAC 388-517-1730 and 388-517-1740.
- (5) The department shall only pay Part A premium, under Title XVIII of the Social Security Act, for a person eligible under WAC 388-517-1750 and 388-517-1760)) have resources which do not exceed twice the standard described in WAC 388-511-1110 to receive Medicare cost-sharing benefits.
- (3) A person determined eligible for the QMB program under WAC 388-517-1715 is eligible to receive Part A and Part B Medicare premiums, coinsurance, and deductibles.
- (4) A person determined eligible for the SLMB program, levels one and two, under WAC 388-517-1730 is eligible to receive only the Part B Medicare premium.
- (5) A person determined eligible for the QDWI program under WAC 388-516-1750 is eligible to receive only the Part A Medicare premium.
- (6) A person determined eligible for the OI program under WAC 388-517-1770 is eligible to receive one dollar and seven cents per month reimbursement for Medicare premiums.
- (7) A person determined ineligible for the QMB, SLMB (level one), or QDWI programs, is eligible for Part B Medicare premium, coinsurance and deductibles when the person is entitled to Medicare Part A and receives categorically needy or medically needy medical assistance.

AMENDATORY SECTION (Amending WSR 95-14-046, filed 6/28/95, effective 7/29/95)

WAC 388-517-1715 Qualified Medicare beneficiary (QMB) ((eligible for Medicare cost sharing)) program. ((The department shall provide)) This section describes who is eligible for the QMB program.

- (1) A person is eligible for Medicare cost sharing ((under)) described in WAC 388-517-1710(((3) for a person:
- (1) Meeting the general nonfinancial requirements for an SSI-related person under chapter 388-511 WAC; and
- (2) Entitled to Medicare hospital insurance benefits, Part A, under Title XVIII of the Social Security Act)) (2) when the person's income does not exceed one hundred percent of the

federal poverty level (FPL). One hundred percent of the current FPL is:

Family Size	<u>Monthly</u>
One	\$671
Two	<u>\$905</u>

(2) A QMB client's Social Security cost-of-living increase is not counted until April 1st of each year.

AMENDATORY SECTION (Amending WSR 95-14-046, filed 6/28/95, effective 7/29/95)

WAC 388-517-1730 Special low-income Medicare beneficiaries (SLMB) ((eligible for Medicare cost sharing)) program. ((The department shall provide)) This section describes who is eligible for the SLMB program.

- (1) A person is eligible for Medicare cost sharing ((under)) described in WAC 388-517-1710(((4) for a person)) (3) when the person has countable income for:
- (((1) Meeting the general nonfinancial requirements for an SSI-related person under chapter 388-511 WAC; and))
- (a) Level one of SLMB countable income, which is over one hundred percent of the FPL, but does not exceed one hundred twenty percent of the FPL. One hundred twenty percent of the FPL is:

Family Size	Monthly
One	<u>\$805</u>
Two	<u>\$1085</u>

(b) Level two of SLMB countable income, which is over one hundred twenty percent of the FPL, but does not exceed one hundred thirty-five percent of the FPL. One hundred thirty-five percent of the FPL is:

Family Size	Monthly
<u>One</u>	<u>\$906</u>
<u>Two</u>	<u>\$1221</u>

- (2) ((Entitled to Medicare hospital insurance benefits, Part A, under Title XVIII of the Social Security Act)) A person whose income is described in level two is eligible for the SLMB program only if the person is not eligible for another medical assistance program.
- (3) An SLMB client's Social Security cost-of-living increase is not counted until April 1st of each year.

AMENDATORY SECTION (Amending WSR 95-14-046, filed 6/28/95, effective 7/29/95)

WAC 388-517-1750 ((Hospital-premium insurance enrollment for the)) Qualified disabled working individuals (QDWI) program. ((The department shall pay premiums)) This section describes who is eligible for the QDWI program. A person is eligible for Medicare ((Part A under)) cost-sharing described in WAC 388-517-1710(((4) for an SSI-related)) (4) when the person:

(1) ((Who)) Is not otherwise entitled to medical assistance; and

(2) ((Entitled to enroll for Medicare hospital insurance benefits, Part A, under section 1818A of the Social Security Act.)) Has countable income which does not exceed two hundred percent of the FPL. Two hundred percent of current FPL is:

Family Size	<u>Monthly</u>
One	<u>\$1342</u>
Two	<u>\$1809</u>

NEW SECTION

WAC 388-517-1770 Qualified individuals (QI) program. This section describes who is eligible for the QI program. A person is eligible for Medicare cost-sharing described in WAC 388-517-1710(5) when the person:

- (1) Is not otherwise eligible for medical assistance; and
- (2) Has countable income over one hundred thirty-five percent of the FPL, but does not exceed one hundred seventy-five percent of the FPL. One hundred seventy-five percent of the FPL is:

Family Size	Monthly
One	\$1174
Two	\$1583

REPEALER

The following sections of the Washington Administrative Code are repealed:

WAC 388-517-1720	Qualified Medicare beneficiaries—Income and resources.
WAC 388-517-1740	Special low-income Medi- care beneficiaries (SLMB)— Income and resources.
WAC 388-517-1760	Qualified disabled working individuals (QDWI) income and resources.

AMENDATORY SECTION (Amending WSR 94-10-065, filed 5/3/94, effective 6/3/94)

WAC 388-521-2160 Effective date and certification period for the special low-income Medicare beneficiary (SLMB) program. ((The department shall ensure the effective date of eligibility for)) (1) A client is eligible for Medicare cost-sharing under the SLMB program ((shall be the later of the)) beginning:

(((1))) (a) The first day of the month ((in which)) the client ((is enrolled in Part B)) applies; or

(((2) Retroactive period described under))

(b) Retroactively according to WAC 388-521-2105(2).

(2) A client who is eligible for level one SLMB, according to WAC 388-517-1730 (1)(a), is certified for twelve months from the date of application.

- (3) A client who qualifies for level two SLMB, according to WAC 388-517-1730 (1)(b) on or after January 1, 1998, is certified through the end of the calendar year in which the client applied while funds remain available.
- (4) A client who qualifies for the qualified individual (QI) program, according to WAC 388-517-1770(2) on or after January 1, 1998, is certified through the end of the calendar year in which the client applied while funds remain available.

WSR 98-11-088 PERMANENT RULES

INSURANCE COMMISSIONER'S OFFICE

[Insurance Commissioner Matter No. R 98-5—Filed May 20, 1998, 8:03 a.m.]

Date of Adoption: May 19, 1998.

Purpose: Repealing certain unnecessary effective dates, separability clauses, and promulgating sections.

Citation of Existing Rules Affected by this Order: Repealing WAC 284-17-570, 284-23-120, 284-23-130, 284-23-380, 284-28-001, 284-44-360, and 284-50-435.

Statutory Authority for Adoption: RCW 48.02.060.

Adopted under notice filed as WSR 98-07-065 on March 17, 1998.

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 7.

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.

May 19, 1998
Greg J. Scully
Chief Deputy Commissioner

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 284-17-570 Implementation dates.

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 284-23-120 Severability provision.

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 284-23-130

Effective date.

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 284-23-380

Effective date.

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 284-28-001

Promulgation.

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 284-44-360

Effective date.

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 284-50-435

Separability.

WSR 98-11-089 PERMANENT RULES INSURANCE COMMISSIONER'S OFFICE

[Insurance Commissioner Matter No. R 98-8—Filed May 20, 1998, 8:06 a.m.]

Date of Adoption: May 19, 1998.

Purpose: Update and clarify various sections of chapter 284-05 WAC, the Washington actuaries regulation and to change any affected references to chapter 284-05 WAC.

Citation of Existing Rules Affected by this Order: Repealing WAC 284-05-070; and amending WAC 284-05-040, 284-05-060, and 284-43-930.

Statutory Authority for Adoption: RCW 48.02.060, 48.92.140.

Adopted under notice filed as WSR 98-07-105 on March 18, 1998.

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 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: Thirty-one days after filing.

May 19, 1998 Greg J. Scully

Chief Deputy Commissioner

AMENDATORY SECTION (Amending Order R-72-1, filed 2/8/72, effective 7/1/72)

WAC 284-05-040 Restriction on signing as actuary. No report, statement, or document shall be filed with the insurance commissioner or issued to the public in relation to the business of insurance if it is signed by a person who ((represents himself)) is represented in ((such)) the instrument to be an actuary unless ((such)) the person signing as an actuary is a qualified actuary.

AMENDATORY SECTION (Amending Order R-76-1, filed 2/25/76)

WAC 284-05-060 Qualified actuary defined. (((1))) For the purpose of this regulation, a "qualified actuary" is an individual who in each particular case or assignment is acting within the scope of his or her training, experience and qualifications($(\frac{1}{2})$) and:

 $((\frac{\alpha}{1}))$ (1) Is a member of the American Academy of Actuaries $((\frac{1}{2}))$; or

(((b))) (2) Has otherwise demonstrated his or her actuarial competence to the satisfaction of the insurance commissioner, or to the satisfaction of the insurance regulatory official of the domiciliary state of an insurer in the case of any actuarial certification required in connection with an annual statement filed by such insurer.

(((2) Insofar as activities or conduct under the Employee Retirement Income Security Act of 1974 (P.L. 93-406) may be considered to relate to the business of insurance, an "enrolled actuary" pursuant to federal regulations issued under that act shall be deemed a "qualified actuary" with respect to such activities or conduct.))

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 284-05-070

Effective date.

AMENDATORY SECTION (Amending Order R-97-2, filed 1/23/98, effective 3/1/98)

WAC 284-43-930 Contents of individual and small group filings. Under RCW 48.44.022(3) and 48.46.064(3) the experience of all individual plans shall be pooled; and under RCW 48.44.023 (3)(i) and 48.46.066 (3)(i) the experi-

[41] Permanent

ence of all small group plans shall be pooled. Filings for individual plans shall include base rates for all individual plans and filings for small group plans shall include base rates for all small group plans. Each individual and small group filing shall include all of the following information and documents:

- (1) An actuarially sound estimate of incurred claims. Experience data, assumptions, and justifications of the carrier's projected incurred claims shall be provided in a manner consistent with the carrier's rate-making methodology and incorporate the following elements:
- (a) A brief description of the carrier's rate-making methodology, including identification of the data used and the kinds of assumptions and projections made.
- (b) The number of subscribers by family size, or covered persons for the plans included in the filing. These figures shall be shown for each month or quarter of the experience period and the prior two periods if not included in previous filings. This data shall be presented in aggregate for the plans included in the filing and in aggregate for all of the carrier's plans.
- (c) Earned premium for each month or quarter of the experience period and the prior two periods if not included in previous filings, for the plans included in the filing.
- (d) An estimate of the adjusted earned premium for each month or quarter of the experience period and prior two periods for the plans included in the filing.
- (e) Claims data for each month or quarter of the experience period and the prior two periods. Examples of claims data are, incurred claims, capitation payments, utilization data, unit cost data, and staffing data. The specific data elements included in the filing shall be consistent with the carrier's rate-making methodology.
- (f) Documentation and justification of any adjustments made to the experience data.
- (g) Documentation and justification of the factors and methods used to forecast incurred claims.
- (2) An actuarially sound estimate of prudently incurred expenses. Experience data, assumptions, and justifications shall be provided by the carrier as follows:
- (a) A breakdown of the carrier's expenses allocated or assigned to the plans included in the filing for the experience period or for the period corresponding to the most recent "annual statement";
- (i) Health care service contractors shall provide an expense breakdown at least as detailed as the annual statement schedule "Underwriting and Investment Exhibit, Part 3, Analysis of Expenses" as revised from time to time;
- (ii) Health maintenance organizations shall provide an expense breakdown at least as detailed as the "Annual Statement, Report #2: Statement of Revenues, Expenses and Net Worth," for administrative expenses as revised from time to time;
- (iii) The allocation and assignment methodology used in (a)(i) or (ii) of this subsection may be based on readily available data and easily applied calculations;
- (b) Identification of any experience period expenses that are extraordinary; and
- (c) Documentation and justification of the assignment or allocation of expenses to the plans included in the filing; and

- (d) Documentation and justification of forecasted changes in expenses.
- (3) An actuarially sound provision for contribution to surplus, contingency charges, or risk charges. Assumptions and justifications shall be provided by a carrier as follows:
- (a) The methodology, justification, and calculations used to determine the contribution to surplus, contingency charges, or risk charges included in the proposed base rates; and
- (b) The carrier's net worth or reserves and unassigned surplus at the beginning of the experience period and at the end of the experience period.
- (4) An actuarially sound estimate of forecasted investment earnings on assets related to claim reserves or other similar liabilities. The carrier shall include documentation and justification of forecasted investment earnings identified in dollars, and as a percentage of total premiums and the amount credited to the plans included in the filing.
- (5) Adjustment of the base rate. Experience data, assumptions, justifications, and methodology descriptions shall be provided that include:
- (a) Justifications for adjustments to the base rate, supported by data if appropriate, attributable to geographic region, age, family size, use of wellness activities, and tenure discounts;
- (b) Justifications, supported by data if appropriate, of any other factors or circumstances used to adjust the base rates; and
- (c) Description of the methodology used to adjust the base rate to obtain the premium rate for a specific individual or group, which is detailed enough to allow the commissioner to replicate the calculation of premium rates if given the necessary data.
- (6) Actuarial certification. Certification by an actuary, as defined by WAC 284-05-060(((1))), that the benefits and services to be provided are reasonable in relation to the amount charged.
- (7) The requirements of subsections (1) through (6) of this section may be waived or modified upon the finding by the commissioner that a plan contains or involves unique provisions or circumstances and that the requirements represent an extraordinary administrative burden on the carrier. An example of such a situation could include a plan offered by a relatively small carrier, where such plan has limited benefits and is designed to generate an unusually small premium.

WSR 98-11-090 PERMANENT RULES INSURANCE COMMISSIONER'S OFFICE

[Insurance Commissioner Matter No. R 98-9—Filed May 20, 1998, 8:09 a.m.]

Date of Adoption: May 19, 1998.

Purpose: To permit licensees to repeat a continuing education course three years after they took a course.

Citation of Existing Rules Affected by this Order: Amending WAC 284-17-220.

Statutory Authority for Adoption: RCW 48.02.060, 48.17.150.

Adopted under notice filed as WSR 98-07-104 on March 18, 1998.

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-one days after filing.

May 19, 1998 Greg J. Scully

Chief Deputy Commissioner

AMENDATORY SECTION (Amending WSR 97-19-007, filed 9/4/97, effective 10/5/97)

WAC 284-17-220 Continuing education requirement. (1) Twenty-four credit hours of approved continuing education must be presented as a prerequisite to each license renewal or reinstatement.

- (2)(a) Effective July 1, 1996, the number of required continuing education credit hours will be increased from twenty-four to thirty-two hours for each two-year licensing period.
- (b)(i) Resident and nonresident licensees engaged in the transaction of long-term care insurance, long-term care partnership insurance, or both, are required to take an approved six-hour course on long-term care, long-term care partnership, or both, every two years. The commissioner shall prescribe the content of the course. Each course shall be approved by the commissioner in advance.
- (ii) Effective January 1, 1998, a resident or nonresident licensee shall not submit an application for a long-term care or long-term care partnership policy to an issuer unless he or she has completed the approved course.
- (iii) The approved six-hour course may count towards the thirty-two required continuing education credit hours set forth in (a) of this subsection.
- (iv) An issuer of long-term care or long-term care partnership policies shall annually certify to the commissioner that:
- (A) Its affiliated resident and nonresident licensees involved in the transaction of long-term care or long-term care partnership policies have completed the approved sixhour course requirement every two years; and

(B) The issuer has only accepted applications from resident and nonresident licensees in compliance with the provisions of (b)(i) of this subsection.

The certification shall be filed with the commissioner on or before March 31 of each year.

- (c) Each course credit applied toward satisfaction of the continuing education requirement must have been completed within the twenty-four month period immediately preceding the licensee's assigned license renewal date and the credit may not have been used previously to comply with the continuing education requirement.
- (3) The course participated in and for which credit is received shall be reported to the commissioner as part of the application for license renewal and shall be subject to verification by audit.
- (4) ((Repeating)) An approved course for which the licensee has previously claimed credit ((will not satisfy the continuing education requirement)) may be repeated for credit after a period of three years from the previous completion date.
- (5) The licensee must retain the certificate of completion for three years from the date on the certificate and must present the original of such certificate upon request of or audit by the commissioner.

WSR 98-11-091 PERMANENT RULES LOTTERY COMMISSION

[Filed May 20, 1998, 9:25 a.m.]

Date of Adoption: May 15, 1998.

Purpose: Amends WAC 315-04-180 [(2)](b) to make optional charging retailers \$25 for lost or stolen tickets.

Citation of Existing Rules Affected by this Order: Amending WAC 315-04-180 [(2)](b).

Statutory Authority for Adoption: RCW 67.70.040.

Adopted under notice filed as WSR 98-08-065 on March 30, 1998.

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-one days after filing.

May 20, 1998 Mary Jane Ferguson Rules Coordinator AMENDATORY SECTION (Amending WSR 94-11-027, filed 5/6/94, effective 6/6/94)

WAC 315-04-180 Obligations of lottery retailers. (1)(a) The method of accounting for a retailer's payment to the director for instant ticket packs received prior to the lottery's instant ticket accounting system (ITAS) being fully operational shall be governed by Title 315 WAC and other applicable law as it was in effect prior to March 2, 1994.

- (b) The method of accounting for a retailer's payment to the director for instant ticket packs received on or after the day ITAS becomes fully operational shall be governed by Title 315 WAC and other applicable law as it was in effect on the day of ITAS' becoming fully operational.
- (c) It is the intent of the Washington state lottery commission that those repeals and amendments filed with the state of Washington office of the code reviser to take effect no earlier than February 9, 1994, shall take effect when ITAS is fully operational.
- (d) The instant ticket accounting system referred to above became fully operational on March 2, 1994.
- (2)(a) Upon acceptance of a pack of instant tickets from the director, the retailer shall be responsible for the condition and security of the pack. The retailer shall hold the pack in its own safekeeping until it is ready to begin sale of the pack. Immediately prior to beginning sale, the retailer shall place the pack in "activated" status in the lottery's instant ticket accounting system (ITAS). Placement in activated status designates that the tickets in the pack may be sold, and prizes in the pack may be paid.
- (b) In the event that instant tickets accepted by the retailer are lost, stolen or in any way unaccounted for prior to their being placed in activated status on ITAS, the retailer shall, upon discovery of their disappearance, immediately notify the director of each pack or portion of a pack so unaccounted for, lost or stolen. The retailer may be required to provide the director a police report or other evidence of the pack's disappearance. The retailer ((shall)) may be charged twenty-five dollars for each pack or portion of a pack unaccounted for, lost or stolen.
- (c) A retailer may return an unopened pack, at no charge, to the director at any time prior to the pack having been placed in activated status. Within thirty days of the official end of an instant game, a retailer shall return to the director all packs never activated in that game. Retailers shall be charged twenty-five dollars for each pack or portion thereof which was not returned to the director and not activated in accordance with this section.
- (d) Upon placement of a pack in activated status, the retailer shall be liable to the director for payment for the pack, in the amount calculated under WAC 315-06-035. Payment for a pack shall be due to the director no later than twenty calendar days after the pack has been placed in activated status. The director shall not reimburse the retailer for any ticket losses which occur after activation of the pack from which the tickets came, except as allowed by WAC 315-04-210(2) or 315-06-190.
- (e) Each lottery retailer and lottery license applicant shall sign and comply with a lottery instant retailer agreement.

Failure to sign or to comply shall result in revocation or denial of a retailer's lottery license.

- (3) Each lottery retailer shall abide by the law, these rules and all other directives or instructions issued by the director.
- (4) Each lottery retailer grants to the director an irrevocable license to enter upon the premises of the lottery retailer in which tickets may be sold or any other location under the control of the lottery retailer where the director may have good cause to believe lottery materials and/or tickets are stored or kept in order to inspect said lottery materials and/or tickets and the licensed premises.
- (5) All property given, except tickets, to a lottery retailer remains the property of the director, and, upon demand, the lottery retailer agrees to deliver forthwith the same to the director
- (6) All books and records pertaining to the lottery retailer's lottery activities shall be made available for inspection and copying, during the normal business hours of the lottery retailer and between 8:00 a.m. and 5:00 p.m., Monday through Friday, upon demand by the director.
- (7) All books and records pertaining to the lottery retailer's lottery activities shall be subject to seizure by the director without prior notice.
- (8) No lottery retailer shall advertise or otherwise display advertising in any part of the lottery retailer's premises as a licensed location which may be considered derogatory or adverse to the operations or dignity of the lottery and the lottery retailer shall remove any advertising forthwith if requested by the director.

WSR 98-11-095 PERMANENT RULES DEPARTMENT OF SOCIAL AND HEALTH SERVICES

(Aging and Adult Services Administration) [Filed May 20, 1998, 10:20 a.m., effective July 1, 1998]

Date of Adoption: May 20, 1998.

Purpose: To make the adult family home regulations clearer, more easily understood, and more reflective of practices and expectations that are currently in place.

Citation of Existing Rules Affected by this Order: Amending WAC 388-76-540, 388-76-550, 388-76-560, 388-76-570, 388-76-595, 388-76-605, 388-76-620, 388-76-635, 388-76-655, 388-76-660, 388-76-665, 388-76-670, 388-76-675, 388-76-680, 388-76-685, 388-76-690, 388-76-695, and 388-76-705.

Statutory Authority for Adoption: RCW 70.128.040. Other Authority: Chapters 70.128 and 70.129 RCW. Adopted under notice filed as WSR 98-02-077 on January

Adopted under notice filed as WSR 98-02-077 on January 7, 1998.

Changes Other than Editing from Proposed to Adopted Version:

REASONS FOR ADOPTING THE RULES

Due to laws passed in the 1995 legislative session, rules governing adult family homes were completely revised and

Permanent [44]

became effective in July 1996. Since that time, internal and external stakeholders have provided input and feedback concerning their experience implementing these rules. This feedback made it evident that changes to the regulations were needed to: Eliminate faulty and/or confusing language; make the regulations clearer and more easily understood; and make the regulations more reflective of current practices and laws. In addition, some changes are necessary to ensure department expectations are clearly defined and easily understood.

VARIANCE BETWEEN PROPOSED AND FINAL RULES ADULT FAMILY HOME MINIMUM LICENSING REQUIREMENTS WAC 388-76-540 THROUGH 388-76-705

The following is a description of differences between the proposed rules and the adopted version, and the principal reasons.

WAC 388-76-540 Definitions.

Caregiver - within this definition "entity responsible individual" was changed to "entity representative." This change was made throughout the rules.

Entity representative - we changed the name from "entity responsible individual" to "entity representative" as was suggested to us; we found the latter term less awkward. Other minor editorial changes were made to make this definition clearer. Throughout the rules, "entity responsible individual" has been replaced with "entity representative."

Individual provider - clarifying changes were made to make this definition clearer.

WAC 388-76-550 License application.

Section title revised to reflect recent statutory changes (eliminating renewal applications and implementing a nonexpiring license).

- (1) Deleted "renewal" to reflect recent statutory changes (eliminating renewal applications and implementing a nonexpiring license).
- (3) Minor editorial changes made to make this subsection easier to read.
- (4) This subsection was revised to reflect recent statutory changes (eliminating renewal applications and implementing a nonexpiring license).
- (6) Deleted "or renew" from this subsection to reflect recent statutory changes (eliminating renewal applications and implementing a nonexpiring license).
- (8) Added "provider" after applicant for clarity, and deleted "or renewal" from this subsection to reflect recent statutory changes (eliminating renewal applications and implementing a nonexpiring license).
- (9) Made numerous editorial and clarifying changes to make this subsection easier to read and understand.
- (10-11) Deleted "or renewal" from these subsections to reflect recent statutory changes (eliminating renewal applications and implementing a nonexpiring license).
- (12) This subsection deleted as it is no longer relevant due to the recent statutory change (eliminating renewal applications and implementing a nonexpiring license).

WAC 388-76-560 License eligibility. Section title revised to reflect recent statutory changes (eliminating renewal applications and implementing a nonexpiring license).

- (5) Added a clarifying sentence to remind adult family homes that their Department of Health (DOH) registration must be renewed annually.
- (6) Added a clarifying sentence to remind adult family homes that resident manager's DOH registration must be renewed annually. Deleted "within sixty days of being designated as an adult family home resident manager" because our assistant attorney general advised the department that we do not have statutory authority to make this change.
- (9) Reorganized this section and made minor editorial changes to try and make it clearer and easier to read. Deleted reference to renewal of licenses to reflect recent statutory changes. Due to comments received, clarified in (c) and (d) that the action must be taken by an agency.
- (10-13) Reorganized these subsections and made minor editorial changes to try and make it clearer and easier to read. Deleted reference to renewal of licenses to reflect recent statutory changes.
- (14) Deleted reference to renewal of licenses to reflect recent statutory changes.
- (15) This subsection deleted as it is no longer relevant (due to the recent statutory change eliminating renewal applications and implementing a nonexpiring license).

WAC 388-76-570 Additional license requirements — Multiple-facility providers.

(5) Inserted "prior to" in new subsection (5) in order to eliminate old subsections (5-6).

WAC 388-76-595 Inspections and ombudsman visits.

- (2) Added examples of willful interference and failure to cooperate in this subsection in response to comments received. (4-5) Changed "shall" to "will" for clarity.
- (6-10) Reorganized this section and made minor editorial changes to try and make it clearer and easier to read. Revised some of the requirements of this section because they conflicted with public disclosure laws and confidentiality requirements. (11) Added in "state regulations for the long-term care ombudsman program" for clarity.

WAC 388-76-605 Restraints.

- (4)(b) Deleted "who has assessed the resident" for accuracy, as health care professionals with prescriptive authority follow standards of practice under their respective licenses.
- (4)(c) Revised language to be clearer. Prior language was not entirely accurate.

WAC 388-76-620 Provision of services and care.

(3) Changed "service" to "care." This change has been made throughout the rules, and this "service" was accidentally missed. (4)(b) Changed "ensures" to "promotes" in response to comments received about the use of the word ensure.

WAC 388-76-635 Nurse delegation—Penalties.

The department has changed "shall" to "may" to reflect recent statutory changes.

WAC 388-76-655 General management and administration.

- (2)(d) "For example" was replaced with "including but not limited to" in order to be clear that the being on vacation was only one example, not the only example.
- (3)(a) This entire subsection had been incorrectly deleted; what was needed was additional language to specify

that damage or loss of the resident's property is covered if due to negligence of the insured. The correct language has been added.

- (7)(a) The specific WAC citation has changed, so this subsection was revised.
- (7)(b) Language was added to clarify that the maximum time a resident can be left alone must be documented in a resident's negotiated care plan.

WAC 388-76-660 Training.

- (2)(a) Some minor language was revised to make this subsection clearer.
- (4) Language was added to clarify that AFHs who take a special Division of Developmental Disabilities training are exempt from the fundamentals of caregiving training.

WAC 388-76-670 Disaster and emergency preparedness.

(4) Minor editorial changes were made to this subsection to make it clearer and more easily understood.

WAC 388-76-675 Reporting requirements.

(2) No changes will be made in this subsection. It was decided to leave this section as it currently is, and not make any changes.

WAC 388-76-680 Infection control and communicable disease. (2-4) Revisions were made in these subsections to make them clearer and more reflective of current standards in regard to tuberculosis (TB).

WAC 388-76-685 Criminal history disclosure and background inquiries.

(3) "Against persons" was deleted based on our assistant attorney general's advice. The statute this subsection refers to lists more than just crimes against persons, and so the prior language was not accurate.

WAC 388-76-690 Advance directives, guardianship, and decision making.

(4-5) The language in these subsections was completely revised to be simpler, clearer, and to comply with the appropriate statutes.

WAC 388-76-705 Remedies.

(3)(a)(iii)(A-B) In order to clarify that there are two circumstances when civil fines can exceed one hundred dollars per day, new language was added in (A) and (B) to specifically identify those two circumstances. The two circumstances are defined in statute, and those statutes are referenced in (A) and (B) of this subsection.

(3)(a)(iv) "Or refusal to renew" was deleted to reflect recent statutory changes (eliminating renewal applications and implementing a nonexpiring license).

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 18, 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 18, Repealed 0.

Effective Date of Rule: July 1, 1998.

May 20, 1998

Marie Myerchin-Redifer, Manager Rules and Policies Assistance Unit

Reviser's note: The material contained in this filing exceeded the page-count limitations of WAC 1-21-040 for appearance in this issue of the Register. It will appear in the 98-12 issue of the Register.

WSR 98-11-001 EMERGENCY RULES STATE BOARD OF HEALTH

[Filed May 6, 1998, 2:45 p.m., effective May 15 through August 20, 1998]

Date of Adoption: April 8, 1998.

Purpose: Allow specific requirements for cherry harvest only for provision of temporary worker housing in eastern Washington during the 1998 cherry harvest.

Citation of Existing Rules Affected by this Order: New sections WAC 246-358-600, 246-358-610, 246-358-620, 246-358-630, 246-358-640, and 246-358-650.

Statutory Authority for Adoption: RCW 70.54.110.

Other Authority: RCW 34.05.350.

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: Migrant workers will soon be arriving in Washington state to harvest the cherry crop. Historically, migrant workers have lived in cherry camps established by growers for whom they pick. For various reasons, including the courts recent ruling in regard to the Department of Health's provisional licensing program, growers who have been provisionally licensed in the past, or who might otherwise have sought licensure of their camps have threatened not to seek licensure. This situation presents the potential of having far more migrant workers in cherry growing communities than there are places in licensed camps.

There is currently little alternative housing available for migrant workers in cherry growing communities outside of the cherry camps. Without camps available, workers often live "on the river bank," that is, in isolated rural areas without safe sources of drinking water or any sanitation facilities. The health risks both to workers and to the larger community associated with such conditions include the spread of infectious disease. Workers camping in isolated areas may also be the targets of violence, vandalism and theft.

A number of cherry growers have camps which could be equipped for licensure with respect to basic safety and health standards. State and local authorities believe some of the growers would seek licensure if emergency rules could be implemented in time for the 1998 cherry harvest season. Licensed camps would provide additional housing for migrant workers.

The above-described conditions constitute good cause to find threat to the public health, safety, or welfare. The amendment is narrowly tailored to alleviate these conditions on a temporary basis. Because the cherry harvest is imminent, observing requirements for notice and the opportunity for public comment would be contrary to the public interest.

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 6, 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: May 15 through August 20, 1998.

May 6, 1998 Sylvia I. Beck Executive Director

NEW SECTION

WAC 246-358-600 Temporary worker housing for the 1998 cherry harvest. (1) WAC 246-358-600 through 246-358-650 applies only to operators of temporary worker housing of cherry harvest camps during the 1998 cherry harvest season.

(2) WAC 246-358-001 through 246-358-175, and WAC 246-358-990 apply to cherry harvest camps, unless a specific exemption is provided in WAC 246-358-600 through 246-358-650.

NEW SECTION

WAC 246-358-610 Location of housing area and housing management plan. Licensed operators are exempted from the requirements of WAC 246-358-045, 246-358-075 and 246-358-135 when meeting the requirements of this section. A licensed operator:

- (1) Must locate the housing area:
- (a) To prevent a health or safety hazard;
- (b) On well-drained sites to prevent standing water from becoming a nuisance;
- (c) Five hundred feet or more from a livestock operation unless the department or contracted health officer determines that no health risk exists;
- (d) More than two hundred feet from swamps, pools, sink holes, or other surface collections of water unless provisions are taken to prevent the breeding of mosquitoes; and
- (e) On sites sufficient in size to prevent overcrowding of necessary structures.
- (2) Must ensure that the housing site is maintained at all times in a sanitary condition free from garbage and other refuse.
- (3) Must develop and implement a temporary worker housing management plan and camp rules to assure that the camp is operated in a safe and secure manner and is kept within the approved capacity. Additionally, the licensed operator must:
- (a) Inform camp residents of the camp rules, in a language the resident understands by providing individual copies of the rules to each camp resident or posting the rules in the camp area;

- (b) Restrict the number of occupants in the camp to the camp capacity as determined by the department. The camp capacity will be determined by the number of tents and the number of persons per tent, area of the site and the ratio of occupants to the number of sinks, showers, and toilets;
- (c) Only allow persons to stay in the camp if they have a store-purchased tent with a sewn-in floor;
- (d) Provide a vapor barrier for all tents that are not on an asphalt, concrete, or wooden platform; and
- (e) Limit the number of occupants who can sleep in the tent to the number for which it was designed. An employee may use his or her own trailer, recreational vehicle, camper, or van if designed for sleeping. Such vehicles are subject to the same occupancy limits as a tent.
- (4) May provide a tent for employee use when the tent meets the tent requirements listed in subsection (3) of this section, and has screened flaps over windows and doors and a means of fastening the flaps shut.

NEW SECTION

WAC 246-358-620 Adequate lighting. Licensed operators are exempted from the lighting requirements of WAC 246-358-075, 246-358-090, 246-358-095, 246-358-100 and 246-358-125 when meeting the requirements of this section. A licensed operator must provide adequate lighting:

- (1) To allow for safe passage of the camp residents from the tent area to the toilets and sinks twenty-four hours per day;
- (2) In cooking and food handling areas as needed for safe food preparation; and
 - (3) In shower rooms during hours of operation.

NEW SECTION

WAC 246-358-630 Bathing, toilet and handwashing areas. Licensed providers are exempt from the requirements of WAC 246-358-095 and 246-358-100 when meeting the requirements of this section. To meet the bathing, toileting and handwashing needs of camp residents, a licensed operator must:

- (1) Provide hot and cold running water under pressure adequate to meet the needs of occupants as determined by the department;
- (2) Provide facilities which are kept in a clean and sanitary condition, cleaned at least daily;
- (3) Provide sloped, coved floors of nonslip impervious materials;
 - (4) Provide floor drains;
- (5) Provide smooth, water impervious walls and partitions to the height of splash;
- (6) Provide cleanable, nonabsorbent waste containers in shower rooms and in or near toileting areas;
- (7) Provide sinks and bathing facilities connected through properly trapped floor drains to an approved disposal system that comply with local ordinances;
- (8) Provide water flush toilets unless privies or other methods are specifically approved by the department or local health officer according to requirements in chapter 246-272 WAC;

- (9) Have a service contract for sewage pumping with a licensed waste disposal company at least weekly if vault privies or chemical toilets are approved for use. Vault privies or chemical toilets must be located at least fifty feet from any dwelling unit, space, or food handling facility;
- (10) Provide an adequate supply of toilet paper in each toilet room, privy, and chemical toilet compartment;
- (11) Provide clearly marked toilet rooms or chemical toilets for "men" and for "women" by signs printed in English and in the native language of the persons occupying the camp, or marked with easily-understood pictures or symbols;
 - (12) Ensure that toilet facilities are cleaned at least daily;
- (13) Request occupants to maintain toilet facilities in a clean and sanitary condition;
- (14) Provide adequate numbers of toilets, handwashing and showerheads. The department will determine the number of handwashing sinks and shower heads according to the following ratios:

HANDWASHING SINKS—One per each six to ten persons or fraction thereof.

SHOWER HEADS—One per each ten to fifteen persons or fraction thereof.

TOILETS—One per fifteen persons of each sex with a minimum of two toilets for any facility shared by men and women; and

(15) Receive approval from the department and the local health jurisdiction to determine use of off-camp showers. Off-camp showers must be within a reasonable distance of the camp, not to exceed five miles.

NEW SECTION

WAC 246-358-640 Cold food storage areas. Licensed operators are exempt from cold storage requirements of WAC 246-358-125 when meeting the requirements of this section.

- (1) Licensed operators must provide:
- (a) At least one refrigerator for storage of medicine and infant formula;
- (b) Ice if there is not adequate mechanical refrigeration or an adequate method of making sufficient ice on-site; and
- (c) Ice chests with sufficient storage space to adequately store perishable foods on an as needed basis for camp residents. The ice chest must be capable of maintaining a temperature of forty-five degrees Fahrenheit. A minimum of one ice chest, with a volume of sixty-four quarts, for every four adults or one family group must be made available.
- (2) At their own option, occupants may provide their own ice chest meeting requirements in subsection (1)(c) of this section in lieu of having an ice chest provided by the licensed operator.

NEW SECTION

WAC 246-358-650 Food storage and preparation areas. Licensed operators are exempt from food storage and preparation requirements of WAC 246-358-125 when meeting the requirements of this section.

(1) The licensed operator must provide:

- (a) Food preparation and cooking areas must be provided cover to protect the food from the elements, including dust;
- (b) Food storage areas adequate to protect food from attracting rodents and insects;
 - (c) Easily cleanable food preparation areas;
 - (d) Handwashing facilities near food preparation areas;
- (e) Adequate tables and chairs or benches for the camp residents; and
- (f) An operable hot plate or campstove with a minimum of one cooking surface for every four adult occupants or one family group. The department may determine that a metal or stone barbecue, with fuel provided, may be substituted for the hot plate or campstove.
- (2) At their own option, occupants may provide their own operable hot plate or campstove in lieu of having a hot plate or campstove provided by the licensed operator.

WSR 98-11-006 EMERGENCY RULES DEPARTMENT OF REVENUE

[Filed May 8, 1998, 11:00 a.m.]

Date of Adoption: May 8, 1998.

Purpose: To implement SHB 1261 (chapter 238, Laws of 1997). This legislation authorizes the department to prepare a step-ranged tax credit table to be used by businesses when determining the amount of small business credit available to them. No taxpayer will pay any greater amount of tax when using this step-ranged table.

Citation of Existing Rules Affected by this Order: Amending WAC 458-20-104 small business tax relief based on volume of business.

Statutory Authority for Adoption: RCW 82.32.300 and 82.04.4451.

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: To implement SHB 1261 (chapter 238, Laws of 1997). The purpose of this legislation is to provide taxpayers determining the amount of their small business B&O tax credit with an alternative to the calculations necessary under the statutory formula. The complexity of the currently required computations has proven frustrating to the taxpayers, and has result[ed] in a high number of errors. The step-ranged table contained in the rule will be much simpler to use, and will reduce the number of errors currently being made. This rule is being adopted on an emergency basis until the rule can be permanently adopted.

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 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: Immediately.

May 8, 1998 Claire Hesselholt Policy Counsel

AMENDATORY SECTION (Amending WSR 97-08-050, filed 3/31/97, effective 5/1/97)

WAC 458-20-104 Small business tax relief based on volume of business. (((1) Introduction. This section explains the small business B&O tax credit (RCW 82.04.4451), and the public utility tax income exemptions (RCW 82.16.040). Chapter 111, Laws of 1996, amended RCW 82.16.040 to increase the income exemptions for the public utility tax, effective July 1, 1996. (See also WAC 458-20-101 on tax registration and tax reporting requirements.)

- (2) Business and occupation tax. Persons subject to B&O tax may be eligible to claim a small business tax credit against the amount of B&O tax otherwise due. The B&O tax credit operates completely independent of the volume exemption which applies to the public utility tax. This tax credit should be computed after claiming any other B&O tax credits available under chapter 82.04 RCW, but prior to any credits provided under other chapters of Title 82 RCW. The maximum amount of small business tax credit available to a person is thirty-five dollars multiplied by the number of months in the reporting period assigned by the department of revenue under the provisions of RCW 82.32.045. The small business tax credit applies to the entire reporting period, even though the business may not have been operating during the entire period.
- (a) If the amount of B&O tax from all activities engaged in by the taxpayer is equal to or less than the maximum credit, a small business tax credit equal to the amount of the B&O tax will be allowed. If the amount of B&O tax from all activities is greater than the maximum credit, a reduced credit may be available. This reduced credit will be equal to twice the maximum credit minus the B&O tax otherwise due. The credit cannot be less than zero. RCW 82.04.4451.
- (b) Persons having multiple tax reporting accounts are eligible for only one small business tax credit per tax reporting period.
- (c) Spouses who operate distinct and separate businesses that have different tax registrations are each eligible for the small business tax credit.
- (3) Retail sales tax: Persons making retail sales must collect and remit all applicable retail sales taxes even if B&O tax is not due. There is no small business tax credit or volume of business exemption for retail sales tax.

[3] Emergency

(4) Public utility tax. Persons subject to public utility tax are exempt from payment of this tax for any reporting period in which the taxable amount reported under the combined total of all public utility tax classifications does not equal or exceed the maximum exemption for the assigned reporting period. RCW 82.16.040. The maximum exemptions for public utility tax are:

If the taxable amount for a reporting period equals or exceeds the maximum exemption, tax must be remitted on the full taxable amount. The public utility tax maximum exemptions apply to the entire reporting period, even though the business may not have operated during the entire period.

- (5) Tax-reporting-frequencies. Persons interested in knowing the thresholds used by the department when assigning tax reporting frequencies should refer to WAC 458-20-22801 (Tax reporting frequency—forms).
- (6) Examples. The following examples illustrate how the small business B&O tax credit and public utility income exemption systems apply to typical situations. These examples should be used only as a general guide. The tax status of other situations must be determined after a review of all of the facts and circumstances.

(a) JD Inc. has been assigned a quarterly reporting period by the department of revenue. JD Inc.'s B&O tax liability from all business activities for the third quarter is ninety dollars. This B&O tax liability is less than the one hundred five-dollar maximum small business B&O tax credit available for a quarterly reporting period (three times the monthly credit amount of thirty-five dollars). JD Inc. may claim a small business B&O tax credit for the entire ninety-dollar B&O tax liability.

Maximum Credit available for quarterly

filers (3 x \$35)	\$105
B&O Tax	\$ 90
Credit Available	\$-90
Net B&O Tax Duc	θ

(b) HM Corporation has been assigned a quarterly reporting period by the department of revenue. HM's B&O tax liability from all business activities for the fourth quarter is one hundred twenty dollars. This tax liability exceeds the one hundred five-dollar maximum small business B&O tax credit available for a quarterly period (three times the monthly credit amount of thirty-five dollars). However, a reduced small business tax credit is available. This credit is computed by subtracting HM's B&O tax liability of one hundred twenty dollars from the figure of two hundred ten dollars (twice the maximum credit available for a quarterly reporting period). HM Corporation may claim a small business tax credit of ninety dollars.

Twice the Maximum Credit available for quarterly filers (2 x \$105) \$210

Less: B&O Tax	\$120
Credit Available	\$-90
Net B&O Tax Due	\$ 30

(c) XY Inc. has been assigned a quarterly reporting period by the department of revenue. XY's B&O tax liability for the first quarter is two hundred fifty dollars. As XY's B&O tax liability exceeds the two hundred ten-dollar figure used to determine any reduced B&O tax credit (twice the maximum credit available for a quarterly reporting period), XY Inc. is not eligible for the small business B&O tax credit.

 Twice the Maximum Credit available for quarterly filers (2 x \$105)
 \$210

 Less: B&O Tax
 \$250

 Credit Available
 \$0

 Net B&O Tax Due
 \$250

(d) BG Manufacturing has been assigned a quarterly reporting period. BG has incurred a ninety-dollar tax liability under the wholesaling B&O tax classification, and a seventy-dollar tax liability under the manufacturing B&O tax classification, for a total B&O tax liability of one hundred sixty dollars during the first quarter. As BG manufactures much of what it sells at wholesale, BG qualifies for an internal multiple activities tax credit (MATC) of sixty dollars. (See WAC 458-20-19301 on multiple activities tax credits.) BG Manufacturing would claim its MATC prior to computing its small business B&O tax credit. BG's B&O tax liability net of the MATC is one hundred dollars, which is less than the one hundred five-dollar maximum credit available for the reporting period. BG may claim a one hundred-dollar small business B&O tax credit.

Wholesaling B&O Tax	\$ 90
Add: Manufacturing B&O Tax	
Subtotal of B&O Tax	\$160
Less: MATC	\$ 60
Total B&O Tax Liability	\$100
Maximum Credit available for quarterly	
filers (3 x \$35)	
B&O Tax	\$100
Credit Available	\$100
Net B&O Tax Due	θ

(c) OK Inc. has two separate tax reporting accounts with the department, both of which have been assigned quarterly reporting periods. OK Inc. is only allowed one small business B&O tax credit for the activity of both accounts. The total B&O tax for both accounts for this quarter is one hundred fifty dollars (one hundred dollars from the first account and

fifty dollars from the second account). Its maximum small business tax credit is sixty dollars. \$100 B&O tax account #1 B&O tax account #2 \$ 50 **\$150** Total B&O tax Twice the Maximum Credit available for \$210 quarterly filers (2 x \$105) Less: B&O tax (\$150) \$ 60 Credit Available \$ 90 Not B&O Tax Due

The credit should be taken from the account that will allow for it to be deducted in full. If one account does not have enough B&O tax to absorb the full credit, it can be applied on the other account until the full credit is used. If the reporting frequency is different between the two accounts, the small business tax credit should not be taken until the filing of the less frequent tax reporting account (the credit computation for the two accounts must cover the same period of time).

(f) BB Corporation has been assigned a quarterly reporting period by the department of revenue. BB's total taxable public utility income for the third quarter is five thousand eight hundred dollars. BB Corporation is exempt for the payment of public utility tax because BB's taxable public utility income does not exceed the six thousand-dollar maximum exemption for this reporting period.)) (1) Introduction. This rule explains the small business B&O tax credit (RCW 82.04.4451), and the public utility tax income exemption (RCW 82,16,040). The public utility tax exemption is a fixed amount, or threshold, based on the reporting frequency assigned to the account. The amount of small business B&O tax credit available on a return can increase or decrease, depending on the reporting frequency of the account and the net B&O tax liability for that return. Readers should refer to WAC 458-20-22801 (Tax reporting frequency—Forms) for an explanation of how the department assigns a particular reporting frequency to each account. Readers may also want to refer to WAC 458-20-101 for an explanation of Washington's tax registration and tax reporting requirements.

(2) The small business B&O tax credit. Persons subject to B&O tax may be eligible to claim a small business tax credit against the amount of B&O tax otherwise due. The

B&O tax credit operates completely independent of the volume exemption which applies to the public utility tax. RCW 82.04.4451 authorizes the department of revenue to create a tax credit table to be used by all taxpayers when determining the amount of their small business B&O tax credit. Taxpayers are required to use the tax credit table to determine the appropriate amount of their small business credit. A tax credit table for each of the monthly, quarterly and annual reporting frequencies is provided in this rule (see subsection (5) of this section). As required by statute, the table has been prepared in such a manner that no taxpayer owes a greater amount of tax by using the mandatory table than would have been owed by using the statutory credit formula.

- (a) The small business tax credit applies to the entire reporting period, even though the business may not have been operating during the entire period.
- (b) Taxpayers who are spouses that operate distinct and separate businesses are each eligible for the small business tax credit.
- (c) Taxpayers who are eligible for the small business credit should follow the steps outlined in subsection (4) of this section to find the amount of credit available to them. Taxpayers who have other B&O credits to apply on a return, in addition to the small business credit, may need to refer to the multiple business and occupation tax credit worksheet in subsection (3) of this section before determining the amount of small business credit available to them. Subsection (5) of this section contains the tax credit tables for taxpayers with assigned reporting frequencies of either monthly, quarterly, or annual.
- (3) Multiple business and occupation tax credit worksheet. The small business tax credit should be computed after claiming any other B&O tax credits available under chapter 82.04 RCW (Business and occupation tax), but prior to any B&O tax credits provided under other chapters of Title 82 RCW (Excise taxes). For example, the multiple activities tax credit, high technology credit and ride share credit should be taken before the small business credit is determined and applied, but the pollution control credit and cogeneration fee credit should be taken only after the small business credit has been applied. Proper application of the small business credit may never result in a B&O tax liability less than zero and cannot create a carryover amount for future periods. The following multiple B&O tax credit worksheet gives taxpayers an example of the process they should follow to ensure that credits are applied in the necessary order.

MULTIPLE B&O TAX CREDIT WORKSHEET

1.	Determine the total Business and Occupation (B&O) tax due				
	from the B&O section of your Combined Excise Tax Return.	\$			

Add together the credit amounts taken for:

Multiple Activities Tax Credit From Schedule C (if applicable)

\$____

MULTIPLE B&O TAX CREDIT WORKSHEET

	(Add any other B&O tax credits from chapter 82.04 RCW that will be applied to this return period)	±	\$	
	Total (Enter 0 if none of these credits are being taken.)		∌	\$
<u>3.</u>	Subtract line 2 from line 1. This is the total B&O tax allowa for the Small Business Credit.	ble_		\$
<u>4.</u>	Find the tax credit table which matches the reporting frequency assigned to the account, then find the total B&O tax due amount which include your figure from item 3, above.			
<u>5.</u>	Read across to the next column. This is the amount of the Sm	all B	usiness Credit	¢

(a) For example, ABC Manufacturing and Distributing has been assigned a quarterly reporting frequency. During one quarter. ABC owes one hundred ninety dollars in wholesaling B&O tax, plus another seventy dollars in manufacturing B&O tax. for a total B&O tax due of two hundred sixty dollars. ABC qualifies for a multiple activities tax credit (MATC) and completes a Schedule C which identifies a MATC of seventy dollars. The MATC is one of the credits from chapter 82.04 RCW and should be subtracted from the B&O tax due amount before referring to the small business tax credit table. Using the worksheet, line one for ABC is the two hundred sixty dollars of total B&O tax due. Line two is the total of B&O credits available, in this case the MATC, and equals seventy dollars. Line three directs that the seventy dollars of B&O credits should be subtracted from the original two hundred sixty dollars of B&O taxes due, which leaves one hundred ninety dollars of B&O taxes potentially available for application of the small business credit (subsections (4) and (5) of this section).

- (4) Using the tax credit table to determine your small business credit. The following steps explain how to use the tax credit table:
- (a) Determine the total B&O tax amount from the combined excise tax return. This amount will normally be the total of the tax amounts calculated for each classification in the B&O section of the combined excise tax return. However, if additional B&O credits will be taken on the return, refer to subsection (3) of this section and the multiple B&O tax credit worksheet before going to step (b).
- (b) Find the small business tax credit table that matches the assigned reporting frequency (i.e., the monthly table shown in subsection (5)(a) of this section, the quarterly table in subsection (5)(b) of this section, or the annual table in subsection (5)(c) of this section).
- (c) Find the "If Your Total Business and Occupation Tax is" column of the tax credit table and come down the column until you find the range of amounts which includes the total B&O tax due figure obtained from the combined excise tax return or multiple B&O tax credit worksheet.
- (d) Read across to the "Your Small Business Credit is" column. The figure shown is the amount of the small business tax credit that can be claimed on the "Small Business

B&O Tax Credit" line in the "Credits" section of the combined excise tax return.

- (e) For example, continue with ABC Manufacturing and Distribution which was introduced in subsection (3)(a) of this section. After completing the multiple B&O tax credit worksheet. ABC had one hundred and ninety dollars of B&O tax liability left for potential application of the small business credit. ABC refers to the quarterly small business tax credit table (subsection (5)(b) of this section) and finds the "If Your Total Business and Occupation Tax is" column. Following down that column. ABC finds the tax range of one hundred eighty-six to one hundred ninety-one dollars and comes over to the "Your Small Business Credit is" column which shows that a credit in the amount of twenty-five dollars is available. This credit amount should be entered in the "Credits" section of ABC's combined excise tax return before calculating the total tax due for that return.
- (5) Tax credit tables. Taxpayers must use the tax credit table to determine the correct amount of small business credit available to them. The monthly, quarterly and annual reporting frequencies each have their own corresponding tax credit table. Taxpayers must be careful to use the table that matches their assigned reporting frequency.
- (a) Small business credit table for MONTHLY reporting frequency:

	tal Business ution Tax is:	Your Small Business Credit is:
At Least	But Less	
	<u>Than</u>	
<u>\$0</u>	<u>\$36</u>	The Amount of Business
		and Occupation Tax Due
<u>\$36</u>	<u>\$41</u>	<u>\$35</u>
\$41	<u>\$46</u>	<u>\$30</u>
<u>\$46</u>	<u>\$51</u>	<u>\$25</u>
<u>\$51</u>	<u>\$56</u>	<u>\$20</u>
<u>\$56</u>	<u>\$61</u>	<u>\$15</u>
<u>\$61</u>	<u>\$66</u>	<u>\$10</u>
<u>\$66</u>	<u>\$71</u>	<u>\$5</u>

071		¢Λ	\$471	<u>\$476</u>	<u>\$370</u>
<u>\$71</u>	or more	<u>\$0</u>	<u>\$476</u>	<u>\$481</u>	<u>\$365</u>
	business credit ta	able for OUARTERLY reporting	\$481	<u>\$486</u>	<u>\$360</u>
frequency:			<u>\$486</u>	\$491	<u>\$355</u>
If Your To	otal Business	Your Small Business	<u>\$491</u>	\$496	<u>\$350</u>
	ation Tax is:	Credit is:	<u>\$496</u>	\$501	<u>\$345</u>
At least	But Less		<u>\$501</u>	\$ 506	<u>\$340</u>
	<u>Than</u>		<u>\$506</u>	<u>\$511</u>	<u>\$335</u>
<u>\$0</u>	<u>\$106</u>	The Amount of Business	<u>\$511</u>	<u>\$516</u>	<u>\$330</u>
		and Occupation Tax Due	<u>\$516</u>	<u>\$521</u>	<u>\$325</u>
<u>\$106</u>	<u>\$111</u>	<u>\$105</u>	<u>\$521</u>	<u>\$526</u>	<u>\$320</u>
<u>\$111</u>	<u>\$116</u>	<u>\$100</u>	<u>\$526</u>	<u>\$531</u>	<u>\$315</u>
<u>\$116</u>	<u>\$121</u>	<u>\$95</u>	<u>\$531</u>	<u>\$536</u>	<u>\$310</u>
\$121	<u>\$126</u>	<u>\$90</u>	<u>\$536</u>	<u>\$541</u>	\$305
<u>\$126</u>	<u>\$131</u>	<u>\$85</u>	<u>\$541</u>	<u>\$546</u>	\$300 \$305
<u>\$131</u>	\$136	<u>\$80</u>	<u>\$546</u>	\$551 \$556	\$295 \$200
\$136	<u>\$141</u>	<u>\$75</u>	<u>\$551</u>	<u>\$556</u> \$561	<u>\$290</u> \$285
<u>\$141</u>	\$146	<u>\$70</u>	<u>\$556</u> \$561	\$566	\$28 <u>0</u>
\$146	\$15 <u>1</u>	<u>\$65</u>	\$566	\$571	\$275
\$151	\$156	<u>\$60</u>	<u>\$500</u> \$571	\$ <u>576</u>	\$27 <u>0</u>
\$151 \$156	\$161	\$ <u>55</u>	\$576	\$581	\$265
	\$166	\$ <u>50</u>	\$581	<u>\$586</u>	\$260
<u>\$161</u>		\$45	<u>\$586</u>	<u>\$591</u>	\$255
<u>\$166</u>	<u>\$171</u>	\$40	<u>\$591</u>	\$ 596	\$250
<u>\$171</u>	<u>\$176</u>		\$596	\$601	<u>\$245</u>
<u>\$176</u>	<u>\$181</u>	\$35 \$30	\$601	\$606	<u>\$240</u>
<u>\$181</u>	<u>\$186</u>	<u>\$30</u>	<u>\$606</u>	<u>\$611</u>	<u>\$235</u>
<u>\$186</u>	<u>\$191</u>	<u>\$25</u>	<u>\$611</u>	<u>\$616</u>	<u>\$230</u>
<u>\$191</u>	<u>\$196</u>	<u>\$20</u>	<u>\$616</u>	\$621	<u>\$225</u>
<u>\$196</u>	<u>\$201</u>	<u>\$15</u>	<u>\$621</u>	<u>\$626</u>	<u>\$220</u>
<u>\$201</u>	<u>\$206</u>	<u>\$10</u>	<u>\$626</u>	<u>\$631</u>	<u>\$215</u>
<u>\$206</u>	<u>\$211</u>	<u>\$5</u>	<u>\$631</u>	<u>\$636</u>	\$210
<u>\$211</u>	or more	<u>\$0</u>	<u>\$636</u>	<u>\$641</u>	\$205
(c) Smal	l business credit t	able for ANNUAL reporting fre-	<u>\$641</u>	<u>\$646</u>	<u>\$200</u>
quency:			<u>\$646</u>	<u>\$651</u>	\$195
70.57 · (T) · (tal Darimoss	Your Small Business	<u>\$651</u>	<u>\$656</u>	\$190
	tal Business ation Tax is:	Credit is:	<u>\$656</u>	<u>\$661</u>	\$185 \$180
At Least	But Less	Citati Is.	<u>\$661</u>	<u>\$666</u>	<u>\$180</u> <u>\$175</u>
AtLoust	<u>Than</u>		<u>\$666</u> \$671	<u>\$671</u> \$676	\$17 <u>3</u> \$170
\$0	<u>\$421</u>	The Amount of Business	<u>\$671</u> \$676	\$681	\$165
_		and Occupation Tax Due	<u>\$681</u>	\$686	\$160 \$160
\$421	<u>\$426</u>	<u>\$420</u>	\$686	<u>\$691</u>	\$155
<u>\$426</u>	<u>\$431</u>	<u>\$415</u>	\$691	\$696	\$150
<u>\$431</u>	<u>\$436</u>	<u>\$410</u>	\$696	<u>\$701</u>	\$145
<u>\$436</u>	<u>\$441</u>	\$405	\$701	\$706	\$140
<u>\$441</u>	<u>\$446</u>	\$400	\$706	\$711	\$135
<u>\$446</u>	<u>\$451</u>	\$39 <u>5</u>	\$711	<u>\$716</u>	<u>\$130</u>
\$451	<u>\$456</u>	\$390 \$385	<u>\$716</u>	\$721	<u>\$125</u>
<u>\$456</u>	<u>\$461</u>	\$385 \$380	<u>\$721</u>	\$726	\$120
<u>\$461</u>	<u>\$466</u> \$471	<u>\$380</u> \$375	<u>\$726</u>	<u>\$731</u>	<u>\$115</u>
<u>\$466</u>	<u>\$471</u>	<u>\$375</u>			

<u>\$731</u>	<u>\$736</u>	\$110
<u>\$736</u>	<u>\$741</u>	<u>\$105</u>
\$741	<u>\$746</u>	<u>\$100</u>
<u>\$746</u>	\$751	<u>\$95</u>
<u>\$751</u>	<u>\$756</u>	<u>\$90</u>
<u>\$756</u>	\$761	<u>\$85</u>
\$761	<u>\$766</u>	<u>\$80</u>
<u>\$766</u>	<u>\$771</u>	<u>\$75</u>
<u>\$771</u>	<u>\$776</u>	<u>\$70</u>
<u>\$776</u>	<u>\$781</u>	<u>\$65</u>
<u>\$781</u>	<u>\$786</u>	<u>\$60</u>
<u>\$786</u>	<u>\$791</u>	<u>\$55</u>
<u>\$791</u>	<u>\$796</u>	<u>\$50</u>
<u>\$796</u>	<u>\$801</u>	<u>\$45</u>
\$801	<u>\$806</u>	<u>\$40</u>
<u>\$806</u>	<u>\$811</u>	<u>\$35</u>
<u>\$811</u>	<u>\$816</u>	<u>\$30</u>
<u>\$816</u>	<u>\$821</u>	<u>\$25</u>
<u>\$821</u>	<u>\$826</u>	\$20
<u>\$826</u>	<u>\$831</u>	<u>\$15</u>
<u>\$831</u>	<u>\$836</u>	<u>\$10</u>
<u>\$836</u>	<u>\$841</u>	<u>\$5</u>
<u>\$841</u>	or more	<u>\$0</u>

(6) Retail sales tax must be reported. Persons making retail sales must collect and pay all applicable retail sales taxes even if B&O tax is not due. There is no small business tax credit or volume of business exemption for retail sales tax.

(7) The public utility tax income exemption. Persons subject to public utility tax are exempt from payment of this tax for any reporting period in which the gross taxable amount reported under the combined total of all public utility tax classifications does not equal or exceed the maximum exemption for the assigned reporting period. Effective July 1, 1996, the public utility tax exemption amounts stated in RCW 82.16.040 were increased to:

Monthly reporting basis	<u>\$</u>	2.000 per month
Quarterly reporting basis	<u>\$</u>	6.000 per quarter
Annual reporting basis	\$	24,000 per annum

(a) If the taxable amount for a reporting period equals or exceeds the maximum exemption, tax must be remitted on the full taxable amount.

(b) The public utility tax maximum exemptions apply to the entire reporting period, even though the business may not have operated during the entire period.

(c) The public utility tax exemption or threshold is not affected by the amounts reported in the B&O tax section or any of the other tax sections of the combined excise tax return.

(d) For example, assume that the DEF corporation registers and starts business activities on February 1st. A quarterly reporting frequency is assigned to DEF by the department of revenue. During the two months of the first quarter that DEF is actively in business, DEF's public utility tax

gross is seven thousand dollars, but after deductions the total taxable amount is five thousand dollars. In this case, DEF does not owe any public utility tax because the taxable amount of five thousand dollars is less than the six thousand dollar threshold for quarterly taxpayers. The fact that DEF was in business during only two months out of the three months in the quarter has no effect on the threshold amount. However, if DEF had no deductions available, the taxable amount would be seven thousand dollars and public utility tax would be due on the full taxable amount.

WSR 98-11-007 EMERGENCY RULES DEPARTMENT OF FISH AND WILDLIFE

[Order 98-82—Filed May 8, 1998, 2:19 p.m., effective May 9, 1998, 10:00 a.m.]

Date of Adoption: May 8, 1998. Purpose: Personal use rules.

Citation of Existing Rules Affected by this Order: Repealing WAC 220-88A-07000U; and amending WAC 220-88A-070.

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: These rules are necessary to implement the 1998 State/Tribal Puget Sound shrimp harvest management plan and meet all allocation requirements under Subproceeding 89-3 in *United States v. Washington*. These rules will allow for a sharing of catch between treaty and nontreaty shrimp fishers. 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: May 9, 1998, 10:00 a.m.

May 8, 1998 Larry Peck for Bern Shanks Director

NEW SECTION

WAC 220-88A-07000V Emerging commercial fishery—Puget Sound shrimp pot. Notwithstanding the provisions of WAC 220-88A-070:

- (1) Effective 10:00 a.m. May 9, 1998, until further notice it is unlawful to fish for or possess spot shrimp taken for commercial purposes with shrimp pot gear from Marine Fish-Shellfish Management and Catch Reporting Areas 23A, 24A, 24B, 24C, 24D, 26A, and 26B.
- (2) Effective immediately until further notice it is unlawful to fish for or possess shrimp taken for commercial purposes with shrimp pot gear from the following areas:
- (a) Marine Fish-Shellfish Management and Catch Reporting Area 20B west of a line from Point Doughty on Orcas Island to the bell buoy at the international boundary due north of Waldron Island.
- (b) Marine Fish-Shellfish Management and Catch Reporting Area 22A west of the following line: beginning at Steep Point On Orcas Island to Neck Point on Shaw Island, then southerly following the west coast of Shaw Island to the southernmost point of Shaw Island, then to the western entrance to Fisherman's Bay on Lopez Island, then southerly and easterly following the west coast of Lopez Island to Point Colville.
- (3) Effective immediately until further notice it is unlawful to retain shrimp other than spot shrimp taken for commercial purposes with shrimp pot gear from Marine Fish-Shell-fish Management and Catch Reporting Areas 20B, 22A and 23B.

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 220-88A-07000U Emergin ery—Pu

Emerging commercial fishery—Puget Sound shrimp pot (98-80)

WSR 98-11-019 EMERGENCY RULES DEPARTMENT OF FISH AND WILDLIFE

[Order 98-83-Filed May 12, 1998, 4:55 p.m.]

Date of Adoption: May 12, 1998.

Purpose: Personal use rules.

Citation of Existing Rules Affected by this Order: Amending WAC 232-28-619.

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: This regulation is necessary to open Vance Creek Pond #1 to include seniors and persons of

disability. Grays Harbor County is requesting that the Washington Department of Fish and Wildlife allow seniors and persons of disability to also fish Vance Creek Pond #1. 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.

May 12, 1998 Bern Shanks Director

NEW SECTION

WAC 232-28-61900N Washington game fish—Exceptions to state wide rules. Notwithstanding the provisions of WAC 232-28-619, effective immediately until further notice Vance Creek Pond #1 (Grays Harbor County) is open for the taking of game fish for juveniles (under 15 years old), seniors (70 and over) and persons of disability (disability permit required by the Washington Department of Fish and Wildlife) only.

WSR 98-11-020 EMERGENCY RULES DEPARTMENT OF FISH AND WILDLIFE

[Order 98-85—Filed May 12, 1998, 4:55 p.m., effective May 12, 1998, 11:59 p.m.]

Date of Adoption: May 12, 1998. Purpose: Personal use rules.

Citation of Existing Rules Affected by this Order: Repealing WAC 220-24-0200E; and amending WAC 220-24-020.

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 harvestable quota of chinook salmon is projected to have been taken by the troll fishermen. This regulation is adopted at the recommendation of

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the Pacific Fisheries Management Council and is consistent with federal law. 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: May 12, 1998, 11:59 p.m.

May 12, 1998 Bern Shanks Director

NEW SECTION

WAC 220-24-02000F Commercial salmon troll. Notwithstanding the provisions of WAC 220-24-010, WAC 220-24-020 and WAC 220-24-030 effective 12:01 a.m. May 13, 1998 until further notice, it is unlawful to fish for or possess salmon taken for commercial purposes with troll line gear from state and offshore waters north of Cape Falcon, Oregon.

REPEALER

The following section of the Washington Administrative Code is repealed effective 11:59 p.m. May 12, 1998:

WAC 220-24-02000E

Commercial salmon troll. (98-73)

WSR 98-11-040 EMERGENCY RULES DEPARTMENT OF FISH AND WILDLIFE

[Order 98-86—Filed May 15, 1998, 3:17 p.m.]

Date of Adoption: May 14, 1998.

Purpose: Personal use rules.

Citation of Existing Rules Affected by this Order: Amending WAC 220-57-290.

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: Returns of spring chinook salmon to the Icicle River in 1998 are currently projected to be insufficient for recreational and tribal harvest. 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.

May 14, 1998

Larry Peck
for Bern Shanks

Director

NEW SECTION

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WAC 220-57-29000V Icicle River. Notwithstanding the provisions of WAC 220-57-290, effective immediately until further notice, the Icicle River is closed to salmon angling.

WSR 98-11-041 EMERGENCY RULES DEPARTMENT OF FISH AND WILDLIFE

[Order 98-84-Filed May 15, 1998, 3:19 p.m.]

Date of Adoption: May 15, 1998. Purpose: Subsistence fishing rules.

Citation of Existing Rules Affected by this Order: Repealing WAC 220-32-05500N; and amending WAC 220-32-055.

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 treaty tribes have reached the harvest allocation for spring chinook in the mainstem Columbia River. The area open for the Yakama Indian Nation is a Wind River Hatchery chinook target fishery. This rule conforms state with tribal rules. There is insufficient time to promulgate permanent rules.

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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: Immediately.

May 15, 1998 Larry Peck for Bern Shanks Director

NEW SECTION

WAC 220-32-05500N Indian subsistence fishing. Notwithstanding the provisions of WAC 220-32-055:

- (1) Effective immediately through May 31, 1998, it is unlawful for individuals possessing treaty fishing rights pursuant to the Yakama Treaty, the Warm Springs Treaty, the Umatilla Treaty and the Nez Perce treaty to take, fish for, or possess salmon or other food fish for subsistence purposes in the Columbia River as defined in WAC 220-32-055 (2)a.
- (2) Effective immediately through May 31, 1998, individuals possessing treaty fishing rights pursuant to the Yakama Treaty may fish in those water of the Columbia River north of a straight line projected from the boundary markers at the east end of the mouth of the Wind River through an island located 1/4 mile downstream from the river mouth to land fall on the north bank of the Columbia River.

Reviser's note: The typographical errors in 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.

REPEALER

The following section of the Washington Administrative Code is repealed effective 11:59 p.m. May 31, 1998:

WAC 220-32-05500N Indian subsistence fishing.

WSR 98-11-085
EMERGENCY RULES
DEPARTMENT OF
FISH AND WILDLIFE

[Order 98-87—Filed May 19, 1998, 3:50 p.m.]

Date of Adoption: May 19, 1998.

Purpose: Commercial fishing regulations.

Citation of Existing Rules Affected by this Order: Amending WAC 220-24-020.

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: A harvestable quota or [of] chinook salmon is available for troll fishermen. This regulation is adopted at the recommendation of the Pacific Fisheries Management Council and is consistent with federal law. 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.

May 19, 1998
Larry Peck
for Bern Shanks
Director

NEW SECTION

WAC 220-24-02000G Commercial salmon troll. Notwithstanding the provisions of WAC 220-24-010, 220-24-020 and WAC 220-24-030, effective immediately until further notice it is unlawful to fish for or possess salmon taken for commercial purposes with troll gear from those waters west of the Bonilla-Tatoosh line, the Pacific Ocean and waters west of the Buoy 10 Line at the mouth of the Columbia River from the U.S. - Canada border to Cape Falcon, Oregon except as provided for in this section:

- (1) Effective 12:01 a.m., May 20, 1998 through 11:59 p.m. May 23, 1998 it is lawful to fish for and possess salmon except coho salmon taken from these waters, except for Washington waters in a closed control zone at the mouth of the Columbia River, described as those waters inside a line projected six miles due west from North Head along 46°18'00" N latitude to 124°13'18" W longitude, then southerly along a line 167° true to 46°11'06" N latitude and 124°11'00" W (the Columbia River Buoy) then northeast along the red buoy line to the tip of the south jetty.
- (2) No vessel may land or possess more than 75 chinook for the entire four day open period. Vessels may land and

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deliver more than once but must not total more than 75 chinook.

- (2) All salmon taken during this fishery must be sold within 48 hours of each closing and must be sold within the open Salmon Management and Catch Reporting Area or in an immediately adjacent closed Salmon Management and Catch Reporting Area.
- (3) Lawful terminal gear is restricted to lawful troll gear with single point, single shank barbless hooks.
- (4) No chinook salmon smaller than 28 inches in total length may be taken or retained in the fishery provided for herein. Except that frozen salmon taken in this fishery may be landed pursuant to WAC 220-20-015.
- (5) It is unlawful to fish for or possess salmon taken for commercial purposes with gear other than troll gear.
- (6) It is unlawful to land salmon taken south of Cape Falcon in any port north of Cape Falcon, except when the waters north of Cape Falcon are closed. It is unlawful to land chinook taken south of Cape Falcon that are less than 26 inches in length.

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.

WSR 98-11-087 EMERGENCY RULES DEPARTMENT OF FISH AND WILDLIFE

[Order 98-81—Filed May 19, 1998, 4:59 p.m.]

Date of Adoption: May 8, 1998. Purpose: Personal use rules.

Citation of Existing Rules Affected by this Order: Amending WAC 220-56-325.

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: These regulations are needed to ensure an orderly fishery, manage within court-ordered sharing requirements, and to ensure conservation. 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.

May 8, 1998 Larry Peck for Bern Shanks Director

NEW SECTION

WAC 220-56-32500S Shrimp—Areas and seasons. Notwithstanding the provisions of WAC 220-56-325 and WAC 220-56-310 it is unlawful to fish for or posses shrimp from those waters of Shrimp District one and Shrimp District three except as provided for in this section:

- (1) Effective June 6, 1998, until further notice, fishing is allowed for all species of shrimp in Shrimp District one except that:
- (a) Spot shrimp may be retained on Saturdays only as part of the daily bag limit.
- (b) The daily bag limit is 10 pounds of which, on Saturdays, no more than 50 may be spot shrimp. Spot shrimp caught on all other days must be returned immediately to the water unharmed.
- (2) Effective May 9, 1998, until further notice, fishing is allowed for all species of shrimp in Shrimp District three except that:
- (a) Spot shrimp may be retained on Saturdays only as part of the daily limit of 10 pounds of shrimp. Spot shrimp caught on all other days must be returned immediately to the water unharmed.
- (b) There is no minimum size for spot shrimp in Port Angeles Harbor.

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.

WSR 98-11-094 EMERGENCY RULES DEPARTMENT OF SOCIAL AND HEALTH SERVICES

(Aging and Adult Services Administration) [Filed May 20, 1998, 10:12 a.m.]

Date of Adoption: May 19, 1998.

Purpose: To establish a public process for making changes to the nursing facility Medicaid payment rate methodology, as required by recent federal legislation (1997 Balanced Budget Act, Section 4711).

Statutory Authority for Adoption: RCW 74.08.090, 74.46.800.

Other Authority: 42 USC 1396 a(a)(13)(A).

Under RCW 34.05.350 the agency for good cause finds that state or federal law or federal rule or a federal deadline for state receipt of federal funds requires immediate adoption of a rule.

Reasons for this Finding: Immediate adoption of this rule is required because failure to follow a public process for amending the nursing facility Medicaid payment rate methodology could result in a loss of federal funding for the rate increases. Rule must be effective prior to commencement of public process to implement changes to be effective July 1, 1998, pursuant to new state legislation (E2SHB 2935).

Number of Sections Adopted in Order to Comply with Federal Statute: New 1, 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 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.

May 19, 1998

Marie Myerchin-Redifer, Manager Rules and Policies Assistance Unit

NEW SECTION

WAC 388-96-718 Public process for determination of rates. (1) The purpose of this section is to describe the manner in which the department will comply with the federal Balanced Budget Act of 1997, Section 4711 (a)(1), codified at 42 U.S.C. 1396 a(a)(13)(A).

- (2) For all material changes to the methodology for determining nursing facility Medicaid payment rates occurring after October 1, 1997, and requiring a Title XIX state plan amendment to be submitted to and approved by the Health Care Financing Administration under applicable federal laws, the department shall follow the following public process:
- (a) The proposed estimated initial payment rates, the proposed new methodologies for determining the payment rates, and the underlying justifications shall be published. Publication shall be:
 - (i) In the Washington State Register; or
- (ii) In the Seattle Times and Spokane Spokesman Review newspapers.
- (b) The department shall maintain and update as needed a mailing list of all individuals and organizations wishing to receive notice of changes to the nursing facility Medicaid payment rate methodology, and all materials submitted for publication shall be sent postage prepaid by regular mail to such individuals and organizations. Individuals and organizations wishing to receive notice shall notify the department in writing.
- (c) Nursing facility providers, their associations, nursing facility Medicaid beneficiaries, representatives of providers

or beneficiaries, and other concerned members of the public shall be given a reasonable opportunity to review and comment on the proposed estimated rates, methodologies and justifications. The period allowed for review and comment shall not be less than thirty calendar days after the date of the Washington State Register containing the published material or the date the published material has appeared in both the Seattle Times and the Spokane Spokesman Review.

- (d) If, after receiving and considering all comments, the department decides to move ahead with any change to its nursing facility Medicaid payment rate methodology, it shall adopt needed further changes in response to comments, if any, and shall publish the final estimated initial rates, final rate determination methodologies and justifications. Publication shall be:
 - (i) In the Washington State Register; or
- (ii) In the Seattle Times and Spokane Spokesman Review newspapers.
- (e) Unless an earlier effective date is required by state or federal law, implementation of final changes in methodologies and commencement of the new rates shall not occur until final publication has occurred in the Register or in both designated newspapers. The department shall not be authorized to delay implementation of, or to alter, ignore or violate requirements of, state or federal laws in response to public process comments.
- (f) Publication of proposed estimated initial payment rates and final estimated initial payment rates shall be deemed complete once the department has published:
- (i) The statewide average proposed estimated initial payment rate weighted by adjusted Medicaid resident days for all Medicaid facilities from the most recent cost report year, including the change from the existing statewide average payment rate weighted by adjusted Medicaid resident days for all Medicaid facilities from the most recent cost report year; and
- (ii) The statewide average final estimated initial payment rate weighted by adjusted Medicaid resident days for all Medicaid facilities from the most recent cost report year, including the change from the existing statewide average payment rate weighted by adjusted Medicaid resident days for all Medicaid facilities from the most recent cost report year.
- (3) Nothing in this section shall be construed to prevent the department from commencing or completing the public process authorized by this section even though the proposed changes to the methodology for determining nursing facility Medicaid payment rates are awaiting federal approval, or are the subject of pending legislative, gubernatorial or rule-making action and are yet to be finalized in statute and/or regulation.
- (4)(a) Neither a contractor nor any other interested person or organization shall challenge, in any administrative appeals or exception procedure established in rule by the department under the provisions of chapter 74.46 RCW, the adequacy or validity of the public process followed by the department in proposing or implementing a change to the payment rate methodology, regardless of whether the challenge is brought to obtain a ruling on the merits or simply to make a record for subsequent judicial or other review. Such

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challenges shall be pursued only in courts of proper jurisdiction as may be provided by law.

- (b) Any challenge to the public process followed by the department that is brought in the course of an administrative appeals or exception procedure shall be dismissed by the department or presiding officer, with prejudice to further administrative review and record-making, but without prejudice to judicial or other review as may be provided by law.
- (5) The public process required and authorized by this section shall not apply to any change in the payment rate methodology that does not require a Title XIX state plan amendment under applicable federal laws, including but not limited to:
- (a) Prospective or retrospective changes to nursing facility payment rates or to methodologies for establishing such rates ordered by a court or administrative tribunal, after exhaustion of all appeals by either party as may be authorized by law, or the expiration of time to appeal; or
- (b) Changes to nursing facility payment rates for one or more facilities resulting from the application of authorized payment rate methodologies, principles or adjustments, including but not limited to: partial or phased-in termination or implementation of rate methodologies; scheduled cost rebasing; quarterly or other updates to reflect changes in case mix or other private or public source data used to establish rates; adjustments for inflation or economic trends and conditions; rate funding for capital improvements or new requirements imposed by the department; changes to resident-specific or exceptional care rates; and changes to correct errors or omissions by the contractor or the department.

WSR 98-11-105 EMERGENCY RULES DEPARTMENT OF FISH AND WILDLIFE

[Order 98-89—Filed May 20, 1998, 11:59 a.m., effective May 20, 1998, 1:00 p.m.]

Date of Adoption: May 20, 1998.

Purpose: Commercial fishing regulations.

Citation of Existing Rules Affected by this Order: Repealing WAC 220-88A-07000V; and amending WAC 220-88A-070.

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: These rules are necessary to implement the 1998 State/Tribal Puget Sound shrimp harvest management plan and meet all allocation requirements under Subproceeding 89-3 in *United States v. Washington*. These rules will allow for a sharing of catch between treaty and nontreaty shrimp fishers. 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: May 20, 1998, 1:00 p.m.

May 20, 1998 Larry Peck for Bern Shanks Director

NEW SECTION

WAC 220-88A-07000W Emerging commercial fishery-Puget Sound shrimp pot. Notwithstanding the provisions of WAC 220-88A-070:

- (1) Effective 1:00 p.m. May 20, 1998, further notice, it is unlawful to fish for or possess spot shrimp taken for commercial purposes with shrimp pot gear from Marine Fish-Shell-fish Management and Catch Reporting Areas 20B, 22A, 23A, 24A, 24B, 24C, 24D, 25A, 26A, 26B, and 26C.
- (2) Effective immediately until further notice it is unlawful to retain shrimp other than spot shrimp taken for commercial purposes with shrimp pot gear from Marine Fish-Shell-fish Management and Catch Reporting Area 23B.

REPEALER

The following section of the Washington Administrative Code is repealed effective 1:00 p.m. May 20, 1998:

WAC 220-88A-07000V

Emerging commercial fishery—Puget Sound shrimp pot (98-82)

WSR 98-11-002 PROCLAMATION OFFICE OF THE GOVERNOR

[May 4, 1998]

WHEREAS, a civil disturbance is occurring in the City of Pullman on May 3, 1998, threatening citizens and property of Washington State;

WHEREAS, THE City of Pullman has Proclaimed a State of Emergency and requested assistance law enforcement entities:

NOW, THEREFORE, I, Gary Locke, governor of the state of Washington, as a result of the aforementioned situation and under RCW 38.08, 38.52, and 43.06, do hereby proclaim that a state of emergency exists in the City of Pullman and direct the supporting plans and procedures to the Washington State Comprehensive Emergency Management Plan be implemented effective May 3, 1998. State agencies and departments are directed to utilize state resources and to do everything possible to assist affected political subdivisions in an effort to respond and recover from the event. I also hereby order into active service of the state of Washington National Guard, or such part thereof as may be necessary in the opinion of The Adjutant General to support and augment local law enforcement in civil disturbance activities in such manner as deemed necessary by The Adjutant General. Additionally, the Washington State Military Department, Emergency Management Division (EMD) is instructed to coordinate all event-related assistance to the affected areas.

> IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia, this 4th day of May, A.D., nineteen hundred and ninety-eight.

> > Gary Locke

Governor of Washington

BY THE GOVERNOR

Donald F. Whiting

Assistant Secretary of State

WSR 98-11-004 NOTICE OF PUBLIC MEETINGS BELLINGHAM TECHNICAL COLLEGE

[Memorandum—May 5, 1998]

The Bellingham Technical College board of trustees has canceled the study session scheduled for May 8, 1998, 9 a.m. to 3 p.m. Call 738-3105 ext. 334 for information.

WSR 98-11-008 NOTICE OF PUBLIC MEETINGS SEATTLE COMMUNITY COLLEGES

[Memorandum—May 8, 1998]

The Seattle Community College District board of trustees

will have two special meetings - executive sessions - one on Monday, May 11, 1998, from 6:00 p.m. to 10:00 p.m. and the second to take place on Saturday, May 16, 1998, from 1:00 p.m. to 6:00 p.m. both scheduled to take place at the Warwick Hotel, 4th and Lenora in downtown Seattle.

WSR 98-11-012 NOTICE OF PUBLIC MEETINGS PUBLIC EMPLOYEES BENEFITS BOARD

[Memorandum-May 11, 1998]

NOTE TIME CHANGE - REGULAR MEETING WILL BEGIN AT 1:30 P.M.

Public Employees Benefits Board
Lacey/Woodland Community Center
Lacey, Washington
May 12, 1998
12:30 p.m. - Executive Session

1:30 p.m. - Regular Meeting (Registration 1:15 p.m.)

If you are a person with a disability and need a special accommodation, please contact Judy Lamm at (360) 923-2828.

WSR 98-11-013 NOTICE OF PUBLIC MEETINGS SEATTLE COMMUNITY COLLEGES

[Memorandum-May 6, 1998]

The Seattle Community College District board of trustees will begin their special meeting on May 9, 1998, with an executive session at the Warwick Hotel in downtown Seattle. The meeting is scheduled to begin at 1:00 p.m. and end at 6:00 p.m.

WSR 98-11-016 NOTICE OF PUBLIC MEETINGS DEPARTMENT OF CORRECTIONS

[Memorandum-May 12, 1998]

Department of Corrections
Correctional Industries
Board of Directors

June 20, 1998 Super 8 Motel, Walla Walla

8:00 a.m. - 1:00 p.m.

September 19, 1998 Cavanaughs Motel, Yakima

8:00 a.m. - 1:00 p.m.

December 12, 1998 Ramada Inn, Olympia

8:00 a.m. - 1:00 p.m.

Miscellaneous

Contact: Sheila Pearson, (360) 753-5861.

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WSR 98-11-017 NOTICE OF PUBLIC MEETINGS PUBLIC DISCLOSURE COMMISSION

[Memorandum—May 11, 1998]

The Public Disclosure Commission has changed the date and location of its regular meeting previously scheduled for Tuesday, May 26, 1998. The meeting has been scheduled for Thursday, May 28, 1998, and will be held in Senate Hearing Room 2, John Cherberg Building, Capitol Campus, Olympia, Washington. Any adoption of rules will take place at that time and place.

WSR 98-11-021 NOTICE OF PUBLIC MEETINGS BELLINGHAM TECHNICAL COLLEGE

[Memorandum-May 13, 1998]

The regularly scheduled meeting of the board of trustees of Bellingham Technical College will be held on Thursday, May 21, 1998, 9-11 a.m., in the College Services Building Board Room on the Bellingham Technical College campus. Call 738-3105 ext. 334 for information.

WSR 98-11-022 RULES OF COURT STATE SUPREME COURT

[May 7, 1998]

IN THE MATTER OF THE ADOPTION) ORDER OF THE AMENDMENTS TO ARLJ 3, CR) NO. 25700-A-621 81, IRLJ 1.2 AND 2.1)

The District and Municipal Court Judges' Association having recommended the adoption of the proposed amendment to ARLJ 3, CR 81, IRLJ 1.2 and 2.1, and the Court having determined that the proposed amendments will aid in the prompt and orderly administration of justice and further determined that an emergency exists which necessitates an early adoption;

Now, therefore, it is hereby

ORDERED:

- (a) That the amendments as attached hereto are adopted.
- (b) That pursuant to the emergency provisions of GR 9(i), the amendments will be published expeditiously and become effective upon publication.

DATED at Olympia, Washington this 7th day of May, 1998.

	B. Durham
Dolliver, J.	Madsen, J.
Smith, J.	Talmadge, J.
Guy, J.	Alexander, J.

Johnson, J.

Sanders, J.

PROPOSED AMENDMENT ARLJ 3(2) DEFINITION OF TERMS

As used in these rules, unless the context clearly requires otherwise:

- (1) Unchanged.
- (2) "Judge" shall <u>include every judicial officer authorized</u>, alone or with others, to hold or preside over any court of <u>limited jurisdiction</u>, or mean justice of the peace, municipal court judge, police court judge, and the judge of any court inferior to the superior court which may be hereafter established.
 - (3) Unchanged.
- (4) "Prosecuting Attorney" or "prosecutor" includes deputy prosecuting attorneys, and city attorneys, corporation counsel, and their deputies and assistants, or such other persons as may be designated by statute or court rule.
 - (5)-(7) Unchanged.

PROPOSED AMENDMENT CRLJ 81(a) APPLICABILITY IN GENERAL

- (a) To What Proceedings Applicable. These rules govern all civil proceedings except as provided in this rule. These rules do not apply where inconsistent with rules or statutes applicable to special proceeding; or infractions, nor do they These rules do not apply to proceedings in small claims court. In a court in which the proceedings are not recorded and review is by a trial de novo, these rules apply to the extent practicable; in these courts, rules referring to recording or an appeal on the record should be disregarded.
 - (b) Unchanged.

PROPOSED AMENDMENT IRLJ 1.2(a) DEFINITIONS

For the purposes of these rules:

- (a) Infraction Case. "Infraction case" means a <u>civil</u> proceeding initiated in a court of limited jurisdiction pursuant to a statute that authorizes offenses to be punished as infractions.
 - (b)-(e) Unchanged.

PROPOSED AMENDMENT IRLJ 2.1 (b)(l)(5) NOTICE OF INFRACTION

- (a) Unchanged.
- (b) Contents. The notice of infraction shall contain the following information on the copy given to the defendant, except the information required by subsections (2) and (6) is not required on a notice of infraction alleging the commission of a parking, standing, or stopping infraction:
 - (1)-(4) Unchanged.
- (5) A statement that the defendant must respond to the notice of infraction within 14 15 days of issuance;
 - (6)-(10) Unchanged.

MISC.

Reviser's note: The typographical errors in the above material occurred in the copy filed by the State Supreme Court and appear in the Register pursuant to the requirements of RCW 34.08.040.

WSR 98-11-023 RULES OF COURT STATE SUPREME COURT

[May 7, 1998]

IN THE MATTER OF THE ADOPTION) ORDER OF THE AMENDMENTS TO APR 6, 2 NO. 25700-A-622 AND 9

The Washington State Bar Association having recommended the adoption of the proposed amendments to APR 6, 2 and 9, and the Court having determined that proposed amendments will aid in the prompt and orderly administration of justice and further determined that an emergency exists which necessitates an early adoption;

Now, therefore, it is hereby

ORDERED:

- (a) That the proposed amendments as attached hereto are lonted.
- (b) That pursuant to the emergency provisions of GR 9(i), the amendments will be published expeditiously and become effective upon publication.

DATED at Olympia, Washington this 7th day of May, 1998.

	Durham, C.J.
Dolliver, J.	Madsen, J.
Smith, J.	Talmadge, J.
Guy, J.	Alexander, J.
Johnson, J.	Sanders, J.

PROPOSED AMENDMENT ADMISSION TO PRACTICE RULES (APR) Rule 6 Law Clerk Program

- (a) [No change.]
- (b) **Tutors.** A lawyer may act as tutor for only one law clerk at a time. To be eligible to act as a tutor in the law clerk program, a lawyer shall:
- (1) Be an active member in good standing of the Bar Association, provided that if a disciplinary sanction has been imposed upon the lawyer within the 5 years immediately preceding approval of the law clerk's application for enrollment, the Board of Governors shall have the discretion to accept or reject the lawyer as tutor;
- (2) Have been actively and continuously engaged in the practice of law or have held the required judicial position for at least 10 years immediately preceding the filing of the law clerk's application for enrollment; and
- (3) Provide a tutor's statement certifying to the law clerk's employment and to the tutor's eligibility, and agreeing

to instruct and examine the law clerk in the curriculum prescribed by the <u>Law Clerk</u> Committee with the approval of the Board of Governors.

- (c) Length of Study. A law clerk, whose application for enrollment has been accepted by the Board of Governors, shall study for 4 calendar years. Each calendar year shall consist of at least 48 weeks 12 months, with a minimum of 30 120 hours of study each week month, including the time spent in performing the duties of a law clerk. The tutor shall give personal supervision to the law clerk averaging at least 3 hours each week. "Personal supervision" is defined as time actually spent with the law clerk for the exposition and discussion of the law, the recitation of cases, and the critical analysis of the law clerk's written assignments.
- (d) Course of Study. The subjects to be studied, the sequence in which they are to be studied, and any other matters pertaining thereto shall be as prescribed by the <u>Law Clerk</u> Committee with the approval of the Board of Governors.
 - (e) Examinations. All law clerks shall:
- (1) Each month, complete a written examination prepared, administered, and graded by the tutor. The examination shall be answered without research, assistance, or reference to source materials during the examination;
- (2) Annually, or at such other intervals as may be established by the <u>Law Clerk</u> Committee, appear with the tutor before the <u>Law Clerk</u> Committee for an oral evaluation of the law clerk's progress.
- (f) Certificates. In addition to the tutor's statement required by section (b)(3) of this rule, the tutor shall submit, on forms provided by the Bar Association:
- (1) A monthly certificate, accompanying the written examination, stating the number of hours the law clerk studied each week, the number of hours spent by the tutor in personal supervision each week, that the written examination was administered as required, and that, in the opinion of the tutor, the law clerk is progressing satisfactorily; and
- (2) At the conclusion of the law clerk's course of study, a certificate stating that the law clerk has completed the prescribed length and course of study, and, in the tutor's opinion, is qualified to take the bar examination and is competent to practice law.
- (g) **Termination.** The Board of Governors may direct a law clerk to change tutors, and may terminate the enrollment of law clerks or remove tutors from the program. The <u>Law Clerk</u> Committee may recommend to the Board of Governors that the enrollment of the law clerk in the program be terminated for:
- (1) Failure to complete the prescribed length and course of study within 6 years from the date the law clerk's application for admission was accepted;
- (2) Failure of the tutor to submit the monthly examinations and certificates at the end of each month in which they are due:
- (3) Failure to comply with any of the requirements of the law clerk program; and
- (4) Any other grounds deemed pertinent by the <u>Law Clerk Committee</u>.

- (h) Advanced Standing. The Board of Governors may grant advanced standing to an enrolled law clerk who has attended either an approved or a non-approved law school.
- (i) Effective Date. The revision of this rule shall not apply retroactively to any law clerk whose enrollment has been approved and accepted by the Board of Governors prior to the effective date of this revision. Each law clerk may complete the course of study under the version of the rule in effect on the date the application for enrollment to the law clerk program was accepted.

PROPOSED AMENDMENT ADMISSION TO PRACTICE RULES (APR)

Rule 2 Board of Governors

- (a) **Powers.** In addition to any other power or authority in other rules, the Board of Governors of the Bar Association (referred to in these rules as the Board of Governors) shall have the power and authority to:
- (1) Appoint a Committee of Law Examiners (referred to in these rules as the Committee) from among the active members of the Bar Association for the purposes of assisting the Board of Governors in Conducting the bar examination and in supervising the law clerk program;
- (2) Appoint a Law Clerk Committee from among the active members of the Bar Association for the purposes of assisting the Board of Governors in supervising the Law Clerk Program
- (23) Approve or deny applications for permission to take the bar examination, to enroll in the law clerk program, or to engage in the limited practice of law under pertinent provisions of rules 8 and 9;
- (34) Investigate all aspects of an applicant's qualifications to take the bar examination, to be admitted to the practice of law, to engage in the limited practice of law under pertinent provisions of rules 8 and 9, or to enroll in the law clerk program;
- (45) Recommend to the Supreme Court the admission or rejection of each applicant who has passed the bar examination or who is applying to engage in the limited practice of law under pertinent provisions of rules 8 and 9;
- (56) Approve law schools for the purposes of these rules and maintain a list of such approved law schools on file with the Clerk of the Supreme Court;
- (67) Prescribe, with the approval of the Supreme Court, the amount of any fees required by these rules;
- (78) Prescribe the form and content of any application, certificate, or other document referred to in these rules; and
- (82) Perform any other functions and take any other actions provided for in these rules, or as may be delegated by the Supreme Court, or as may be necessary and proper to carry out its duties.
 - (b) Written Request. [No change.]

PROPOSED AMENDMENT ADMISSION TO PRACTICE RULES (APR) Rule 9. Legal Interns

(a) Admission to Limited Practice. Qualified law students, enrolled law clerks, and graduates of approved law schools may be admitted to the status of legal intern and be

granted a limited license to engage in the practice of law only as provided in this rule. To qualify, an applicant must:

- (1) Be a student duly enrolled and in good academic standing at an approved law school with legal studies completed amounting to not less than two-thirds of a prescribed 3-year course of study or five-eighths of a prescribed 4-year course of study, and have the written approval of the applicant's law school dean or a person designated by such dean; or
- (2) Be an enrolled law clerk in compliance with the provisions of rule 6 with not less than three-fourths five-eighths of the prescribed 4-year course of study completed, and have the written approval of the tutor; or
- (3) Make the application before the expiration of 9 months following graduation from an approved law school, and submit satisfactory evidence thereof to the Bar Association; and
- (4) Pay such fees as may be set by the Board of Governors with the approval of the Supreme Court; and
- (5) Certify in writing under oath that the applicant has read, is familiar with, and will abide by, the Rules of Professional Conduct and this rule.
 - (b) [No change.]
 - (c) [No change.]
 - (d) [No change.]
 - (e) [No change.]

Reviser's note: The typographical errors in the above material occurred in the copy filed by the State Supreme Court 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 above occured in the copy filed by the State Supreme Court and appear in the Register pursuant to the requirements of RCW 34.08.040.

WSR 98-11-027 INSURANCE COMMISSIONER'S OFFICE

[Filed May 13, 1998, 4:55 p.m.]

T 98-4

Technical Assistance Advisory

May 7, 1998

Attention: All Insurers

Subject: Adequate Response to Inquiry

WAC 284-30-650 and 284-30-360(2) require prompt and adequate response to any inquiry from the Office of the Insurance Commissioner relative to the business of insurance.

In general, we are receiving communication responding to the inquiry from the Office of the Insurance Commissioner within fifteen business days required. Our concern stems from the growing lack of adequacy of response to all the issues addressed in the inquiry and the lack of documentation in support of the company position.

From this date forward, this office will not accept any communication received in response to an inquiry as complying with WAC 284-30-650 and 284-30-360(2) unless the communication addresses every issue in the inquiry, including documentation in support of the company position. Acknowledgment letters that say an answer is forthcom-

ing will not satisfy the time response requirement of WAC 284-30-650 and 284-30-360.

Failure to comply will subject an insurer to disciplinary action pursuant to RCW 48.05.140 and 48.05.185. Exceptions will be granted only in rare circumstances and where companies have demonstrated good faith in cooperating with the inquiry.

WSR 98-11-028 RULES COORDINATOR INSURANCE COMMISSIONER'S OFFICE

[Filed May 13, 1998, 4:58 p.m.]

As of May 12, 1998, and until further notice, please show Jon Hedegard as the rules coordinator of the Office of the Insurance Commissioner. This is a change from the current listing of Kacy Brandeberry as the rules coordinator. Contact numbers and addresses for Jon Hedegard: Phone (360) 407-0728, FAX (360) 407-0186, e-mail jonh@oic.wa.gov, P.O. Box 40256, Olympia, WA 98504-0256.

WSR 98-11-029 NOTICE OF PUBLIC MEETINGS DEPARTMENT OF COMMUNITY, TRADE AND ECONOMIC DEVELOPMENT

[Memorandum-May 11, 1998]

The Washington State Department of Community, Trade and Economic Development plans to hold a public hearing on the proposed Washington state plan for the 1999 low-income home energy assistance program (LIHEAP).

The hearing will be held Thursday, July 9, 1998, at the Department of Community, Trade and Economic Development, 906 Columbia Street S.W., 4th Floor Conference Room, Olympia, WA 98504-8300. The hearing will begin at 10:00 a.m. and close at noon unless taking testimony requires more time.

Two typewritten copies of all oral testimony are requested. There will be a question and answer period. Written testimony will be accepted until 5:00 p.m., July 9, 1998. Written testimony should be sent to the attention of Bruce Yasutake, Community Services, Department of Community, Trade and Economic Development, 906 Columbia Street S.W., P.O. Box 48300, Olympia, WA 98504-8300.

The state plan is available in alternate format upon request. Meetings sponsored by CTED shall be accessible to persons with disabilities. Accommodations may be arranged with a minimum of ten working days notice, to Bruce Yasutake, or TDD (360) 753-2200.

If you have any questions or need additional information, please contact Bruce Yasutake at (360) 586-0498 or by email at brucey@cted.wa.gov.

WSR 98-11-042 NOTICE OF PUBLIC MEETINGS BELLINGHAM TECHNICAL COLLEGE

[Memorandum-May 15, 1998]

The board of trustees of Bellingham Technical College will hold a study session to discuss budgetary matters and goal setting on Thursday, May 21, 1998, 7:30 a.m. to 9 a.m., in the College Services Building Board Room on the Bellingham Technical College campus. Call 738-3105 ext. 334 for information.

WSR 98-11-043 NOTICE OF PUBLIC MEETINGS CONVENTION AND TRADE CENTER

[Memorandum-May 13, 1998]

A regular meeting of the Washington State Convention and Trade Center's board of directors will be held on Wednesday, May 20, 1998, at 1:30 p.m. in the Level 5 (Administration) Board Room of the Convention Center, 8th & Pike, Seattle.

If you have any questions regarding this meeting, please call 694-5000.

WSR 98-11-050 NOTICE OF PUBLIC MEETINGS DEPARTMENT OF GENERAL ADMINISTRATION

(State Capitol Committee) [Memorandum—May 13, 1998]

Please record the following State Capitol Committee meeting date in the Washington State Register: Tuesday, June 16, 1998.

The meeting is being held in the John L. O'Brien Building, Hearing Room E, from 10:00 a.m. to 12:00 p.m. Please contact Lenore Miller with any questions at 664-9212.

WSR 98-11-051 NOTICE OF PUBLIC MEETINGS WALLA WALLA COMMUNITY COLLEGE

[Memorandum-May 13, 1998]

This is to advise you of the following change made to Walla Walla Community College's board of trustees meeting schedule:

Changed from: May 20, 1998, 10:30 a.m., WWCC Main Campus

Changed to: May 20, 1998, 10:30 a.m., Clarkston Center (location change only)

If you have any questions on this information, please call (509) 527-4274.

WSR 98-11-052 NOTICE OF PUBLIC MEETINGS SEATTLE COMMUNITY COLLEGES

[Memorandum-May 14, 1998]

The Seattle Community College District board of trustees will have two special meetings - executive sessions - one on Monday, May 11, 1998, from 6:00 p.m. to 10:00 p.m. and the second to take place on Saturday, May 16, 1998, from 1:00 p.m. to 6:00 p.m. both scheduled to take place at the Warwick Hotel, 4th and Lenora in downtown Seattle.

NOTE: Time change for meeting on May 16, 1998 - 10:00 a.m. to 2:00 p.m.

WSR 98-11-053 NOTICE OF PUBLIC MEETINGS EASTERN WASHINGTON UNIVERSITY

[Memorandum-May 19, 1998]

BOARD OF TRUSTEES May 22, 1998, 9:00 a.m. Cheney Campus Pence Union Building Room 263-65

Breakfast, which is open to the public, will be served to board members prior to the meeting at 8:00 a.m. in the Pence Union Building, Room 261.

Eastern Washington University strives to satisfy all requests for special access needs for persons with disabilities. Requests for such accommodation are welcome and may be made by calling President's Office, 359-2371.

WSR 98-11-054

NOTICE OF PUBLIC MEETINGS WORKFORCE TRAINING AND EDUCATION COORDINATING BOARD

(Participant Outcomes Data Sharing Consortium)
[Memorandum—May 19, 1998]

The Participant Outcomes Data Sharing Consortium will be having a meeting on June 19, 1998, from 2 to 4 p.m. at the SBCTC Office, 319 7th Avenue, Olympia, WA 98504-2495.

Members of PODC are: Workforce Training and Education Coordinating Board (WTECB), State Board for Community and Technical Colleges (SBCTC), Superintendent of Public Instruction (OSPI), and Employment Security Department (ESD). This meeting is held under the Open Public Meetings Act

If there are any questions, please call Dave Pavelchek at 753-5652 or Bryan Wilson at 753-0891.

WSR 98-11-055 NOTICE OF PUBLIC MEETINGS DEPARTMENT OF FISH AND WILDLIFE

[Memorandum-May 18, 1998]

In addition to those filed under WSR 97-22-071, the Fish and Wildlife Commission has scheduled the following meeting and conference calls for 1998:

<u>DATE</u>	FUNCTION	LOCATION
June 25	conference call	Olympia
July 9	conference call	Olympia
July 23	conference call	Olympia
August 7-8	meeting	Olympia (changed
		from Ilwaco/Long
		Beach)
August 13	conference call	Olympia
August 27	conference call	Olympia
September 10	conference call	Olympia
September 24	conference call	Olympia
October 8	conference call	Olympia
October 22	conference call	Olympia
November 12	conference call	Olympia
November 26	conference call	Olympia
December 10	conference call	Olympia
December 24	conference call	Olympia

Additional meetings, workshops, and conference calls may be scheduled on an as-needed basis.

WSR 98-11-056 INTERPRETIVE STATEMENT DEPARTMENT OF HEALTH

[Filed May 19, 1998, 10:51 a.m.]

NOTICE OF ADOPTION OF INTERPRETIVE STATEMENT

Title: "May a registered nurse with a Master's Degree in Nursing, "perform cardiac catheterization", function as "pseudo" Cardiology Fellow, perform cardiac interventional procedures, (PTCA, Pericardiocentesis, and pacemaker implants), perform physical examinations, (Medical), order laboratory tests, write prescriptions for cardiac medications, develop medical plans of care. The RN is licensed as an RN in the State of Washington. No formal training beyond the Master's Degree."

Issuing Entity: Washington State Nursing Care Quality Assurance Commission.

Subject: The commission issued an advisory opinion in response to the request from Frankie Manning, RN, Chief Nursing Service, VA Puget Sound Health Care System, Seattle, Washington.

Effective Date: April 10, 1998.

Contact Person: Jeanne E. Vincent, RN, MS, Associate Nurse Practice Manager, Department of Health, Nursing Care Commission, P.O. Box 47864, Olympia, WA 98504-7864, (360) 664-2881.

WSR 98-11-057 INTERPRETIVE STATEMENT DEPARTMENT OF HEALTH

[Filed May 19, 1998, 10:52 a.m.]

NOTICE OF ADOPTION OF INTERPRETIVE STATEMENT

Title: "Is oral feeding via syringe an acceptable practice to use with chronically ill, demented, developmentally disabled, elderly or other persons whose ability to eat adequately by spoon or other usual utensil is compromised?"

Issuing Entity: Washington State Nursing Care Quality Assurance Commission.

Subject: The commission issued an advisory opinion in response to the request from Fay Helmon, RN, MSN, Nursing Consultant, DSHS, Aging and Adult Services, Residential Care Services Division, Olympia, Washington.

Effective Date: April 10, 1998.

Contact Person: Jeanne E. Vincent, RN, MS, Associate Nurse Practice Manager, Department of Health, Nursing Care Commission, P.O. Box 47864, Olympia, WA 98504-7864, (360) 664-2881.

WSR 98-11-058 INTERPRETIVE STATEMENT DEPARTMENT OF HEALTH

[Filed May 19, 1998, 10:53 a.m.]

NOTICE OF ADOPTION OF INTERPRETIVE STATEMENT

Title: "May a registered nurse employed by an individual surgeon, following specific instruction and precepting, discontinue epicardial pacing wires from patients in order to facilitate their progression through the post-operative course?"

Issuing Entity: Washington State Nursing Care Quality Assurance Commission.

Subject: The commission issued an advisory opinion in response to the request from Pamela Charboneau, RN, Cardiopulmonary Group, Tacoma, Washington.

Effective Date: April 10, 1998.

Contact Person: Jeanne E. Vincent, RN, MS, Associate Nurse Practice Manager, Department of Health, Nursing Care Commission, P.O. Box 47864, Olympia, WA 98504-7864, (360) 664-2881.

WSR 98-11-059 POLICY STATEMENT DEPARTMENT OF HEALTH

[Filed May 19, 1998, 10:54 a.m.]

NOTICE OF ADOPTION OF POLICY STATEMENT

Title: "Expedited Case Closure Following Initial Investigation, A22.02."

Issuing Entity: Washington State Nursing Care Quality Assurance Commission.

Subject: The commission adopted this policy to expedite the resolution of cases that appear appropriate for closure after initial investigation, and by doing so, to conserve scarce resources and allow staff and commission members to meet timelines for serious complaints. This policy is for a six month pilot project.

Effective Date: April 10, 1998.

Contact Person: Jeanne E. Vincent, RN, MS, Associate Nurse Practice Manager, Department of Health, Nursing Care Commission, P.O. Box 47864, Olympia, WA 98504-7864, (360) 664-2881.

WSR 98-11-060 INTERPRETIVE STATEMENT DEPARTMENT OF HEALTH

[Filed May 19, 1998, 10:55 a.m.]

NOTICE OF ADOPTION OF INTERPRETIVE STATEMENT

Title: Is it within the scope of practice for a respiratory care practitioner to conduct anergy testing and administer IV drugs, including narcotic drugs, used during bronchoscopy procedures?

Issuing Entity: Department of Health.

Subject Matter: The Department of Health issued an interpretive statement in response to the request from Karen Crogan.

Effective Date: April 14, 1998.

Contact Person: Tracy A. Hansen, Program Manager, Respiratory Care Practitioners Program, P.O. Box 47870, Olympia, WA 98504-7870, (360) 586-8437.

WSR 98-11-061 INTERPRETIVE STATEMENT DEPARTMENT OF HEALTH

[Filed May 19, 1998, 10:56 a.m.]

NOTICE OF ADOPTION OF INTERPRETIVE STATEMENT

Title: Are licensed respiratory care therapists permitted to administer IV drugs used for conscious sedation? (Commonly used drugs are Demerol and Versed.) Also, can respiratory care therapists use an IV conscious sedation reversal agents such as Mazicon?

Issuing Entity: Department of Health.

Subject Matter: The Department of Health issued an interpretive statement in response to the request from Mark Vanderlinden, Harrison Memorial Hospital.

Effective Date: April 14, 1998.

Contact Person: Tracy A. Hansen, Program Manager, Respiratory Care Practitioners Program, P.O. Box 47870, Olympia, WA 98504-7870, (360) 586-8437.

[7] Miscellaneous

WSR 98-11-062 POLICY STATEMENT DEPARTMENT OF HEALTH

[Filed May 19, 1998, 10:57 a.m.]

NOTICE OF ADOPTION OF POLICY STATEMENT

Title: Recision Amount.

Issuing Entity: Board of Hearing and Speech.

Subject Matter: The amount licensed hearing instrument fitter/dispensers and certified audiologists are required to refund to the purchaser of hearing instruments upon recision of the transaction.

Effective Date: January 23, 1998.

Contact Person: T. Diane Young, Program Manager, Hearing and Speech Program, 1300 Quince Street S.E., P.O. Box 47869, Olympia, WA 98504-7869, (360) 586-0205.

WSR 98-11-096 NOTICE OF PUBLIC MEETINGS DEPARTMENT OF LICENSING

(Title and Registration Advisory Committee)
[Memorandum—May 19, 1998]

Title and Registration Advisory Committee
Meeting Schedule

DATE:

June 23, 1998

TIME:

1:30 p.m. to 3:00 p.m.

PLACE:

North Park Community Center, 13735 24th Avenue South, SeaTac, WA

98188

WSR 98-11-097
RULES COORDINATOR
DEPARTMENT OF
RETIREMENT SYSTEMS

[Filed May 20, 1998, 10:24 a.m.]

Elyette Weinstein is now the contact person for the department for matters relating to the Governor's Executive Order on Regulatory Reform (Executive Order 97-02).

She may be contacted as follows: Elyette Weinstein, Department of Retirement Systems, Box 48380, Olympia, WA 98504-8380, phone (360) 709-4747, FAX (360) 753-3166, email elyettew@drs.wa.gov.

Carole Mills Administrative Assistant Legal/Legislative Affairs

WSR 98-11-104 DEPARTMENT OF FISH AND WILDLIFE

[Filed May 20, 1998, 11:58 a.m.]

The Department of Fish and Wildlife has prepared a draft aquatic species nuisance species management plan. This

draft is available from the department by contacting Scott Smith, Aquatic Nuisance Species Coordinator, by mail at 600 Capitol Way North, Olympia, WA 98501-1091, by e-mail at smithsss@dfw.wa.gov, or in person at 1111 Washington Street, Olympia. Comments on this draft plan are requested by June 15, 1998.

Evan Jacoby Rules Coordinator

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

-E = Emergency action

-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 98-09

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-XA	98-09-083	16-228-155	AMD-P	98-10-069	16-354-010	AMD	98-09-049
1-21-020	AMD-XA	98-09-083	16-316-474	PREP	98-06-093	16-354-020	AMD-P	98-06-082
4-25	AMD-C	98-05-020	16-316-474	AMD-P	98-09-101	16-354-020	AMD	98-09-049
4-25	AMD-C	98-07-025	16-316-525	PREP	98-06-093	16-354-030	AMD-P	98-06-082
16-08-151	AMD-XA	98-04-082	16-316-525	AMD-P	98-09-101	16-354-030	AMD	98-09-049
16-08-151	AMD	98-09-085	16-319-041	PREP	98-06-094	16-354-040	AMD-P	98-06-082
16-32-009	PREP	98-05-104	16-319-041	AMD-P	98-09-100	16-354-040	AMD	98-09-049
16-32-009	REP-P	98-09-104	16-325-005	NEW-XA	98-05-106	16-354-050	AMD-P	98-06-082
16-32-011	AMD-P	98-09-104	16-325-005	NEW	98-09-071	16-354-050	AMD	98-09-049
16-46-010	REP-XR	98-08-080	16-325-010	NEW-XA	98-05-106	16-354-070	AMD-P	98-06-082
16-86	PREP	98-08-022	16-325-010	NEW	98-09-071	16-354-070	AMD	98-09-049
16-86	PREP	98-11-010	16-325-015	NEW-XA	98-05-106	16-354-100	AMD-P	98-06-082
16-89	PREP	98-08-023	16-325-015	NEW	98-09-071	16-354-100	AMD	98-09-049
16-102	PREP	98-04-075	16-325-020	NEW-XA	98-05-106	16-400	AMD-P	98-07-032
16-129-010	REP-XR	98-08-020	16-325-020	NEW	98-09-071	16-400	AMD	98-10-083
16-129-020	REP-XR	98-08-020	16-325-025	NEW-XA	98-05-106	16-400-007	AMD-P	98-07-032
16-129-025	REP-XR	98-08-020	16-325-025	NEW	98-09-071	16-400-007	AMD	98-10-083
16-129-030	REP-XR	98-08-020	16-333-200	REP-XR	98-07-108	16-400-040	AMD-P	98-07-032
16-167-010	AMD-XA	98-04-076	16-333-205	REP-XR	98-07-108	16-400-040	AMD .	98-10-083
16-167-010	AMD	98-09-048	16-333-210	REP-XR	98-07-108	16-400-100	AMD-P	98-07-032
16-167-020	AMD-XA	98-04-076	16-333-215	REP-XR	98-07-108	16-400-100	AMD	98-10-083
16-167-020	AMD	98-09-048	16-333-220	REP-XR	98-07-108	16-400-210	AMD-P	98-07-032
16-167-030	AMD-XA	98-04-076	16-333-225	REP-XR	98-07-108	16-400-210	AMD	98-10-083
16-167-030	AMD	98-09-048	16-333-230	REP-XR	98-07-108	16-470-100	AMD-P	98-08-108
16-167-040	AMD-XA	98-04-076	16-333-235	REP-XR	98-07-108	16-470-120	AMD-P	98-08-108
16-167-040	AMD	98-09-048	16-333-240	REP-XR	98-07-108	16-471	PREP	98-07-107
16-167-050	AMD-XA	98-04-076	16-333-245	REP-XR	98-07-108	16-471-010	REP-P	98-10-115
16-167-050	AMD	98-09-048	16-334-010	NEW-XA	98-07-109	16-471-015	REP-P	98-10-115
16-167-060	AMD-XA	98-04-076	16-334-010	NEW	98-11 - 048	16-471-020	REP-P	98-10-115
16-167-060	AMD	98-09-048	16-334-020	NEW-XA	98-07-109	16-471-030	REP-P	98-10-115
16-168-010	AMD	98-03-089	16-334-020	NEW	98-11-048	16-471-040	REP-P	98-10-115
16-168-020	AMD	98-03-089	16-334-030	NEW-XA	98-07-109	16-471-050	REP-P	98-10-115
16-168-030	AMD	98-03-089	16-334-030	NEW	98-11-048	16-471-060	REP-P	98-10-115
16-168-040	AMD	98-03-089	16-334-040	NEW-XA	98-07-109	16-471-070	REP-P	98-10-115
16-168-050	AMD	98-03-089	16-334-040	NEW	98-11-048	16-471-080	REP-P	98-10-115
16-168-060	AMD	98-03-089	16-334-050	NEW-XA	98-07-109	16-532-010	AMD-P	98-02-073
16-168-070	AMD	98-03-089	16-334-050	NEW	98-11-048	16-532-0402	REP-P	98-02-073
16-168-075	NEW	98-03-089	16-334-060	NEW-XA	98-07-109	16-532-0404	REP-P	98-02-073
16-168-080	AMD	98-03-089	16-334-060	NEW	98-11-048	16-532-0406	REP-P	98-02-073
16-168-090	AMD	98-03-089	16-334-070	NEW-XA	98-07-109	16-532-0408	REP-P	98-02-073
16-168-100	AMD	98-03-089	16-334-070	NEW	98-11-048	16-532-0410	REP-P	98-02-073
16-212	PREP	98-11-024	16-334-080	NEW-XA	98-07-109	16-532-0412	REP-P	98-02-073
16-212-030	AMD-P	98-07-106	16-334-080	NEW	98-11-048	16-532-0414	REP-P	98-02-073
16-212-060	AMD-P	98-07-106	16-354-002	REP-P	98-06-082	16-557	PREP	98-08-099
16-212-070	AMD-P	98-07-106	16-354-002	REP	98-09-049	16-573-010	NEW	98-04-093
16-212-080	AMD-P	98-07-106	16-354-005	AMD-P	98-06-082	16-573-020	NEW	98-04-093
16-212-082	AMD-P	98-07-106	16-354-005	AMD	98-09-049	16-573-030	NEW	98-04-093
16-228-155	PREP	98-07-003	16-354-010	AMD-P	98-06-082	16-573-040	NEW	98-04-093

WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC#	ACTION	WSR #
16 572 041	NIPSS	00.04.003	51-11-0625	AMD	98-03-003	51-26-1820	REP	00 00 055
16-573-041	NEW NEW	98-04-093 98-04-093	51-11-0626	AMD	98-03-003	51-26-1830	REP	98-02-055 98-02-055
16-573-050 16-573-060	NEW	98-04-093	51-11-0627	AMD	98-03-003	51-26-1840	REP	98-02-055
16-573-070	NEW	98-04-093	51-11-0628	AMD	98-03-003	51-26-1845	REP	98-02-055
16-573-080	NEW	98-04-093	51-11-0629	AMD	98-03-003	51-26-2200	REP	98-02-055
16-575	PREP	98-06-096	51-11-0630	AMD	98-03-003	51-26-2300	REP	98-02-055
16-600-020	REP-XR	98-08-019	51-11-0701	AMD	98-03-003	51-26-2301	REP	98-02-055
16-657	PREP	98-07-068	51-11-0800	AMD	98-03-003	51-27-001	REP	98-02-055
16-657-040	AMD-P	98-10-120	51-11-1002	AMD	98-03-003	51-27-002	REP	98-02-055
16-659	PREP	98-07-067	51-11-1003	AMD	98-03-003	51-27-003	REP	98-02-055
16-659-001	REP-P	98-10-119	51-11-1004	AMD	98-03-003	51-27-004	REP	98-02-055
16-659-002	NEW-P	98-10-119	51-11-1005	AMD	98-03-003	51-27-008	REP	98-02-055
16-659-010	AMD-P	98-10-119	51-11-1006 51-11-1007	AMD AMD	98-03-003 98-03-003	51-30-001 51-30-002	REP REP	98-02-054 98-02-054
16-662 16-662-105	PREP AMD-P	98-07-069 98-10-118	51-11-1007	AMD	98-03-003	51-30-002	REP	98-02-054
16-662-115	AMD-P	98-10-118	51-11-1008	AMD	98-03-003	51-30-003	REP	98-02-054
16-675-030	AMD-P	98-09-099	51-11-1010	REP	98-03-003	51-30-005	REP	98-02-054
16-675-040	AMD-P	98-09-099	51-11-1120	AMD	98-03-003	51-30-007	REP	98-02-054
16-752	PREP	98-04-077	51-11-1130	AMD	98-03-003	51-30-008	REP	98-02-054
16-752-610	AMD-P	98-08-109	51-11-1132	AMD	98-03-003	51-30-009	REP	98-02-054
25-18-010	REP	98-05-027	51-11-1133	AMD	98-03-003	51-30-0100	REP	98-02-054
25-18-020	REP	98-05-027	51-11-1210	AMD	98-03-003	51-30-0104	REP	98-02-054
25-18-030	REP	98-05-027	51-11-1310	AMD-W	98-05-064	51-30-0200	REP	98-02-054
25-18-040	REP	98-05-027	51-11-1312	AMD	98-03-003	51-30-0204	REP	98-02-054
25-18-050	REP	98-05-027	51-11-1322	AMD-W	98-05-064	51-30-0207	REP	98-02-054
25-18-060	REP	98-05-027	51-11-1323	AMD	98-03-003	51-30-0217	REP	98-02-054
25-18-070	REP	98-05-027	51-11-1331	AMD	98-03-003	51-30-0220	REP	98-02-054
25-18-080	REP REP	98-05-027 98-05-027	51-11-1334 51-11-1411	AMD AMD	98-03-003 98-03-003	51-30-0300 51-30-0302	REP REP	98-02-054
25-18-090 25-18-100	REP	98-05-027	51-11-1411	AMD	98-03-003	51-30-0302	REP	98-02-054 98-02-054
25-18-110	REP	98-05-027	51-11-1414	AMD	98-03-003	51-30-0305	REP	98-02-054
25-18-120	REP	98-05-027	51-11-1421	AMD	98-03-003	51-30-0307	REP	98-02-054
25-18-130	REP	98-05-027	51-11-1422	AMD	98-03-003	51-30-0310	REP	98-02-054
25-36-010	REP	98-05-027	51-11-1423	AMD	98-03-003	51-30-0313	REP	98-02-054
25-36-020	REP	98-05-027	51-11-1433	AMD	98-03-003	51-30-0400	REP	98-02-054
25-36-030	REP	98-05-027	51-11-1452	AMD	98-03-003	51-30-0403	REP	98-02-054
25-36-040	REP	98-05-027	51-11-1454	AMD	98-03-003	51-30-0405	REP	98-02-054
25-36-050	REP	98-05-027	51-11-1512	AMD	98-03-003	51-30-0500	REP	98-02-054
25-36-060	REP	98-05-027	51-11-1530	AMD	98-03-003	51-30-0510	REP	98-02-054
25-36-070 25-36-080	REP REP	98-05-027 98-05-027	51-11-1701 51-11-2005	AMD AMD	98-03-003 98-03-003	51-30-0600 51-30-0601	REP REP	98-02-054 98-02-054
25-36-090	REP	98-05-027	51-11-2006	AMD	98-03-003	51-30-0800	REP	98-02-054
25-36-100	REP	98-05-027	51-11-2007	AMD	98-03-003	51-30-0804	REP	98-02-054
25-36-110	REP	98-05-027	51-11-99903	AMD	98-03-003	51-30-0900	REP	98-02-054
25-36-120	REP	98-05-027	51-11-99904	AMD	98-03-003	51-30-0902	REP	98-02-054
25-36-130	REP	98-05-027	51-13-106	AMD	98-02-047	51-30-0904	REP	98-02-054
30-04-020	PREP	98-09-082	51-13-402	AMD	98-02-047	51-30-1000	REP	98-02-054
30-08-070	PREP	98-09-082	51-13-502	AMD	98-02-047	51-30-1001	REP	98-02-054
30-12-150	PREP	98-09-082	51-26-001	REP	98-02-055	51-30-1004	REP	98-02-054
30-18-040	PREP	98-09-082	51-26-002	REP	98-02-055	51-30-1005	REP	98-02-054
30-22-070	PREP	98-09-082 98-09-082	51-26-003 51-26-004	REP	98-02-055	51-30-1006	REP	98-02-054
30-22-090 44-01-140	PREP REP-XR	98-07-053	51-26-004	REP REP	98-02-055 98-02-055	51-30-1007 51-30-1009	REP REP	98-02-054
51-04-015	AMD	98-02-048	51-26-0300	REP	98-02-055	51-30-1009	REP	98-02-054 98-02-054
51-04-070	AMD	98-02-048	51-26-0310	REP	98-02-055	51-30-1019	REP	98-02-054
51-06-020	AMD	98-02-049	51-26-0315	REP	98-02-055	51-30-1019	REP	98-02-054
51-06-120	AMD	98-02-049	51-26-0400	REP	98-02-055	51-30-1100	REP	98-02-054
51-11-0101	AMD	98-03-003	51-26-0401	REP	98-02-055	51-30-1101	REP	98-02-054
51-11-0104	AMD	98-03-003	51-26-0500	REP	98-02-055	51-30-1102	REP	98-02-054
51-11-0201	AMD	98-03-003	51-26-0503	REP	98-02-055	51-30-1103	REP	98-02-054
51-11-0402	AMD	98-03-003	51-26-0909	REP	98-02-055	51-30-1104	REP	98-02-054
51-11-0502	AMD	98-03-003	51-26-1000	REP	98-02-055	51-30-1105	REP	98-02-054
51-11-0503	AMD	98-03-003	51-26-1004	REP	98-02-055	51-30-1106	REP	98-02-054
51-11-0504	AMD	98-03-003	51-26-1007	REP	98-02-055	51-30-1107	REP	98-02-054
51-11-0505 51-11-0525	AMD-W	98-05-064	51-26-1009	REP	98-02-055	51-30-1108	REP	98-02-054
51-11-0525 51-11-0527	AMD AMD	98-03-003 98-03-003	51-26-1020 51-26-1301	REP	98-02-055	51-30-1109	REP	98-02-054
51-11-0527	AMD AMD	98-03-003 98-03-003	51-26-1301	REP REP	98-02-055 98-02-055	51-30-1110 51-30-1111	REP REP	98-02-054
51-11-0541	AMD	98-03-003	51-26-1800	REP	98-02-055 98-02-055	51-30-1111	REP REP	98-02-054
51-11-0602	AMD	98-03-003	51-26-1801	REP	98-02-055 98-02-055	51-30-1112	REP	98-02-054 98-02-054
51-11-0606	REP	98-03-003	51-26-1803	REP	98-02-055	51-30-1114	REP	98-02-054
								70 02-0J4
51-11-0607	REP	98-03-003	51-26-1804	REP	98-02-055	51-30-1120	REP	98-02-054

Table [2]

WAC #	ACTION	WSR #	WAC#	ACTION	WSR #	WAC#	ACTION	WSR #
51-30-1122	REP	98-02-054	51-34-008	REP	98-02-053	51-35-52442	REP	98-02-053
51-30-1122	REP	98-02-054	51-34-0200	REP	98-02-053	51-35-52500	REP	98-02-053
51-30-1124	REP	98-02-054	51-34-0206	REP	98-02-053	51-35-52510	REP	98-02-053
51-30-1125	REP	98-02-054	51-34-0216	REP	98-02-053	51-35-52520	REP	98-02-053
51-30-1200	REP	98-02-054	51-34-0219	REP	98-02-053	51-35-52530	REP	98-02-053
51-30-1203	REP	98-02-054	51-34-0223	REP	98-02-053	51-35-52540	REP	98-02-053
51-30-1600 51-30-1614	REP REP	98-02-054 98-02-054	51-34-0900 51-34-0901	REP REP	98-02-053 98-02-053	51-35-52550 51-35-52560	REP REP	98-02-053 98-02-053
51-30-1614	REP	98-02-054	51-34-0902	REP	98-02-053	51-35-52570	REP	98-02-053
51-30-1702	REP	98-02-054	51-34-1000	REP	98-02-053	51-35-52580	REP	98-02-053
51-30-1900	REP	98-02-054	51-34-1003	REP	98-02-053	51-35-52590	REP	98-02-053
51-30-1909	REP	98-02-054	51-34-1007	REP	98-02-053	51-35-52600	REP	98-02-053
51-30-2200	REP	98-02-054	51-34-2500 51-34-2501	REP´ REP	98-02-053 98-02-053	51-40-001 51-40-002	NEW NEW	98-02-054 98-02-054
51-30-2211 51-30-2400	REP REP	98-02-054 98-02-054	51-34-5200	REP	98-02-053	51-40-003	NEW	98-02-054
51-30-2406	REP	98-02-054	51-34-5201	REP	98-02-053	51-40-004	NEW	98-02-054
51-30-2900	REP	98-02-054	51-34-5204	REP	98-02-053	51-40-005	NEW	98-02-054
51-30-2902	REP	98-02-054	51-34-6100	REP	98-02-053	51-40-007	NEW	98-02-054
51-30-2903	REP	98-02-054	51-34-6103	REP	98-02-053	51-40-008	NEW	98-02-054
51-30-2904	REP	98-02-054	51-34-6104	REP REP	98-02-053 98-02-053	51-40-009 51-40-0200	NEW NEW	98-02-054 98-02-054
51-30-2910 51-30-3102	REP REP	98-02-054 98-02-054	51-34-6105 51-34-6106	REP	98-02-053	51-40-0302	NEW	98-02-054
51-30-31200	REP	98-02-054	51-34-6107	REP	98-02-053	51-40-0303	NEW	98-02-054
51-30-31201	REP	98-02-054	51-34-6301	REP	98-02-053	51-40-0304	NEW	98-02-054
51-30-31202	REP	98-02-054	51-34-6302	REP	98-02-053	51-40-0305	NEW	98-02-054
51-30-31203	REP	98-02-054	51-34-6303	REP	98-02-053	51-40-0307	NEW	98-02-054
51-30-31204	REP	98-02-054	51-34-6304	REP	98-02-053	51-40-0308	NEW	98-02-054
51-30-31205	REP REP	98-02-054 98-02-054	51-34-6305 51-34-6306	REP REP	98-02-053 98-02-053	51-40-0310 51-40-0311	NEW NEW	98-02-054 98-02-054
51-30-31206 51-30-31207	REP	98-02-054	51-34-6307	REP	98-02-053	51-40-0313	NEW	98-02-054
51-30-31207	REP	98-02-054	51-34-6308	REP	98-02-053	51-40-0403	NEW	98-02-054
51-30-31209	REP	98-02-054	51-34-6309	REP	98-02-053	51-40-0405	NEW	98-02-054
51-30-31210	REP	98-02-054	51-34-6310	REP	98-02-053	51-40-0510	NEW	98-02-054
51-30-3400	REP	98-02-054	51-34-6311	REP	98-02-053	51-40-0804	NEW	98-02-054
51-30-3404	REP REP	98-02-054 98-02-054	51-34-6312 51-34-6313	REP REP	98-02-053 98-02-053	51-40-0902 51-40-0904	NEW NEW	98-02-054 98-02-054
51-30-93115 51-30-93116	REP	98-02-054	51-34-6314	REP	98-02-053	51-40-1000	NEW	98-02-054
51-30-93117	REP	98-02-054	51-34-6315	REP	98-02-053	51-40-1002	NEW	98-02-054
51-30-93118	REP	98-02-054	51-34-6316	REP	98-02-053	51-40-1003	NEW	98-02-054
51-30-93119	REP	98-02-054	51-34-6317	REP	98-02-053	51-40-1004	NEW	98-02-054
51-30-93120	REP	98-02-054	51-34-6318	REP	98-02-053	51-40-1007	NEW	98-02-054
51-32-001	REP	98-02-056 98-02-056	51-34-6319 51-34-6320	REP REP	98-02-053 98-02-053	51-40-1091 51-40-1100	NEW NEW	98-02-054 98-02-054
51-32-002 51-32-003	REP REP	98-02-056	51-34-6321	REP	98-02-053	51-40-1101	NEW	98-02-054
51-32-004	REP	98-02-056	51-34-6322	REP	98-02-053	51-40-1102	NEW	98-02-054
51-32-005	REP	98-02-056	51-34-6323	REP	98-02-053	51-40-1103	NEW	98-02-054
51-32-007	REP	98-02-056	51-34-6324	REP	98-02-053	51-40-1104	NEW	98-02-054
51-32-008	REP	98-02-056	51-34-7800	REP	98-02-053	51-40-1105	NEW	98-02-054
51-32-0200	REP	98-02-056	51-34-7802 51-34-7900	REP REP	98-02-053 98-02-053	51-40-1106 51-40-1107	NEW NEW	98-02-054 98-02-054
51-32-0223 51-32-0300	REP REP	98-02-056 98-02-056	51-34-7900	REP	98-02-053	51-40-1108	NEW	98-02-054
51-32-0300	REP	98-02-056	51-34-7904	REP	98-02-053	51-40-1109	NEW	98-02-054
51-32-0500	REP	98-02-056	51-34-8000	REP	98-02-053	51-40-1110	NEW	98-02-054
51-32-0504	REP	98-02-056	51-34-8001	REP	98-02-053	51-40-1111	NEW	98-02-054
51-32-0600	REP	98-02-056	51-34-8003	REP	98-02-053	51-40-1112	NEW	98-02-054
51-32-0601	REP	98-02-056 98-02-056	51-34-9100 51-34-9101	REP REP	98-02-053 98-02-053	51-40-1113 51-40-1114	NEW NEW	98-02-054 98-02-054
51-32-0605 51-32-1100	REP REP	98-02-056	51-34-9101	REP	98-02-053	51-40-1114	NEW	98-02-054
51-32-1101	REP	98-02-056	51-34-9103	REP	98-02-053	51-40-1192	NEW	98-02-054
51-32-1102	REP	98-02-056	51-34-9104	REP	98-02-053	51-40-1193	NEW	98-02-054
51-32-1103	REP	98-02-056	51-34-9105	REP	98-02-053	51-40-1194	NEW	98-02-054
51-32-1104	REP	98-02-056	51-34-9106	REP	98-02-053	51-40-1195	NEW	98-02-054
51-32-1105	REP	98-02-056	51-34-9107	REP	98-02-053	51-40-1196	NEW	98-02-054
51-32-1106	REP REP	98-02-056 98-02-056	51-34-9108 51-35-001	REP REP	98-02-053 98-02-053	51-40-1203 51-40-1506	NEW NEW-W	98-02-054 98-05-065
51-32-1107 51-32-1108	REP	98-02-056 98-02-056	51-35-001	REP	98-02-053 98-02-053	51-40-1616	NEW-W NEW	98-03-065
51-32-1108	REP	98-02-056	51-35-002	REP	98-02-053	51-40-1702	NEW	98-02-054
51-32-1312	REP	98-02-056	51-35-007	REP	98-02-053	51-40-1909	NEW	98-02-054
51-32-1313	REP	98-02-056	51-35-008	REP	98-02-053	51-40-23110	NEW	98-02-054
51-34-001	REP	98-02-053	51-35-52000	REP	98-02-053	51-40-2406	NEW	98-02-054
51-34-002	REP	98-02-053 98-02-053	51-35-52400 51-35-52440	REP REP	98-02-053 98-02-053	51-40-2900	NEW	98-02-054
51-34-003 51-34-007	REP REP	98-02-053 98-02-053	51-35-52441	REP	98-02-053 98-02-053	51-40-2929 51-40-3004	NEW NEW	98-02-054 98-02-054
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51-40-3102 51-40-31200	NEW NEW	98-02-054 98-02-054	51-46-0102 51-46-0103	NEW	98-02-055	51-46-97126	NEW	98-02-055 98-02-055
51-40-3404	NEW	98-02-054	51-46-0200	NEW	98-02-055	51-46-97127	NEW	98-02-055
51-40-93115	NEW	98-02-054	51-46-0205	NEW	98-02-055	51-46-97128	NEW	98-02-055
51-40-93116	NEW	98-02-054	51-46-0215	NEW	98-02-055	51-46-97129	NEW	98-02-055
51-40-93117	NEW	98-02-054	51-46-0218	NEW	98-02-055	51-47-001	NEW	98-02-055
51-40-93118	NEW	98-02-054	51-46-0300	NEW	98-02-055	51-47-002	NEW	98-02-055
51-40-93119	NEW	98-02-054	51-46-0301	NEW	98-02-055	51-47-003	NEW	98-02-055
51-40-93120	NEW	98-02-054	51-46-0310	NEW	98-02-055	51-47-007	NEW	98-02-055
51-42-001	NEW	98-02-056	51-46-0311	NEW	98-02-055	51-47-008	NEW	98-02-055
51-42-002 51-42-003	NEW NEW	98-02-056 98-02-056	51-46-0313 51-46-0314	NEW NEW	98-02-055 98-02-055	82-50-021 98-70-010	AMD-P PREP	98-09-084 98-11-039
51-42-003	NEW	98-02-056	51-46-0316	NEW	98-02-055	118-40-010	AMD	98-07-028
51-42-005	NEW	98-02-056	51-46-0392	NEW	98-02-055	118-40-020	AMD	98-07-028
51-42-007	NEW	98-02-056	51-46-0400	NEW	98-02-055	118-40-030	AMD	98-07-028
51-42-008	NEW	98-02-056	51-46-0402	NEW	98-02-055	118-40-040	AMD	98-07-028
51-42-0200	NEW	98-02-056	51-46-0412	NEW	98-02-055	118-40-050	AMD	98-07-028
51-42-0223	NEW	98-02-056	51-46-0413	NEW	98-02-055	118-40-060	AMD	98-07-028
51-42-0303	NEW	98-02-056	51-46-0500	NEW	98-02-055	118-40-070	AMD	98-07-028
51-42-0504	NEW	98-02-056	51-46-0501	NEW	98-02-055	118-40-080	AMD	98-07-028
51-42-0600	NEW	98-02-056	51-46-0502	NEW	98-02-055	118-40-090	REP	98-07-028
51-42-0601 51-42-0605	NEW NEW	98-02-056 98-02-056	51-46-0505 51-46-0507	NEW NEW	98-02-055 98-02-055	118-40-100 118-40-150	REP	98-07-028
51-42-0901	NEW	98-02-056	51-46-0509	NEW	98-02-055	118-40-160	AMD AMD	98-07-028 98-07-028
51-42-1000	NEW	98-02-056	51-46-0512	NEW	98-02-055	118-40-170	AMD	98-07-028
51-42-1002	NEW	98-02-056	51-46-0513	NEW	98-02-055	118-40-180	AMD	98-07-028
51-42-1004	NEW	98-02-056	51-46-0514	NEW	98-02-055	118-40-190	REP	98-07-028
51-42-1005	NEW	98-02-056	51-46-0515	NEW	98-02-055	118-40-300	AMD	98-07-028
51-42-1100	NEW	98-02-056	51-46-0516	NEW	98-02-055	118-40-400	AMD	98-07-028
51-42-1101	NEW	98-02-056	51-46-0517	NEW	98-02-055	131-08	AMD-C	98-07-059
51-42-1102	NEW	98-02-056	51-46-0518	NEW	98-02-055	131-08-005	AMD-P	98-06-071
51-42-1103	NEW	98-02-056	51-46-0519	NEW	98-02-055	131-08-005	AMD-P	98-10-074
51-42-1104 51-42-1105	NEW NEW	98-02-056 98-02-056	51-46-0520 51-46-0521	NEW NEW	98-02-055 98-02-055	131-08-007 131-08-007	AMD-P AMD-P	98-06-071 98-10-074
51-42-1106	NEW	98-02-056	51-46-0522	NEW	98-02-055	131-08-007	AMD-P	98-06-071
51-42-1107	NEW	98-02-056	51-46-0523	NEW	98-02-055	131-08-008	AMD-P	98-10-074
51-42-1108	NEW	98-02-056	51-46-0524	NEW	98-02-055	131-12	AMD-C	98-07-059
51-42-1311	NEW	98-02-056	51-46-0525	NEW	98-02-055	131-12-020	AMD-P	98-06-069
51-42-1312	NEW	98-02-056	51-46-0600	NEW	98-02-055	131-12-030	AMD-P	98-06-069
51-42-1401	NEW	98-02-056	51-46-0603	NEW	98-02-055	131-12-040	AMD-P	98-06-069
51-44-001	NEW	98-02-053	51-46-0604	NEW	98-02-055	131-12-041	AMD-P	98-06-069
51-44-002 51-44-003	NEW NEW	98-02-053 98-02-053	51-46-0608 51-46-0609	NEW NEW	98-02-055 98-02-055	131-16 131-16-010	AMD-C AMD-P	98-08-028
51-44-007	NEW	98-02-053	51-46-0610	NEW	98-02-055	131-16-010	AMD-F AMD-E	98-06-075 98-09-044
51-44-008	NEW	98-02-053	51-46-0700	NEW	98-02-055	131-16-011	AMD-P	98-06-075
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51-44-0200	NEW	98-02-053	51-46-0704	NEW	98-02-055	131-16-015	REP-P	98-06-075
51-44-0900	NEW	98-02-053	51-46-0710	NEW	98-02-055	131-16-021	AMD-P	98-06-075
51-44-1003	NEW	98-02-053	51-46-0713	NEW	98-02-055	131-16-021	AMD-E	98-09-044
51-44-1007	NEW	98-02-053	51-46-0793	NEW	98-02-055	131-16-031	AMD-P	98-06-075
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51-44-5200	NEW	98-02-053	51-46-0815	NEW	98-02-055	131-16-045	AMD-P AMD-E	98-06-075 98-09-044
51-44-6100	NEW	98-02-053	51-46-0900	NEW	98-02-055	131-16-050	AMD-P	98-06-075
51-44-6300	NEW	98-02-053	51-46-0903	NEW	98-02-055	131-16-050	AMD-E	98-09-044
51-44-7404	NEW	98-02-053	51-46-1000	NEW	98-02-055	131-16-055	AMD-P	98-06-075
51-44-7802	NEW	98-02-053	51-46-1003	NEW	98-02-055	131-16-055	AMD-E	98-09-044
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51-44-8000	NEW	98-02-053	51-46-1300	NEW	98-02-055	131-16-056	AMD-E	98-09-044
51-45-001	NEW	98-02-053	51-46-1301	NEW	98-02-055	131-16-060	REP-P	98-06-075
51-45-002 51-45-003	NEW	98-02-053	51-46-1302	NEW	98-02-055	131-16-061	AMD-E	98-09-044
51-45-003	NEW NEW	98-02-053 98-02-053	51-46-1303 51-46-1304	NEW NEW	98-02-055 98-02-055	131-16-061	AMD-P	98-06-075
51-45-008	NEW	98-02-053 98-02-053	51-46-1305	NEW NEW	98-02-055 98-02-055	131-16-062 131-16-065	REP-P REP-P	98-06-075
51-45-80400	NEW	98-02-053	51-46-1400	NEW	98-02-055 98-02-055	131-16-066	REP-P	98-06-075 98-06-075
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51-46-002	NEW	98-02-055	51-46-1491	NEW	98-02-055	131-16-210	REP-P	98-10-113
51-46-003	NEW	98-02-055	51-46-97120	NEW	98-02-055	131-16-220	REP-P	98-10-113
51-46-007	NEW	98-02-055	51-46-97121	NEW	98-02-055	131-16-400	AMD-P	98-10-113
51-46-008	NEW	98-02-055	51-46-97122	NEW	98-02-055	131-16-450	AMD-P	98-10-046
51-46-0100	NEW	98-02-055	51-46-97123	NEW	98-02-055	131-24	AMD-C	98-07-059
51-46-0101	NEW	98-02-055	51-46-97124	NEW	98-02-055	131-24-010	AMD-P	,,,,,,,

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131-24-020	AMD-P	98-06-073	131-48-100 131-276-010	AMD-P AMD-P	98-10-045 98-10-111	136-210-030 136-210-030	AMD-P	98-09-070
131-24-030 131-24-040	AMD-P REP-P	98-06-073 98-06-073	131-276-010	AMD-P	98-10-111	136-220-020	AMD-P	98-05-036
131-28	AMD-C	98-07-059	131-276-040	AMD-P	98-10-111	136-220-020	AMD-W	98-06-044
131-28-005	NEW-P	98-06-072	131-276-060	AMD-P	98-10-111	136-220-020	AMD-P	98-06-045
131-28-015	AMD-P	98-10-047	131-276-070	AMD-P	98-10-111	136-220-020	AMD	98-09-070
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131-28-02501	AMD-P	98-06-072	132B-120-010	AMD-P	98-05-049	136-220-030 136-220-030	AMD-W AMD-P	98-06-044 98-06-045
131-28-02501	AMD-P	98-10-047 98-06-072	132B-120-010 132B-120-020	AMD AMD-P	98-09-012 98-05-049	136-220-030	AMD-P	98-09-070
131-28-026 131-28-027	AMD-P AMD-P	98-06-072 98-06-072	132B-120-020	AMD-F AMD	98-09-012	137-28-150	AMD	98-04-086
131-28-027	AMD-P	98-06-072	132B-120-030	AMD-P	98-05-049	137-28-190	AMD	98-04-086
131-28-080	REP-P	98-06-072	132B-120-030	AMD	98-09-012	137-100-001	AMD-P	98-02-074
131-28-085	REP-P	98-06-072	132B-120-040	AMD-P	98-05-049	137-100-010	AMD-P	98-02-074
131-28-090	REP-P	98-06-072	132B-120-040	AMD	98-09-012	137-100-020	AMD-P	98-02-074
131-32-010	AMD-P	98-10-044	132B-120-055	NEW-P	98-05-049	137-100-030	AMD-P	98-02-074
131-32-020	AMD-P	98-10-044	132B-120-055	NEW NEW-P	98-09-012 98-05-049	137-100-040 162-22-010	NEW-P AMD	98-02-074 98-08-035
131-32-030 131-32-035	AMD-P AMD-P	98-10-112 98-10-112	132B-120-065 132B-120-065	NEW-P	98-09-012	162-22-010	AMD	98-08-035
131-32-033	AMD-P	98-06-074	132B-120-005	NEW-P	98-05-049	162-22-030	AMD	98-08-035
131-36	AMD-C	98-07-059	132B-120-075	NEW	98-09-012	162-22-040	AMD	98-08-035
131-36-010	AMD-P	98-06-074	132B-120-080	AMD-P	98-05-049	162-22-050	AMD	98-08-035
131-36-050	AMD-P	98-06-074	132B-120-080	AMD	98-09-012	162-22-060	AMD	98-08-035
131-36-055	NEW-P	98-06-074	132B-120-085	NEW-P	98-05-049	162-22-070	AMD	98-08-035
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131-36-150	AMD-P	98-06-074	132B-120-120	AMD-P AMD	98-05-049 98-09-012	162-22-090 162-22-100	AMD NEW	98-08-035
131-36-200 131-36-250	AMD-P AMD-P	98-06-074 98-06-074	132B-120-120 132B-120-130	AMD-P	98-05-049	162-26	AMD	98-08-035
131-36-300	AMD-P	98-06-074	132B-120-130	AMD	98-09-012	162-26-010	AMD	98-08-035
131-40-010	AMD-P	98-10-114	132B-120-135	NEW-P	98-05-049	162-26-020	AMD	98-08-035
131-46	REP-C	98-07-059	132B-120-135	NEW	98-09-012	162-26-030	AMD	98-08-035
131-46-020	REP-P	98-06-070	132B-120-170	AMD-P	98-05-049	162-26-040	AMD	98-08-035
131-46-025	REP-P	98-06-070	132B-120-170	AMD	98-09-012	162-26-050	AMD	98-08-035
131-46-027	REP-P	98-06-070	132B-120-180	AMD-P	98-05-049 98-09-012	162-26-060 162-26-070	AMD AMD	98-08-035 98-08-035
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131-46-030 131-46-035	REP-P	98-06-070	132B-120-190	AMD-F	98-09-012	162-26-090	AMD	98-08-035
131-46-040	REP-P	98-06-070	132B-120-200	AMD-P	98-05-049	162-26-100	AMD	98-08-035
131-46-045	REP-P	98-06-070	132B-120-200	AMD	98-09-012	162-26-110	AMD	98-08-035
131-46-050	REP-P	98-06-070	132B-120-210	NEW-P	98-05-049	162-26-120	AMD	98-08-035
131-46-055	REP-P	98-06-070	132B-120-210	NEW	98-09-012	162-26-130	AMD	98-08-035
131-46-060	REP-P	98-06-070	132B-120-220	NEW-P	98-05-049	162-26-140	AMD	98-08-035
131-46-065	REP-P	98-06-070	132B-120-220 132E-16	NEW PREP	98-09-012 98-11-098	162-36-001 162-36-005	AMD AMD	98-08-035 98-08-035
131-46-070 131-46-075	REP-P REP-P	98-06-070 98-06-070	132H-160-052	AMD	98-03-044	162-36-010	AMD	98-08-035
131-46-080	REP-P	98-06-070	132N-300	PREP	98-09-032	162-36-020	AMD	98-08-035
131-46-085	REP-P	98-06-070	132P-33	PREP	98-07-007	162-38	AMD	98-08-035
131-46-090	REP-P	98-06-070	136-130-030	AMD-P	98-05-036	162-38-010	AMD	98-08-035
131-46-095	REP-P	98-06-070	136-130-030	AMD-W	98-06-044	162-38-040	AMD	98-08-035
131-46-105	REP-P	98-06-070	136-130-030	AMD-P	98-06-045	162-38-050	AMD AMD	98-08-035 98-08-035
131-46-110	REP-P	98-06-070 98-06-070	136-130-030 136-130-040	AMD AMD-P	98-09-070 98-05-036	162-38-060 162-38-100	AMD AMD	98-08-035
131-46-115 131-46-120	REP-P REP-P	98-06-070 98-06-070	136-130-040	AMD-P AMD-W	98-06-044	162-38-100	AMD	98-08-035
131-46-125	REP-P	98-06-070	136-130-040	AMD-P	98-06-045	162-38-130	NEW	98-08-035
131-47-020	AMD-P	98-10-043	136-130-040	AMD	98-09-070	173-03-010	AMD-XA	98-11-099
131-47-025	AMD-P	98-10-043	136-161-070	AMD-P	98-05-036	173-03-020	AMD-XA	98-11-099
131-47-045	AMD-P	98-10-043	136-161-070	AMD-W	98-06-044	173-03-030	AMD-XA	98-11-099
131-47-050	AMD-P	98-10-043	136-161-070	AMD-P	98-06-045	173-03-040	AMD-XA	98-11-099
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131-47-090 131-47-095	AMD-P AMD-P	98-10-043	136-161-080	AMD-W	98-06-044	173-03-000	AMD-XA	98-11-099
131-47-110	AMD-P	98-10-043	136-161-080	AMD-P	98-06-045	173-03-070	AMD-XA	98-11-099
131-47-115	REP-P	98-10-043	136-161-080	AMD	98-09-070	173-03-090	AMD-XA	98-11-099
131-47-120	REP-P	98-10-043	136-161-090	AMD-P	98-05-036	173-03-100	AMD-XA	98-11-099
131-47-125	AMD-P	98-10-043	136-161-090	AMD-W	98-06-044	173-20-640	AMD	98-09-098
131-47-130	AMD-P	98-10-043	136-161-090	AMD-P	98-06-045	173-152	NEW-C	98-04-019
131-47-135	AMD-P AMD-P	98-10-043 98-10-043	136-161-090 136-200-040	AMD AMD-P	98-09-070 98-05-036	173-152-010 173-152-010	NEW-E NEW	98-04-018 98-06-042
131-47-140 131-47-145	AMD-P AMD-P	98-10-043 98-10-043	136-200-040	AMD-P AMD-W	98-06-044	173-152-010	NEW-E	98-04-018
131-47-143	AMD-P	98-10-043	136-200-040	AMD-P	98-06-045	173-152-020	NEW	98-06-042
131-48-010	AMD-P	98-10-045	136-200-040	AMD	98-09-070	173-152-025	NEW-E	98-04-018
131-48-040	AMD-P	98-10-045	136-210-030	AMD-P	98-05-036	173-152-030	NEW	98-06-042
131-48-060	AMD-P	98-10-045	136-210-030	AMD-W	98-06-044	173-152-040	NEW-E	98-04-018
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173-152-040	NEW	98-06-042	173-160-400	NEW	98-08-032	173-303-160	AMD	09.02.010
173-152-040	NEW-E	98-04-018	173-160-405	REP	98-08-032	173-303-180	AMD AMD	98-03-018
173-152-050	NEW-L	98-06-042	173-160-406	NEW	98-08-032	173-303-180	AMD	98-03-018 98-03-018
173-160	AMD-C	98-04-020	173-160-410	NEW	98-08-032	173-303-201	AMD	98-03-018
173-160-010	AMD	98-08-032	173-160-415	REP	98-08-032	173-303-230	AMD	98-03-018
173-160-020	AMD-W	98-08-093	173-160-420	AMD	98-08-032	173-303-280	AMD	98-03-018
73-160-020	REP-XR	98-08-061	173-160-425	REP	98-08-032	173-303-282	AMD	98-03-018
73-160-030	AMD	98-08-032	173-160-430	NEW	98-08-032	173-303-300	AMD	98-03-018
173-160-040	AMD	98-08-032	173-160-435	REP	98-08-032	173-303-335	AMD-W	98-05-062
73-160-050	AMD	98-08-032	173-160-440	NEW	98-08-032	173-303-350	AMD	98-03-018
73-160-055	REP	98-08-032	173-160-445	REP	98-08-032	173-303-380	AMD	98-03-018
73-160-061	NEW	98-08-032	173-160-450	NEW	98-08-032	173-303-395	AMD	98-03-018
73-160-065	REP NEW	98-08-032	173-160-455 173-160-460	REP NEW	98-08-032	173-303-400	AMD	98-03-018
73-160-071 73-160-075	REP	98-08-032 98-08-032	173-160-465	REP	98-08-032 98-08-032	173-303-505	AMD	98-03-018
73-160-075	REP	98-08-032	173-160-465	REP	98-08-032 98-08-032	173-303-520 173-303-522	AMD NEW	98-03-018 98-03-018
73-160-085	REP	98-08-032	173-160-500	REP	98-08-032	173-303-522	NEW	98-03-018
73-160-093	NEW	98-08-032	173-160-510	REP	98-08-032	173-303-573	AMD	98-03-018
73-160-105	REP	98-08-032	173-160-520	REP	98-08-032	173-303-610	AMD	98-03-018
73-160-106	NEW	98-08-032	173-160-530	REP	98-08-032	173-303-620	AMD	98-03-018
73-160-111	NEW	98-08-032	173-160-540	REP	98-08-032	173-303-655	AMD-W	98-05-062
73-160-115	REP	98-08-032	173-160-550	REP	98-08-032	173-303-665	AMD	98-03-018
73-160-121	NEW	98-08-032	173-160-560	REP	98-08-032	173-303-675	AMD	98-03-018
73-160-125	REP	98-08-032	173-160-990	NEW	98-08-032	173-303-800	AMD	98-03-018
73-160-131	NEW	98-08-032	173-162	AMD-C	98-04-020	173-303-802	AMD	98-03-018
73-160-135	REP	98-08-032	173-162-010	AMD	98-08-031	173-303-804	AMD	98-03-018
73-160-141	NEW	98-08-032	173-162-020	AMD	98-08-031	173-303-805	AMD	98-03-018
73-160-151 73-160-161	NEW NEW	98-08-032 98-08-032	173-162-025 173-162-030	NEW	98-08-031	173-303-806	AMD	98-03-018
73-160-161	NEW	98-08-032	173-162-030	AMD AMD	98-08-031 98-08-031	173-303-807 173-303-810	AMD	98-03-018
73-160-171	NEW	98-08-032	173-162-050	AMD	98-08-031	173-303-810	AMD	98-03-018
73-160-191	NEW	98-08-032	173-162-055	NEW	98-08-031	173-303-813	AMD AMD	98-03-018 98-03-018
73-160-201	NEW	98-08-032	173-162-060	AMD	98-08-031	173-303-840	AMD	98-03-018
73-160-201	NEW-E	98-10-033	173-162-070	AMD	98-08-031	173-303-900	AMD	98-03-018
73-160-205	REP	98-08-032	173-162-075	NEW	98-08-031	173-303-910	AMD	98-03-018
73-160-211	NEW	98-08-032	173-162-080	AMD	98-08-031	173-303-9903	AMD	98-03-018
73-160-215	REP	98-08-032	173-162-085	NEW	98-08-031	173-303-9904	AMD	98-03-018
73-160-221	NEW	98-08-032	173-162-095	NEW	98-08-031	173-303-9905	AMD	98-03-018
73-160-225	REP	98-08-032	173-162-100	AMD-W	98-08-093	173-308-010	NEW	98-05-101
73-160-231	NEW	98-08-032	173-162-120	AMD-W	98-08-093	173-308-020	NEW	98-05-101
73-160-235 73-160-241	REP NEW	98-08-032 98-08-032	173-162-127 173-162-130	NEW-W AMD-W	98-08-093 98-08-093	173-308-030 173-308-040	NEW	98-05-101
73-160-241	REP	98-08-032	173-162-140	AMD-W AMD	98-08-031	173-308-040	NEW NEW	98-05-101 98-05-101
73-160-251	NEW	98-08-032	173-162-140	NEW-W	98-08-093	173-308-050	NEW	98-05-101 98-05-101
73-160-255	REP	98-08-032	173-162-170	REP	98-08-031	173-308-000	NEW	98-05-101
73-160-261	NEW	98-08-032	173-162-190	AMD	98-08-031	173-308-070	NEW	98-05-101
3-160-265	REP	98-08-032	173-162-200	AMD	98-08-031	173-308-090	NEW	98-05-101
3-160-271	NEW	98-08-032	173-162-210	AMD	98-08-031	173-308-100	NEW	98-05-101
3-160-275	REP	98-08-032	173-202-020	AMD-XA	98-03-071	173-308-110	NEW	98-05-101
73-160-281	NEW	98-08-032	173-202-020	AMD-S	98-04-021	173-308-120	NEW	98-05-101
73-160-285	REP	98-08-032	173-202-020	AMD-W	98-04-069	173-308-130	NEW	98-05-101
73-160-291	NEW	98-08-032	173-202-020	AMD _	98-07-026	173-308-140	NEW	98-05-101
73-160-295	REP	98-08-032	173-202-020	AMD-E	98-07-103	173-308-150	NEW	98-05-101
73-160-301	NEW	98-08-032	173-202-020	AMD	98-08-058	173-308-160	NEW	98-05-101
73-160-305 73-160-311	REP NEW	98-08-032	173-224-030	AMD	98-03-046	173-308-170	NEW	98-05-101
73-160-311 73-160-315	REP	98-08-032 98-08-032	173-224-040 173-224-050	AMD AMD	98-03-046 98-03-046	173-308-180 173-308-190	NEW	98-05-101
73-160-313	NEW	98-08-032	173-224-030	AMD	98-03-018	173-308-190	NEW NEW	98-05-101
73-160-325	REP	98-08-032	173-303-040	AMD	98-03-018	173-308-200	NEW	98-05-101
73-160-331	NEW	98-08-032	173-303-045	AMD	98-03-018	173-308-210	NEW	98-05-101 98-05-101
73-160-335	REP	98-08-032	173-303-070	AMD	98-03-018	173-308-230	NEW	98-05-101
73-160-341	NEW	98-08-032	173-303-071	AMD	98-03-018	173-308-240	NEW	98-05-101
73-160-345	REP	98-08-032	173-303-073	AMD	98-03-018	173-308-250	NEW	98-05-101
73-160-351	NEW	98-08-032	173-303-077	AMD	98-03-018	173-308-260	NEW	98-05-101
73-160-355	REP	98-08-032	173-303-081	AMD	98-03-018	173-308-270	NEW	98-05-101
73-160-361	NEW	98-08-032	173-303-082	AMD	98-03-018	173-308-275	NEW	98-05-101
73-160-365	REP	98-08-032	173-303-090	AMD	98-03-018	173-308-280	NEW	98-05-101
73-160-371	NEW	98-08-032	173-303-100	AMD	98-03-018	173-308-290	NEW	98-05-101
72 160 275	REP	98-08-032	173-303-104	AMD	98-03-018	173-308-295	NEW	98-05-101
	NEW	00 00 000	172 202 ***					
73-160-381	NEW REP	98-08-032	173-303-110	AMD	98-03-018	173-308-300	NEW	98-05-101
73-160-375 73-160-381 73-160-385 73-160-390	NEW REP NEW	98-08-032 98-08-032 98-08-032	173-303-110 173-303-120 173-303-140	AMD AMD AMD	98-03-018 98-03-018 98-03-018	173-308-300 173-308-310 173-308-320	NEW NEW NEW	98-05-101 98-05-101 98-05-101

WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
172 260 100	AMD VA	98-10-091	180-59-070	REP	98-05-007	192-32-095	AMD	98-05-042
173-360-190 173-400	AMD-XA PREP	98-06-090	180-59-075	REP	98-05-007	192-32-100	NEW	98-05-042
173-400-060	AMD-P	98-10-034	180-59-080	REP	98-05-007	192-32-105	AMD	98-05-042
173-400-000	AMD-P	98-10-034	180-59-090	REP	98-05-007	192-32-115	AMD	98-05-042
173-400-075	AMD-P	98-10-034	180-59-095	REP	98-05-007	192-32-120	REP	98-05-042
173-400-105	AMD-P	98-10-034	180-59-100	REP	98-05-007	192-32-125	REP	98-05-042
173-400-110	AMD-P	98-10-034	180-59-105	REP	98-05-007	192-32-130	NEW	98-05-042
173-400-115	AMD-P	98-09-097	180-59-110	REP	98-05-007	192-32-135	NEW	98-05-042
173-415	PREP	98-10-090	180-59-115	REP	98-05-007	192-33-005	NEW	98-05-042
173-430-030	AMD-P	98-08-079	180-59-120	REP	98-05-007	192-33-006	NEW	98-05-042
173-430-040	AMD-P	98-08-079	180-59-125	REP	98-05-007	194-10-010 194-10-020	REP	98-05-027 98-05-027
173-430-045	NEW-P	98-08-079	180-59-130	REP REP	98-05-007 98-05-007	194-10-020	REP REP	98-05-027
173-460-060	AMD	98-04-062 98-10-034	180-59-135 180-59-140	REP	98-05-007 98-05-007	194-10-030	REP	98-05-027
173-460-060	AMD-P PREP	98-10-034 98-10-090	180-59-145	REP	98-05-007	194-10-050	REP	98-05-027
173-481 173-490-203	REP	98-04-061	180-59-150	REP	98-05-007	194-10-060	REP	98-05-027
173-490-203 173-531A-060	AMD	98-08-062	180-59-155	REP	98-05-007	194-10-070	REP	98-05-027
173-563-015	REP	98-08-062	180-59-160	REP	98-05-007	194-10-080	REP	98-05-027
173-563-020	AMD	98-08-062	180-59-165	REP	98-05-007	194-10-090	REP	98-05-027
180-16-002	AMD-P	98-04-088	180-78A	PREP	98-06-030	194-10-100	REP	98-05-027
180-16-002	AMD	98-08-039	180-78A-165	AMD	98-05-022	194-10-110	REP	98-05-027
180-16-180	REP-P	98-04-088	180-79A-117	AMD	98-05-024	194-10-120	REP	98-05-027
180-16-180	REP	98-08-039	180-79A-220	AMD-P	98-04-089	194-10-130	REP	98-05-027
180-18-010	AMD	98-05-001	180-79A-220	AMD	98-08-068	194-10-140	REP	98-05-027
180-22-150	AMD	98-05-003	180-79A-340	AMD	98-05-023	196-04	PREP	98-11-025
180-25	PREP	98-06-007	180-79A-420	PREP	98-04-087	196-08-010	REP-P	98-08-078
180-26	PREP	98-06-006	180-79A-420	AMD-P	98-10-102	196-08-040	REP-P	98-08-078
180-27	PREP	98-06-005	180-79A-422	PREP	98-04-087	196-08-050	REP-P	98-08-078
180-29	PREP	98-06-004	180-79A-422	AMD-P	98-10-102	196-08-060	REP-P	98-08-078
180-30	PREP	98-06-001	180-79A-433	AMD-P	98-10-103	196-08-070	REP-P	98-08-078
180-31	PREP	98-06-003	180-85-100	AMD	98-05-024	196-08-080 196-08-090	REP-P REP-P	98-08-078 98-08-078
180-32	PREP	98-06-002	180-87	PREP PREP	98-08-038 98-10-024	196-08-100	REP-P	98-08-078
180-33	PREP	98-06-008	180-90-125 182-25-010	AMD	98-07-002	196-08-110	REP-P	98-08-078
180-33-025	AMD AMD	98-09-052 98-05-002	182-25-010	AMD-XA	98-10-086	196-08-120	REP-P	98-08-078
180-34-010 180-34-015	REP	98-05-002	182-25-020	AMD	98-07-002	196-08-130	REP-P	98-08-078
180-34-013	REP	98-05-002	182-25-020	AMD	98-07-002	196-08-140	REP-P	98-08-078
180-34-025	REP	98-05-002	182-25-040	AMD	98-07-002	196-08-150	REP-P	98-08-078
180-36-007	NEW	98-05-021	182-25-070	AMD	98-07-002	196-08-160	REP-P	98-08-078
180-39-025	AMD	98-05-004	182-25-080	AMD	98-07-002	196-08-170	REP-P	98-08-078
180-39-027	REP	98-05-004	182-25-090	AMD	98-07-002	196-08-180	REP-P	98-08-078
180-39-028	REP	98-05-004	182-25-100	AMD	98-07-002	196-08-190	REP-P	98-08-078
180-39-030	REP	98-05-004	182-25-105	AMD	98-07-002	196-08-200	REP-P	98-08-078
180-39-035	REP	98-05-004	192-12-030	AMD-P	98-09-106	196-08-210	REP-P	98-08-078
180-51-050	PREP	98-06-028	192-12-040	AMD-P	98-09-105	196-08-220	REP-P	98-08-078
180-56-003	REP	98-05-005	192-12-041	AMD-P	98-09-105	196-08-230	REP-P	98-08-078
180-58-010	REP	98-05-006	192-12-042	AMD-P	98-09-105	196-08-240	REP-P	98-08-078
180-58-015	REP	98-05-006	192-12-141	AMD	98-06-097	196-08-250	REP-P	98-08-078 98-08-078
180-58-020	REP	98-05-006	192-16-051 192-16-052	PREP	98-08-072 98-08-072	196-08-260 196-08-270	REP-P REP-P	98-08-078
180-58-030	REP REP	98-05-006 98-05-006	192-16-052	PREP PREP	98-08-072	196-08-280	REP-P	98-08-078
180-58-040 180-58-045	REP	98-05-006	192-18-010	REP-XR	98-07-023	196-08-290	REP-P	98-08-078
180-58-055	REP	98-05-006	192-18-010	REP-XR	98-07-023	196-08-300	REP-P	98-08-078
180-58-065	REP	98-05-006	192-18-020	REP-XR	98-07-023	196-08-310	REP-P	98-08-078
180-58-075	REP	98-05-006	192-18-030	REP-XR	98-07-023	196-08-320	REP-P	98-08-078
180-58-085	REP	98-05-006	192-18-040	REP-XR	98-07-023	196-08-330	REP-P	98-08-078
180-58-090	REP	98-05-006	192-18-050	REP-XR	98-07-023	196-08-340	REP-P	98-08-078
180-59-005	REP	98-05-007	192-18-060	REP-XR	98-07-023	196-08-350	REP-P	98-08-078
180-59-010	REP	98-05-007	192-18-070	REP-XR	98-07-023	196-08-360	REP-P	98-08-078
180-59-015	REP	98-05-007	192-20-010	REP-XR	98-07-024	196-08-370	REP-P	98-08-078
180-59-020	REP	98-05-007	192-23-018	AMD	98-06-097	196-08-380	REP-P	98-08-078
180-59-025	REP	98-05-007	192-32	AMD	98-05-042	196-08-390	REP-P	98-08-078
180-59-030	REP	98-05-007	192-32-001	REP	98-05-042	196-08-400	REP-P	98-08-078
180-59-032	REP	98-05-007	192-32-010	AMD	98-05-042	196-08-410	. REP-P	98-08-078
180-59-035	REP	98-05-007	192-32-015	REP	98-05-042	196-08-420	REP-P	98-08-078
180-59-037	REP	98-05-007	192-32-025	REP	98-05-042	196-08-430	REP-P	98-08-078
180-59-040	REP	98-05-007	192-32-035	AMD	98-05-042	196-08-440	REP-P	98-08-078
180-59-045	REP	98-05-007	192-32-045	AMD	98-05-042	196-08-450	REP-P	98-08-078
180-59-047	REP	98-05-007	192-32-050	AMD	98-05-042	196-08-460	REP-P	98-08-078
180-59-050	REP	98-05-007	192-32-055	AMD	98-05-042	196-08-470	REP-P	98-08-078
180-59-055	REP	98-05-007	192-32-065	AMD	98-05-042	196-08-480	REP-P	98-08-078
	DED	00 AE AA7	1 100 20 075	VIVI	OZ NA MAN	ION NO VIEW		
180-59-060 180-59-065	REP REP	98-05-007 98-05-007	192-32-075 192-32-085	AMD AMD	98-05-042 98-05-042	196-08-490 196-08-500	REP-P REP-P	98-08-078 98-08-078

[7] Table

WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
196-08-510	REP-P	98-08-078	220-16-005	NEW-P	98-11-086	220-44-080	AMD	98-05-043
196-08-520	REP-P	98-08-078	220-16-440	AMD	98-06-031	220-47-304	AMD-P	98-11-086
196-08-530	REP-P	98-08-078	220-16-475	NEW	98-06-031	220-47-307	AMD-P	98-11-086
196-08-540	REP-P	98-08-078	220-16-480	NEW-P	98-09-089	220-47-311	AMD-P	98-11-086
196-08-550	REP-P	98-08-078	220-16-480	NEW-W	98-11-049	220-47-326	REP-P	98-11-086
196-08-560	REP-P	98-08-078	220-16-490	NEW-P	98-09-089	220-47-401	AMD-P	98-11-086
96-08-570 96-08-580	REP-P REP-P	98-08-078	220-16-490	NEW-W	98-11-049	220-47-410	AMD-P	98-11-086
96-08-590	REP-P	98-08-078 98-08-078	220-16-500 220-16-510	NEW-W NEW-W	98-11-049 98-11-049	220-47-411 220-47-427	AMD-P	98-11-086
96-09-010	NEW-P	98-08-078	220-16-520	NEW-W	98-11-049 98-11-049	220-47-427	AMD-P AMD-P	98-11-086 98-11-086
96-09-020	NEW-P	98-08-078	220-16-530	NEW-W	98-11-049	220-48-005	AMD-F	98-05-043
96-12-010	AMD-P	98-08-105	220-16-540	NEW-W	98-11-049	220-48-00500G	NEW-E	98-02-039
96-12-020	AMD-P	98-08-105	220-16-550	NEW	98-06-031	220-48-013	AMD	98-05-043
96-12-030	AMD-P	98-08-105	220-16-550	AMD-P	98-11-086	220-48-013	AMD-P	98-0 9 -087
96-12-045	NEW-P	98-08-105	220-16-560	NEW-W	98-11-049	220-48-015	AMD	98-05-043
96-12-050 96-12-060	AMD-P REP-P	98-08-105 98-08-105	220-16-570	NEW-W	98-11-049	220-48-019	AMD	98-05-043
96-12-085	REP-P	98-08-105	220-16-580 220-16-590	NEW-W NEW	98-11-049 98-06-031	220-48-032 220-48-042	AMD	98-05-043
96-24-030	REP-P	98-08-105	220-16-600	NEW-W	98-11-049	220-48-052	AMD AMD	98-05-043 98-05-043
96-24-040	REP-P	98-08-105	220-16-610	NEW	98-06-031	220-48-071	AMD	98-05-043
96-24-050	REP-P	98-08-105	220-16-620	NEW-W	98-11-049	220-49-005	AMD	98-05-043
96-24-105	AMD-P	98-08-105	220-16-630	NEW-W	98-11-049	220-49-011	AMD	98-05-043
96-25-001	NEW-P	98-08-106	220-16-640	NEW-W	98-11-049	220-49-012	AMD	98-05-043
96-25-002 96-25-005	NEW-P	98-08-106	220-16-650	NEW-W	98-11-049	220-49-013	AMD	98-05-043
96-25-005 96-25-010	NEW-P NEW-P	98-08-106 98-08-106	220-16-660 220-16-670	NEW-W NEW-W	98-11-049	220-49-014	AMD	98-05-043
96-25-020	NEW-P	98-08-106	220-16-680	NEW-W	98-11-049 98-11-049	220-49-017 220-49-020	AMD	98-05-043
96-25-030	NEW-P	98-08-106	220-16-690	NEW-W	98-11-049	220-49-02000K	AMD NEW-E	98-05-043 98-08-045
96-25-040	NEW-P	98-08-106	220-16-700	NEW	98-06-031	220-49-02000K	REP-E	98-08-045
6-26-020	AMD-P	98-09-051	220-16-710	NEW	98-06-031	220-49-021	AMD	98-05-043
06-26-030	AMD-P	98-09-051	220-16-720	NEW	98-06-031	220-49-024	AMD	98-05-043
07-11-680	AMD	98-06-092	220-20-010	AMD	98-06-031	220-49-056	AMD	98-05-043
)4-10-020)4-10-020	AMD PREP	98-04-053 98-11-036	220-20-010 220-20-010	AMD-P	98-09-089	220-52-03000L	NEW-E	98-07-055
04-10-020 04-10-070	AMD	98-04-053	220-20-010 220-20-01000A	AMD-P NEW-E	98-11-086 98-05-014	220-52-03000L 220-52-040	REP-E	98-07-055
)4-10-090	AMD	98-04-053	220-20-01000A	REP-E	98-05-014 98-05-014	220-52-040 220-52-04000G	AMD NEW-E	98-05-043 98-04-034
04-10-100	REP	98-04-053	220-20-01000B	NEW-E	98-08-046	220-52-046	AMD	98-05-043
04-10-110	REP	98-04-053	220-20-015	AMD-P	98-09-089	220-52-04600A	NEW-E	98-05-025
04-10-130	REP	98-04-053	220-20-020	AMD-P	98-09-089	220-52-04600A	REP-E	98-07-054
04-10-140	REP	98-04-053	220-20-025	AMD-P	98-09-089	220-52-04600B	NEW-E	98-07-054
)4-10-150)4-24-050	REP PREP	98-04-053 98-11 - 035	220-22-410	AMD	98-05-043	220-52-04600Z	NEW-E	98-04-034
04-72-030 04-72-030	AMD	98-04-054	220-24-02000E 220-24-02000E	NEW-E REP-E	98-10-031 98-11-020	220-52-04600Z	REP-E	98-05-025
04-72-040	AMD	98-04-054	220-24-02000E	NEW-E	98-11-020	220-52-05000A 220-52-05000A	NEW-E REP-E	98-09-002
04-90-030	AMD	98-04-052	220-24-02000G	NEW-E	98-11-085	220-52-05000A 220-52-05000B	NEW-E	98-10-059 98-10-059
04-90-040	AMD	98-04-052	220-32-05100D	NEW-E	98-04-056	220-52-07300A	NEW-E	98-04-035
04-90-070	AMD	98-04-052	220-32-05100D	REP-E	98-04-056	220-52-07300A	REP-E	98-05-045
V4-90-120	AMD	98-04-052	220-32-05100D	REP-E	98-04-068	220-52-07300B	NEW-E	98-05-045
4-90-140	AMD	98-04-052	220-32-05100E	NEW-E	98-04-068	220-52-07300V	REP-E	98-02-041
8-444-010 8-444-020	AMD AMD	98-10-072 98-10-072	220-32-05100E 220-32-05100E	REP-E	98-04-068	220-52-07300W	NEW-E	98-02-041
8-444-030	AMD	98-10-072 98-10-072	220-32-05100E 220-32-05500M	REP-E NEW-E	98-07-057 98-09-022	220-52-07300W 220-52-07300X	REP-E	98-03-001
8-444-040	AMD	98-10-072	220-32-05500M	REP-E	98-09-022	220-52-07300X 220-52-07300X	NEW-E REP-E	98-03-001 98-03-058
8-444-050	AMD	98-10-072	220-32-05500N	NEW-E	98-11-041	220-52-07300Y	NEW-E	98-03-058
2-17-185	AMD	98-04-007	220-32-05500N	REP-E	98-11-041	220-52-07300Y	REP-E	98-04-010
2-17-190	REP-XR	98-07-019	220-32-05700X	NEW-E	98-04-006	220-52-07300Z	NEW-E	98-04-010
2-17-195	REP-XR	98-07-019	220-32-05700X	REP-E	98-04-006	220-52-07300Z	REP-E	98-04-035
2-17-200 2-17-205	REP-XR REP-XR	98-07-019 98-07-019	220-32-05700Y 220-33-01000Z	NEW-E	98-08-027	220-56-100	AMD	98-06-031
2-17-203 2-17-210	REP-XR	98-07-019	220-33-01000Z 220-33-01000Z	NEW-E REP-E	98-08-046 98-08-046	220-56-105 220-56-115	AMD	98-06-031
12-17-215	REP-XR	98-07-019	220-33-01000L	NEW-E	98-08-046	220-56-124	AMD B	98-06-031
12-17-21503	NEW	98-04-007	220-33-03000L	REP-E	98-08-046	220-56-12400D	AMD-P NEW-E	98-11-086 98-10-0 6 0
12-17-21505	NEW	98-04-007	220-33-04000E	REP-E	98-04-067	220-56-126	AMD-P	98-11-086
2-17-21507	NEW	98-04-007	220-33-04000F	NEW-E	98-04-067	220-56-128	AMD	98-06-031
12-17-21509	NEW	98-04-007	220-36-021	AMD-P	98-11-086	220-56-128	AMD-P	98-11-086
12-17-21511 12-17-21513	NEW	98-04-007	220-36-023	AMD-P	98-11-086	220-56-145	AMD	98-06-031
12-17-21513 12-17-21515	NEW NEW	98-04-007 98-04-007	220-40-021	AMD-P	98-11-086	220-56-180	AMD	98-06-031
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2-17-21519	NEW	98-04-007	220-44-050	AMD AMD	98-05-043 98-05-043	220-56-191 220-56-191	AMD P	98-06-031
0-12-010	AMD	98-06-031	220-44-050	AMD-XA	98-09-080	220-56-19100B	AMD-P NEW-E	98-11-086 98-10-060
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220-57-120	AMD-P	98-11-086	220-88A-030	AMD	98-05-043	230-30-225	NEW	98-10-067
220-57-130	AMD-P	98-11-086	220-88A-040	AMD	98-05-043	232-12-002	NEW-P	98-10-098
220-57-13000V	NEW-E	98-10-061	220-88A-050	AMD-P	98-09-088	232-12-010	AMD	98-06-031
220-57-13500U	NEW-E	98-10-061	220-88A-060	AMD	98-05-043	232-12-011	AMD-P	98-05-084
220-57-137	AMD-P	98-11-086	220-88A-070	AMD	98-05-043	232-12-011	AMD	98-06-031
220-57-140	AMD-P	98-11-086	220-88A-07000R	NEW-E	98-09-050	232-12-011	AMD	98-10-021
220-57-14000T	NEW-E	98-10-061	220-88A-07000R		98-10-032	232-12-047	AMD-P	98-05-094
220-57-155	AMD-P NEW-E	98-11-086 98-10-061	220-88A-07000S 220-88A-07000S	NEW-E REP-E	98-10-032 98-10-058	232-12-047	AMD	98-10-006
220-57-15500E 220-57-160	AMD	98-06-031		NEW-E	98-10-058 98-10-058	232-12-24401 232-12-24401	REP-P REP	98-05-086 98-10-019
220-57-160	AMD-P	98-11-086	220-88A-07000T		98-10-096	232-12-24401	NEW-P	98-05-080
220-57-16000K	NEW-E	98-06-038	220-88A-07000U		98-10-096	232-12-24402	NEW	98-10-007
220-57-16000L	NEW-E	98-09-005	220-88A-07000U		98-11-007	232-12-297	AMD	98-05-041
220-57-16000M	NEW-E	98-10-030	220-88A-07000V		98-11-007	232-12-619	AMD	98-06-031
220-57-16000M	REP-E	98-10-030	220-88A-07000V		98-11-105	232-12-61900A	NEW-E	98-02-040
220-57-175	AMD-P	98-11-086	220-88A-07000W		98-11-105	232-28-02201	AMD-P	98-05-082
220-57-175	AMD	98-06-031	220-88A-080	AMD	98-05-043	232-28-02201	AMD	98-10-015
220-57-175001	NEW-E	98-06-037	220-88A-08000S	NEW-E	98-09-050	232-28-02202	AMD-P	98-05-081
220-57-187	AMD-P	98-11-086	220-95-013	AMD-P	98-10-100	232-28-02202	AMD	98-10-014
220-57-190	AMD	98-06-031	220-95-018	AMD-P	98-10-100	232-28-02203	AMD-P	98-05-099
220-57-19000B	NEW-E	98-10-060	220-95-022	AMD-P	98-10-100	232-28-02203	AMD	98-10-016
220-57-195	AMD-P	98-11-086	220-95-027	AMD-P	98-10-100	232-28-02204	AMD-P	98-05-098
220-57-200	AMD-P	98-11-086	220-95-032	AMD-P	98-10-100	232-28-02204	AMD	98-10-013
220-57-20000M	NEW-E	98-10-061	222-12-090	AMD-C	98-02-065	232-28-02205	AMD-P	98-05-097
220-57-235	AMD	98-06-031	222-12-090	AMD-E	98-07-046	232-28-02205	AMD	98-10-012
220-57-235	AMD-P	98-11-086	222-16-010	AMD	98-07-047	232-28-02206	AMD-P	98-05-096
220-57-240	AMD	98-06-031	222-16-030	AMD-C	98-02-065	232-28-02206	AMD	98-10-011
220-57-250	AMD-P	98-11-086	222-16-030	AMD-E	98-07-046	232-28-02210	REP-P	98-05-086
220-57-255	AMD-P	98-11-086	222-16-050	AMD	98-07-047	232-28-02210	REP	98-10-019
220-57-270	AMD-P	98-11-086	222-20-010	AMD	98-07-047	232-28-02220	AMD-P	98-05-091
220-57-27000F	NEW-E	98-10-061 l	222-20-040	AMD	98-07-047	232-28-02220	AMD	98-10-017

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232-28-02230	REP	98-10-019	236-11-070	REP-XA	98-07-110	246-240-025	NEW-P	98-09-108
	AMD-P	98-05-090	236-11-080	AMD-XA	98-07-110	246-240-050	AMD-P	98-09-108
	AMD	98-10-020	236-11-090	REP-XA	98-07-110	246-244-240	AMD-P	98-09-108
	REP-P	98-05-086	236-11-100	AMD-XA	98-07-110	246-247-010	AMD-P	98-09-108
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	REP-P	98-05-086	246-12-060	NEW	98-05-060	246-254-053	AMD	98-11-066
	REP	98-10-019	246-12-070	NEW	98-05-060	246-254-070	AMD-P	98-07-080
	AMD-P	98-05-093	246-12-080	NEW	98-05-060	246-254-070	AMD	98-11-067
	AMD	98-10-018	246-12-090	NEW	98-05-060	246-254-080	AMD-P	98-07-080
	REP-P REP	98-05-086 98-10-019	246-12-100	NEW	98-05-060	246-254-080	AMD	98-11-067
	REP-P	98-10-019 98-05-086	246-12-110 246-12-120	NEW	98-05-060	246-254-090	AMD-P	98-07-080
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	REP-P	98-05-086	246-12-140	NEW	98-05-060	246-254-100	AMD-P AMD	98-07-080 98-11-067
	REP	98-10-019	246-12-160	NEW	98-05-060	246-282-005	AMD	98-03-096
232-28-254	REP-P	98-05-086	246-12-165	NEW	98-05-060	246-282-990	AMD-P	98-03-090
	REP	98-10-019	246-12-170	NEW	98-05-060	246-290-990	AMD-P	98-07-082
	AMD-P	98-05-087	246-12-180	NEW	98-05-060	246-290-990	AMD	98-11-068
	AMD	98-10-002	246-12-190	NEW	98-05-060	246-292-160	AMD-P	98-07-082
	REP-P REP	98-05-086	246-12-200	NEW	98-05-060	246-310-010	AMD-XA	98-05-057
	REP-P	98-10-019 98-05-086	246-12-210 246-12-220	NEW	98-05-060	246-310-010	AMD	98-10-053
	REP	98-10-019	246-12-230	NEW NEW	98-05-060 98-05-060	246-310-044 246-310-044	AMD-XA	98-05-057
	REP-P	98-05-086	246-12-240	NEW	98-05-060	246-310-050	AMD AMD-XA	98-10-053 98-05-057
	REP	98-10-019	246-12-250	NEW	98-05-060	246-310-050	AMD-AA	98-10-053
	AMD-P	98-05-083	246-12-260	NEW	98-05-060	246-310-080	AMD-XA	98-05-057
	AMD	98-10-009	246-12-270	NEW	98-05-060	246-310-080	AMD	98-10-053
	NEW-P	98-05-095	246-12-280	NEW	98-05-060	246-310-090	AMD-XA	98-05-057
	NEW	98-10-008	246-12-290	NEW	98-05-060	246-310-090	AMD	98-10-053
	NEW-P NEW	98-05-089	246-12-300	NEW	98-05-060	246-310-120	AMD-XA	98-05-057
	NEW-P	98-10-005 98-05-092	246-12-310 246-12-320	NEW NEW	98-05-060	246-310-120	AMD	98-10-053
	NEW	98-10-004	246-12-320	NEW	98-05-060 98-05-060	246-310-132 246-310-132	AMD-XA	98-05-057
	NEW-P	98-05-085	246-12-340	NEW	98-05-060	246-310-150	AMD AMD-XA	98-10-053 98-05-057
232-28-280	NEW	98-10-010	246-12-350	NEW	98-05-060	246-310-150	AMD-AA AMD	98-10-053
	NEW-P	98-05-088	246-12-360	NEW	98-05-060	246-310-160	AMD-XA	98-05-057
	NEW	98-10-003	246-220-010	AMD-P	98-09-108	246-310-160	AMD	98-10-053
	AMD	98-06-031	246-221-001	AMD-P	98-09-108	246-310-170	AMD-XA	98-05-057
	AMD-P	98-11-086	246-221-060	AMD-P	98-09-108	246-310-170	AMD	98-10-053
	NEW-E REP-E	98-02-040	246-221-117	AMD-P	98-09-110	246-310-180	AMD-XA	98-05-057
	NEW-E	98-03-057 98-03-057	246-221-130 246-221-250	AMD-P	98-09-108	246-310-180	AMD	98-10-053
	REP-E	98-05-011	246-221-250	AMD-P PREP	98-09-108 98-06-078	246-310-395 246-310-395	AMD-XA	98-05-057
	NEW-E	98-06-035	246-222-080	AMD-P	98-09-108	246-310-395	AMD AMD-XA	98-10-053 98-05-057
	NEW-E	98-06-059	246-232-010	AMD-P	98-09-108	246-310-396	AMD-AA AMD	98-10-053
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	REP-E	98-06-060	246-233-020	AMD-P	98-09-108	246-310-610	AMD-XA	98-05-057
	NEW-E	98-06-040	246-235-020	AMD-P	98-09-108	246-310-610	AMD	98-10-053
	REP-E NEW-E	98-06-040	246-235-080	AMD-P	98-09-108	246-312	AMD-P	98-09-111
	REP-E	98-06-041 98-07-031	246-235-090	AMD-P	98-09-108	246-312-020	NEW-P	98-09-111
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	NEW-E	98-07-056	246-235-097	NEW-P	98-09-108	246-312-040 246-312-050	NEW-P NEW-P	98-09-111
	REP-E	98-07-056	246-235-100	AMD-P	98-09-108	246-312-060	NEW-P	98-09-111 98-09-111
	NEW-E	98-10-030	246-235-102	NEW-P	98-09-108	246-312-070	NEW-P	98-09-111
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	NEW-W	98-05-063	246-235-120	AMD-P	98-09-108	246-312-090	NEW-P	98-09-111
32-28-61900N]	NEW-E	98-11-019	246-239-010	AMD-P	98-09-108	246-312-100	NEW-P	98-09-111
	REP-E	98-06-041	246-239-022	AMD-P	98-09-108	246-312-110	NEW-P	98-09-111
	REP-E	98-07-031	246-239-025	AMD-P	98-09-108	246-312-120	NEW-P	98-09-111
	REP-E AMD-XA	98-06-035 98-07-110	246-239-040	AMD-P	98-09-108	246-316-990	AMD-E	98-04-090
	REP-XA	98-07-110 98-07-110	246-239-055 246-240-010	NEW-P AMD-P	98-09-108 98-09-108	246-318-990	AMD-P	98-09-109
	REP-XA	98-07-110	246-240-015	AMD-P	98-09-108 98-09-108	246-327-990 246-328-100	AMD-P	98-09-112
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	246-331-990	AMD-P	98-09-112	246-828-020	AMD-P	98-07-084	246-840-985	NEW-W	98-09-040
	246-336-990	AMD-P	98-09-112	246-828-025	NEW-P	98-07-083	246-840-990	AMD	98-05-060
	246-340-085	REP	98-09-120	246-828-030	AMD	98-06-079	246-840-990	PREP	98-10-108
	246-358-600	NEW-E	98-11-001 98-11-001	246-828-050 246-828-075	REP AMD	98-05-060 98-06-079	246-841-520 246-841-610	NEW AMD	98-05-060
	246-358-610 246-358-620	NEW-E NEW-E	98-11-001	246-828-080	AMD	98-06-079	246-841-990	AMD	98-05-060 98-05-060
	246-358-630	NEW-E	98-11-001	246-828-090	AMD	98-06-079	246-843-150	AMD	98-05-060
	246-358-640	NEW-E	98-11-001	246-828-095	NEW-P	98-08-117	246-843-155	REP	98-05-060
	246-358-650	NEW-E	98-11-001	246-828-100	AMD	98-06-079	246-843-160	REP	98-05-060
	246-802-020	REP	98-05-060	246-828-105	NEW-P	98-08-I17	246-843-162	AMD	98-05-060
	246-802-025	AMD	98-05-060	246-828-270	AMD	98-06-079	246-843-180	AMD	98-05-060
	246-802-090 246-802-250	AMD AMD	98-05-060 98-05-060	246-828-280 246-828-295	AMD AMD-W	98-06-079 98-05-058	246-843-230 246-843-250	AMD REP	98-05-060 98-05-060
	246-802-230 246-802-990	AMD	98-05-060	246-828-295	AMD	98-05-060	246-843-320	REP	98-05-060
	246-808-105	AMD	98-05-060	246-828-300	AMD-W	98-05-058	246-843-330	AMD	98-05-060
	246-808-106	REP	98-05-060	246-828-300	AMD	98-05-060	246-843-990	AMD	98-05-060
	246-808-150	AMD	98-05-060	246-828-320	AMD	98-06-079	246-845-100	REP	98-05-060
	246-808-155	AMD	98-05-060	246-828-330	AMD	98-06-079	246-845-990	AMD	98-05-060
	246-808-160	REP	98-05-060	246-828-340	AMD	98-06-079	246-845-990	PREP	98-09-116
	246-808-165	AMD	98-05-060	246-828-350	AMD AMD-W	98-06-079 98-05-058	246-847-055 246-847-060	AMD REP	98-05-060 98-05-060
	246-808-180	AMD NEW	98-05-060 98-05-060	246-828-370 246-828-370	AMD-W AMD	98-05-060	246-847-065	AMD	98-05-060
	246-808-181 246-808-185	REP	98-05-060	246-828-510	AMD	98-05-060	246-847-068	AMD	98-05-060
	246-808-215	AMD	98-05-060	246-828-520	REP	98-05-060	246-847-070	AMD	98-05-060
	246-808-990	AMD	98-05-060	246-828-530	AMD	98-05-060	246-847-190	AMD	98-05-060
	246-810-020	REP	98-05-060	246-828-540	REP	98-05-060	246-847-200	REP	98-05-060
	246-810-022	REP	98-05-060	246-828-560	REP	98-05-060	246-847-990	AMD	98-05-060
	246-810-080	AMD	98-05-060	246-828-990	AMD	98-05-060	246-849-110	AMD	98-05-060
	246-810-130	AMD	98-05-060	246-830-035	AMD	98-05-060 98-05-060	246-849-210	AMD	98-05-060
	246-810-140	REP-W AMD	98-05-059 98-05-060	246-830-050 246-830-460	REP AMD	98-05-060 98-05-060	246-849-220 246-849-260	AMD AMD	98-05-060 98-05-060
	246-810-990 246-812-120	AMD	98-05-060	246-830-465	REP	98-05-060	246-849-990	AMD	98-05-060
	246-812-130	REP-W	98-08-111	246-830-470	REP	98-05-060	246-849-995	NEW	98-05-060
	246-812-140	REP	98-05-060	246-830-480	REP	98-05-060	246-851-020	REP	98-05-060
	246-812-160	AMD	98-05-060	246-830-990	AMD	98-05-060	246-851-090	AMD	98-05-060
	246-812-161	NEW	98-05-060	246-834-060	AMD	98-05-060	246-851-100	REP	98-05-060
	246-812-990	AMD	98-05-060	246-834-060	PREP	98-11-064	246-851-220	REP	98-05-060
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	246-815-040	REP	98-05-060	246-834-080	PREP	98-11-064	246-851-510	REP	98-05-060
	246-815-060	REP-XR	98-07-087	246-834-170	AMD	98-05-060	246-851-990	AMD	98-05-060
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	246-815-080	REP-XR	98-07-087	246-834-260	AMD	98-05-060	246-853-045	AMD	98-05-060
	246-815-090	REP-XR	98-07-087	246-834-400	NEW	98-05-060	246-853-060	AMD	98-05-060
	246-815-100	AMD	98-05-060	246-834-500	REP	98-05-060	246-853-080	AMD	98-05-060
	246-815-140 246-815-150	AMD REP	98-05-060 98-05-060	246-834-990 246-834-990	AMD-P AMD	98-07-085 98-11-069	246-853-210 246-853-230	AMD AMD	98-05-060 98-05-060
	246-815-300	REP	98-05-060	246-836-080	AMD	98-05-060	246-853-240	REP	98-05-060
	246-815-990	AMD	98-05-060	246-836-090	REP	98-05-060	246-853-270	REP	98-05-060
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	246-817-150	AMD	98-05-060	246-836-990	AMD-W	98-05-058	246-853-990	AMD	98-05-060
	246-817-201	REP	98-05-060	246-836-990	AMD	98-05-060	246-854-050	AMD	98-05-060
	246-817-210	AMD	98-05-060	246-840-010 246-840-010	AMD C	98-05-060 98-08-116	246-854-080	AMD	98-05-060
	246-817-990 246-822-110	AMD REP	98-05-060 98-05-060	246-840-010	AMD-C AMD-W	98-09-040	246-854-110 246-855-100	AMD AMD	98-05-060 98-05-060
	246-822-110	AMD	98-05-060	246-840-020	AMD	98-05-060	246-861-010	AMD	98-05-060
	246-822-990	AMD	98-05-060	246-840-040	AMD	98-05-060	246-861-020	AMD	98-05-060
	246-824-020	AMD	98-05-060	246-840-080	AMD	98-05-060	246-861-120	REP	98-05-060
	246-824-040	AMD	98-05-060	246-840-090	AMD	98-05-060	246-863-030	AMD	98-05-060
	246-824-071	AMD	98-05-060	246-840-100	REP	98-05-060	246-863-050	REP	98-05-060
	246-824-073	AMD	98-05-060	246-840-110	REP	98-05-060	246-863-070	AMD	98-05-060
	246-824-074 246-824-075	NEW AMD	98-05-060 98-05-060	246-840-111 246-840-115	NEW REP	98-05-060 98-05-060	246-863-080 246-863-090	AMD AMD	98-05-060 98-05-060
	246-824-170	AMD	98-05-060	246-840-120	AMD	98-05-060	246-863-120	AMD AMD	98-05-060
	246-824-990	AMD	98-05-060	246-840-340	AMD	98-05-060	246-869-050	REP	98-05-060
	246-824-995	NEW	98-05-060	246-840-350	AMD	98-05-060	246-869-220	PREP	98-11-065
,	246-826-050	AMD	98-05-060	246-840-360	AMD	98-05-060	246-879-070	AMD	98-05-060
	246-826-230	AMD	98-05-060	246-840-365	AMD	98-05-060	246-883-050	REP-XR	98-07-088
	246-826-990	AMD	98-05-060	246-840-410	AMD	98-05-060	246-887-020	AMD	98-05-060
	246-826-995 246-828-005	NEW-W AMD	98-05-059 98-06-079	246-840-440 246-840-450	AMD AMD	98-05-060 98-05-060	246-887-170 246-901-065	AMD AMD	98-02-084
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WAC #	ACTION	WSR #	WAC#	ACTION	WSR#	WAC #	ACTION	WSR #
246 001 120	AMD	98-05-060	246-933-420	AMD	98-05-060	250-12-060	REP	98-08-008
246-901-120 246-904	AMD PREP	98-04-037	246-933-430	REP	98-05-060	250-12-070	REP	98-08-008
246-907-020	REP	98-05-060	246-933-470	REP	98-05-060	250-16-001	REP	98-08-007
246-907-030	AMD	98-05-060	246-933-480	AMD	98-05-060	250-16-010	REP	98-08-007
246-907-030	AMD-P	98-07-086	246-933-990	AMD	98-05-060	250-16-020	REP	98-08-007
246-907-030	AMD	98-10-052	246-935-130	AMD	98-05-060	250-16-030	REP	98-08-007
246-907-995	NEW	98-05-060	246-935-990	AMD	98-05-060	250-16-040	REP	98-08-007 98-08-007
246-915-010	AMD	98-05-060	246-937-050 246-937-080	AMD AMD	98-05-060 98-05-060	250-16-050 250-16-060	REP REP	98-08-007
246-915-050 246-915-060	AMD REP	98-05-060 98-05-060	246-937-990	AMD	98-05-060	250-18-020	AMD	98-08-004
246-915-085	AMD	98-05-060	246-976-470	REP	98-04-038	250-18-060	AMD	98-08-004
246-915-110	AMD	98-05-060	246-976-475	REP	98-04-038	250-55-010	REP	98-08-009
246-915-990	AMD	98-05-060	246-976-480	REP	98-04-038	250-55-020	REP	98-08-009
246-918-006	REP	98-05-060	246-976-485	NEW	98-04-038	250-55-030	REP	98-08-009
246-918-008	REP	98-09-118	246-976-490	NEW	98-04-038	250-55-040	REP	98-08-009
246-918-009	REP	98-09-118	246-976-500 246-976-510	AMD AMD	98-04-038 98-04-038	250-55-050 250-55-060	REP REP	98-08-009 98-08-009
246-918-080 246-918-081	AMD NEW	98-05-060 98-05-060	246-976-510	AMD	98-04-038	250-55-070	REP	98-08-009
246-918-085	REP	98-05-060	246-976-550	AMD	98-04-038	250-55-080	REP	98-08-009
246-918-160	REP	98-09-119	246-976-560	AMD	98-04-038	250-55-090	REP	98-08-009
246-918-170	AMD	98-05-060	246-976-570	AMD	98-04-038	250-55-100	REP	98-08-009
246-918-180	AMD	98-05-060	246-976-600	AMD	98-04-038	250-55-110	REP	98-08-009
246-918-990	AMD	98-05-060	246-976-610	AMD	98-04-038	250-55-120	REP	98-08-009
246-919-030	REP	98-05-060 98-05-060	246-976-615 246-976-620	NEW	98-04-038	250-55-130	REP	98-08-009 98-08-009
246-919-305 246-919-380	REP AMD	98-05-060 98-05-060	246-976-640	NEW AMD	98-04-038 98-04-038	250-55-140 250-55-150	REP REP	98-08-009
246-919-400	REP	98-05-060	246-976-650	AMD	98-04-038	250-55-160	REP	98-08-009
246-919-410	REP	98-05-060	246-976-680	AMD	98-04-038	250-55-170	REP	98-08-009
246-919-420	REP	98-05-060	246-976-690	AMD	98-04-038	250-55-180	REP	98-08-009
246-919-430	AMD	98-05-060	246-976-720	AMD	98-04-038	250-55-190	REP	98-08-009
246-919-440	REP	98-05-060	246-976-730	AMD	98-04-038	250-55-200	REP	98-08-009
246-919-460	AMD	98-05-060	246-976-740 246-976-770	AMD AMD	98-04-038 98-04-038	250-55-210 250-55-220	REP REP	98-08-009 98-08-009
246-919-480 246-919-500	AMD REP	98-05-060 98-09-118	246-976-770	AMD	98-04-038	250-61-060	AMD-XA	98-08-009
246-919-510	REP	98-09-118	246-976-790	AMD	98-04-038	250-61-090	AMD-XA	98-08-002
246-919-990	AMD	98-05-060	246-976-810	AMD	98-04-038	250-61-150	REP	98-08-005
246-922-070	AMD	98-05-060	246-976-820	AMD	98-04-038	250-71-050	AMD	98-08-003
246-922-275	REP	98-05-060	246-976-822	NEW	98-04-038	251-04-170	NEW-C	98-06-014
246-922-280	REP	98-05-060	246-976-830	AMD	98-04-038	251-04-170	NEW	98-08-024
246-922-285 246-922-290	NEW AMD	98-05-060 98-05-060	246-976-840 246-976-850	AMD AMD	98-04-038 98-04-038	251-10-030 251-19-100	AMD AMD-C	98-03-051 98-06-015
246-922-295	AMD	98-05-060	246-976-860	AMD	98-04-038	251-19-100	AMD-C	98-08-026
246-922-300	AMD	98-05-060	246-976-870	NEW	98-04-038	251-19-105	AMD-C	98-06-013
246-922-320	REP	98-05-060	246-976-880	REP	98-04-038	251-19-105	AMD	98-08-025
246-922-990	AMD	98-05-060	246-976-881	NEW	98-04-038	251-19-154	NEW-P	98-09-067
246-922-995	NEW	98-05-060	246-976-885	AMD	98-04-038	251-22-127	NEW-P	98-10-121
246-924-110	AMD	98-05-060	246-976-890 246-976-935	AMD	98-04-038	255-01-010	NEW-P	98-04-060
245-924-120 246-924-230	REP AMD	98-05-060 98-05-060	250-10-010	NEW REP	98-05-035 98-08-006	255-01-010 255-01-020	NEW NEW-P	98-07-071 98-04-060
246-924-290	REP	98-05-060	250-10-010	REP	98-08-006	255-01-020	NEW	98-07-071
246-924-320	REP	98-05-060	250-10-022	REP	98-08-006	255-01-030	NEW-P	98-04-060
246-924-490	REP	98-05-060	250-10-026	REP	98-08-006	255-01-030	NEW	98-07-071
246-924-500	AMD	98-05-060	250-10-028	REP	98-08-006	255-01-040	NEW-P	98-04-060
246-924-990	AMD	98-05-060	250-10-030	REP	98-08-006	255-01-040	NEW	98-07-071
246-926-160	REP	98-05-060	250-10-040	REP	98-08-006 98-08-006	255-01-050	NEW-P	98-04-060
246-926-170 246-926-200	AMD AMD	98-05-060 98-05-060	250-10-050 250-10-060	REP REP	98-08-006	255-01-050 255-01-060	NEW NEW-P	98-07-071 98-04-060
246-926-990	AMD	98-05-060	250-10-000	REP	98-08-006	255-01-060	NEW	98-07-071
246-926-995	NEW-W	98-05-059	250-10-080	REP	98-08-006	255-01-070	NEW-P	98-04-060
246-928	PREP	98-08-114	250-10-090	REP	98-08-006	255-01-070	NEW	98-07-071
246-928-090	REP	98-05-060	250-10-100	REP	98-08-006	255-01-080	NEW-P	98-04-060
246-928-190	AMD	98-05-060	250-10-110	REP	98-08-006	255-01-080	NEW	98-07-071
246-928-990	AMD	98-05-060	250-10-120	REP	98-08-006	255-01-090	NEW-P	98-04-060
246-930-020 246-930-400	AMD REP	98-05-060 98-05-060	250-10-130 250-10-140	REP REP	98-08-006 98-08-006	255-01-090 255-01-100	NEW NEW-P	98-07-071 98-04-060
246-930-400	AMD	98-05-060	250-10-150	REP	98-08-006	255-01-100	NEW-P	98-04-060
246-930-420	AMD	98-05-060	250-10-160	REP	98-08-006	255-01-110	NEW-P	98-04-060
	REP	98-05-060	250-10-170	REP	98-08-006	255-01-110	NEW	98-07-071
246-930-430			1	REP	98-08-008	255-01-120	NEW-P	98-04-060
246-930-431	NEW	98-05-060	250-12-010					
246-930-431 246-930-990	AMD	98-05-060	250-12-020	REP	98-08-008	255-01-120	NEW	98-07-071
246-930-431								

Table [12]

	WAC#	ACTION	WSR #	WAC #	ACTION	WSR #	WAC#	ACTION	WSR #
)	255-01-140	NEW	98-07-071	284-17-570	REP	98-11-088	284-36A-055	NEW-XA	98-04-085
	255-02-010	NEW-P	98-04-059	284-19-010	AMD-XA	98-08-097	284-36A-055	NEW	98-09-016
	255-02-010	NEW	98-11-005	284-19-020	AMD-XA	98-08-097	284-36A-060	NEW-XA	98-04-085
	255-02-020	NEW-P	98-04-059	284-19-030	REP-XA	98-08-097	284-36A-060	NEW	98-09-016
	255-02-020	NEW	98-11-005	284-19-040	AMD-XA	98-08-097	284-36A-065	NEW-XA	98-04-085
	255-02-030	NEW-P	98-04-059	284-19-050	AMD-XA	98-08-097	284-36A-065	NEW	98-09-016
	255-02-030	NEW	98-11-005	284-19-060	AMD-XA	98-08-097	284-43	AMD-C	98-02-063
	255-02-040	NEW-P	98-04-059	284-19-070	AMD-XA	98-08-097	284-43	AMD-C	98-03-004
	255-02-040 255-02-050	NEW NEW-P	98-11-005 98-04-059	284-19-080 284-19-090	AMD-XA	98-08-097	284-43	AMD	98-04-005
	255-02-050	NEW-P	98-11-005	284-19-100	AMD-XA AMD-XA	98-08-097 98-08-097	284-43-040 284-43-100	REP	98-04-005
	255-02-060	NEW-P	98-04-059	284-19-110	AMD-XA	98-08-097	284-43-110	REP NEW	98-04-005 98-04-005
	255-02-060	NEW	98-11-005	284-19-120	AMD-XA	98-08-097	284-43-120	NEW	98-04-005
	255-02-070	NEW-P	98-04-059	284-19-130	AMD-XA	98-08-097	284-43-130	NEW	98-04-005
	255-02-070	NEW	98-11-005	284-19-140	AMD-XA	98-08-097	284-43-200	NEW	98-04-005
	255-02-080	NEW-P	98-04-059	284-19-150	AMD-XA	98-08-097	284-43-210	NEW	98-04-005
	255-02-080	NEW	98-11-005	284-19-160	AMD-XA	98-08-097	284-43-220	NEW	98-04-005
	255-02-090	NEW-P	98-04-059	284-19-170	AMD-XA	98-08-097	284-43-250	NEW	98-04-005
	255-02-090	NEW	98-11-005	284-19-180	AMD-XA	98-08-097	284-43-300	NEW	98-04-005
	255-02-100	NEW-P	98-04-059	284-23	AMD-C	98-02-062	284-43-310	NEW	98-04-005
	255-02-100 255-02-110	NEW NEW-P	98-11-005 98-04-059	284-23 284-23	AMD-C AMD-C	98-03-076 98-07-062	284-43-320 284-43-330	NEW	98-04-005
	255-02-110	NEW	98-11-005	284-23-120	REP-XA	98-07-062 98-07-065	284-43-340	NEW NEW	98-04-005 98-04-005
	260-24-560	PREP	98-10-110	284-23-120	REP	98-11-088	284-43-400	NEW-W	98-04-005
	260-32-180	AMD	98-07-070	284-23-130	REP-XA	98-07-065	284-43-410	NEW-W	98-10-082
	260-32-360	REP	98-07-070	284-23-130	REP	98-11-088	284-43-420	NEW-W	98-10-082
	275-25	PREP	98-09-092	284-23-200	AMD-P	98-04-083	284-43-610	NEW-W	98-10-082
	275-26	PREP	98-09-092	284-23-200	AMD	98-11-003	284-43-620	NEW-W	98-10-082
	275-27	PREP	98-09-092	284-23-210	AMD-P	98-04-083	284-43-630	NEW-W	98-10-082
	275-27-020	PREP	98-10-040	284-23-210	AMD	98-11-003	284-43-640	NEW-W	98-10-082
	275-27-030	PREP	98-09-094	284-23-220	AMD-P	98-04-083	284-43-650	NEW-W	98-10-082
	275-27-180	PREP	98-10-040	284-23-220	AMD	98-11-003	284-43-700	NEW	98-04-005
	275-27-182 275-27-185	PREP PREP	98-10-040 98-10-040	284-23-230 284-23-230	AMD-P	98-04-083	284-43-710	NEW	98-04-005
)	275-27-183	PREP	98-10-040 98-10-040	284-23-235	AMD NEW-P	98-11-003 98-04-083	284-43-720	NEW	98-04-005
	275-27-195	PREP	98-10-040	284-23-235	NEW-P	98-11-003	284-43-730 284-43-800	NEW NEW	98-04-005
	275-27-200	PREP	98-10-040	284-23-240	AMD-P	98-04-083	284-43-900	NEW	98-04-005 98-04-011
	275-27-205	PREP	98-10-040	284-23-240	AMD	98-11-003	284-43-905	NEW	98-04-011
	275-27-210	PREP	98-10-040	284-23-250	AMD-P	98-04-083	284-43-910	NEW	98-04-011
	275-27-212	PREP	98-10-040	284-23-250	AMD	98-11-003	284-43-915	NEW	98-04-011
	275-27-810	PREP	98-09-094	284-23-260	REP-P	98-04-083	284-43-920	NEW	98-04-011
	275-27-820	PREP	98-09-094	284-23-260	REP	98-11-003	284-43-925	NEW	98-04-011
	275-31	PREP	98-09-092	284-23-270	REP-P	98-04-083	284-43-930	NEW	98-04-011
	275-38	PREP	98-09-092	284-23-270	REP	98-11-003	284-43-930	AMD-XA	98-07-105
	275-41 275-46-010	PREP PREP	98-09-092 98-10-125	284-23-380 284-23-380	REP-XA REP	98-07-065	284-43-930	AMD	98-11-089
	275-46-020	PREP	98-10-125	284-23-610	AMD	98-11-088 98-05-026	284-43-935 284-43-940	NEW	98-04-011
	275-46-060	PREP	98-10-125	284-23-620	AMD	98-05-026	284-43-945	NEW NEW	98-04-011 98-04-011
	275-46-070	PREP	98-10-125	284-23-640	AMD	98-05-026	284-43-950	NEW	98-04-011 98-04-011
	275-59	PREP	98-10-105	284-23-645	NEW	98-05-026	284-43-955	NEW	98-04-011
	284-01-050	NEW	98-04-063	284-23-650	AMD	98-05-026	284-44	REP-C	98-02-063
	284-05-040	AMD-XA	98-07-105	284-23-660	AMD	98-05-026	284-44	REP-C	98-03-004
	284-05-040	AMD	98-11-089	284-23-690	AMD	98-05-026	284-44-100	REP	98-04-011
	284-05-060	AMD-XA	98-07-105	284-23-710	AMD	98-05-026	284-44-110	REP	98-04-011
	284-05-060	AMD	98-11-089	284-23-730	AMD	98-05-026	284-44-120	REP	98-04-011
	284-05-070	REP-XA	98-07-105	284-24	PREP	98-05-102	284-44-130	REP	98-04-011
	284-05-070	REP	98-11-089	284-24-065	PREP	98-04-081	284-44-140	REP	98-04-011
	284-10 284-10-010	REP-C REP	98-03-004 98-04-005	284-28-001 284-28-001	REP-XA REP	98-07-065	284-44-150	REP	98-04-011
	284-10-015	REP	98-04-005	284-36A-010	AMD-XA	98-11-088 98-04-085	284-44-160	REP	98-04-011
	284-10-013	REP	98-04-005	284-36A-010	AMD-AA	98-09-016	284-44-190 284-44-200	REP REP	98-04-011
	284-10-030	REP	98-04-005	284-36A-020	AMD-XA	98-04-085	284-44-210	REP	98-04-011 98-04-011
	284-10-050	REP	98-04-005	284-36A-020	AMD	98-09-016	284-44-220	REP	98-04-011
	284-10-060	REP	98-04-005	284-36A-025	AMD-XA	98-04-085	284-44-240	REP	98-04-005
	284-10-070	REP	98-04-005	284-36A-025	AMD	98-09-016	284-44-360	REP-XA	98-07-065
	284-10-090	REP	98-04-005	284-36A-030	REP-XA	98-04-085	284-44-360	REP	98-11-088
	284-10-140	REP	98-04-005	284-36A-030	REP	98-0 9 -016	284 -44- 410	REP	98-04-005
	284-17-135	REP	98-06-022	284-36A-040	NEW-XA	98-04-085	284-46	REP-C	98-03-004
1	284-17-220	AMD-XA	98-07-104	284-36A-040	NEW	98-09-016	284-46-020	REP	98-04-005
	284-17-220	AMD	98-11-090	284-36A-045	NEW-XA	98-04-085	284-46-575	REP	98-04-005
	284-17-300 284-17-300	REP-XA REP	98-04-084 98-09-041	284-36A-045	NEW	98-09-016	284-50-435	REP-XA	98-07-065
	284-17-570 284-17-570	REP-XA	98-09-041 98-07-065	284-36A-050 284-36A-050	NEW-XA NEW	98-04-085	284-50-435	REP	98-11-088
	20 1 -11-510	KDI -AA	70-07-003	1 207-3UA-U3U		98-09-016	284-51-180	REP-XA	98-04-084
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WAC #	ACTION	WSR #	WAC#	ACTION	WSR #	WAC #	ACTION	WSR #
284-51-180	REP	98-09-041	296-04A-110	NEW-W	98-07-058	296-20-135	AMD	98-09-125
284-58-010	AMD-XA	98-08-098	296-04A-110	NEW-W	98-07-058	296-23-220	AMD-P	98-05-100
284-58-020	AMD-XA	98-08-098	296-04A-130	NEW-W	98-07-058	296-23-220	AMD	98-09-125
284-58-040	REP-XA	98-04-084	296-04A-150	NEW-W	98-07-058	296-23-230	AMD-P	98-05-100
284-58-040	REP	98-09-041	296-04A-200	NEW-W	98-07-058	296-23-230	AMD	98-09-125
284-58-050	REP-XA	98-04-084	296-04A-210	NEW-W	98-07-058	296-24	PREP	98-08-104
284-58-050	REP	98-09-041	296-04A-230	NEW-W	98-07-058	296-24	PREP	98-11-075
284-58-060	REP-XA	98-04-084	296-04A-300	NEW-W	98-07-058	296-24-060	REP	98-06-061 98-06-061
284-58-060 284-58-250	REP AMD-XA	98-09-041 98-08-098	296-04A-30001 296-04A-330	NEW-W NEW-W	98-07-058 98-07-058	296-24-061 296-24-06105	NEW NEW	98-06-061
284-58-260	AMD-XA	98-08-098	296-04A-340	NEW-W	98-07-058	296-24-06110	NEW	98-06-061
284-58-270	REP-XA	98-08-098	296-04A-350	NEW-W	98-07-058	296-24-06115	NEW	98-06-061
284-58-280	REP-XA	98-08-098	296-04A-351	NEW-W	98-07-058	296-24-06120	NEW	98-06-061
284 74-010	AMD	98-05-069	296-04A-360	NEW-W	98-07-058	296-24-06125	NEW	98-06-061
284-74-020	NEW	98-05-069	296-04A-370	NEW-W	98-07-058	296-24-06130	NEW	98-06-061
286-04-010	AMD-P	98-04-079	296-04A-380	NEW-W	98-07-058	296-24-06135	NEW	98-06-061
286-04-010	AMD	98-08-014	296-04A-390	NEW-W	98-07-058 98-07-058	296-24-06140	NEW NEW	98-06-061
286-04-060 286-04-060	AMD-P AMD	98-04-079 98-08-014	296-04A-400 296-04A-410	NEW-W NEW-W	98-07-058 98-07-058	296-24-06145 296-24-06150	NEW	98-06-061 98-06-061
286-06-065	AMD-P	97-04-079	296-04A-420	NEW-W	98-07-058	296-24-06155	NEW	98-06-061
286-06-065	AMD	98-08-014	296-04A-430	NEW-W	98-07-058	296-24-06160	NEW	98-06-061
286-13-030	AMD-P	98-04-079	296-04A-440	NEW-W	98-07-058	296-24-065	REP	98-06-061
286-13-030	AMD	98-08-014	296-04A-460	NEW-W	98-07-058	296-24-067	REP	98-06-061
286-13-040	AMD-P	98-04-079	296-04A-470	NEW-W	98-07-058	296-24-070	REP	98-06-061
286-13-040	AMD	98-08-014	296-04A-480	NEW-W	98-07-058	296-24-205	AMD	98-10-073
286-13-045	AMD-P	98-04-079	296-08-001	REP-XR	98-08-102	296-24-20501	AMD	98-10-073
286-13-045	AMD	98-08-014 98-04-079	296-08-020 296-08-030	REP-XR REP-XR	98-08-102 98-08-102	296-24-20503 296-24-20505	AMD AMD	98-10-073 98-10-073
286-13-070 286-13-070	AMD-P AMD	98-04-079 98-08-014	296-08-040	REP-XR	98-08-102	296-24-20507	AMD	98-10-073
286-13-085	AMD-P	98-04-079	296-08-050	REP-XR	98-08-102	296-24-20509	AMD	98-10-073
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286-27-040	AMD	98-08-014	296-08-140	REP-XR	98-08-102	296-24-20527	AMD	98-10-073
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286-27-055	AMD	98-08-014	296-08-160	REP-XR	98-08-102	296-24-20531	AMD	98-10-073
286-27-065	AMD-P	98-04-079	296-08-170	REP-XR	98-08-102	296-24-20533	AMD	98-10-073
286-27-065 286-27-075	AMD AMD-P	98-08-014 98-04-079	296-08-180 296-08-190	REP-XR REP-XR	98-08-102 98-08-102	296-30-050 296-44-005	REP-XR REP	98-08-100 98-07-009
286-27-075 286-27-075	AMD-P AMD	98-04-079	296-08-190	REP-XR	98-08-102	296-44-010	REP	98-07-009
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286-35-060	AMD	98-08-014	296-08-380	REP-XR	98-08-102	296-44-016	REP	98-07-009
292-100	PREP	98-11-026	296-08-390	REP-XR	98-08-102	296-44-017	REP	98-07-009
292-110-010 292-110-050	AMD NEW	98-08-054 98-03-045	296-08-400 296-08-410	REP-XR REP-XR	98-08-102 98-08-102	296-44-023 296-44-02301	REP REP	98-07-009
292-110-050	NEW	98-04-001	296-08-420	REP-XR	98-08-102	296-44-02305	REP	98-07-009 98-07-009
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296-04A-003	NEW-W	98-07-058	296-08-450	REP-XR	98-08-102	296-44-02319	REP	98-07-009
296-04A-006	NEW-W	98-07-058	296-08-460	REP-XR	98-08-102	296-44-02323	REP	98-07-009
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296-04A-040	NEW-W	98-07-058	296-08-550	REP-XR	98-08-102	296-44-04105	REP	98-07-009
296-04A-043	NEW-W	98-07-058	296-08-560	REP-XR	98-08-102	296-44-04109	REP	98-07-009
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296-04A-100	NEW-W	98-07-058	296-20-135	AMD-P	98-05-100	296-44-05109	REP	98-07-009

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296-44-21241 REP 98-07-009 296-44-2541 REP 98-07-009 296-45-225 NEW 98-07-009 296-44-21253 REP 98-07-009 296-44-2559 REP 98-07-009 296-45-255 NEW 98-07-009 296-44-21265 REP 98-07-009 296-44-4400 REP 98-07-009 296-45-25505 NEW 98-07-009 296-44-21273 REP 98-07-009 296-44-44009 REP 98-07-009 296-45-25510 NEW 98-07-009 296-44-21279 REP 98-07-009 296-44-44021 REP 98-07-009 296-45-25510 NEW 98-07-009 296-44-21287 REP 98-07-009 296-44-44031 REP 98-07-009 296-45-275 NEW 98-07-009 296-44-21287 REP 98-07-009 296-44-44033 REP 98-07-009 296-45-285 NEW 98-07-009 296-44-21295 REP 98-07-009 296-44-44047 REP 98-07-009 296-45-295 NEW 98-07-009 296-44-2420<									
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296-44-21265 REP 98-07-009 296-44-440 REP 98-07-009 296-45-25505 NEW 98-07-009 296-44-21273 REP 98-07-009 296-44-44009 REP 98-07-009 296-45-25510 NEW 98-07-009 296-44-21279 REP 98-07-009 296-44-44021 REP 98-07-009 296-45-275 NEW 98-07-009 296-44-21287 REP 98-07-009 296-44-44033 REP 98-07-009 296-45-285 NEW 98-07-009 296-44-21295 REP 98-07-009 296-44-44047 REP 98-07-009 296-45-285 NEW 98-07-009 296-44-242 REP 98-07-009 296-44-44047 REP 98-07-009 296-45-285 NEW 98-07-009 296-44-242 REP 98-07-009 296-44-44047 REP 98-07-009 296-45-305 NEW 98-07-009 296-44-24205 REP 98-07-009 296-44-45209 REP 98-07-009 296-45-315 NEW 98-07-009 296-44-24213							I		
296-44-21279 REP 98-07-009 296-44-4021 REP 98-07-009 296-45-275 NEW 98-07-009 296-44-21287 REP 98-07-009 296-44-4033 REP 98-07-009 296-45-285 NEW 98-07-009 296-44-21295 REP 98-07-009 296-44-44047 REP 98-07-009 296-45-295 NEW 98-07-009 296-44-242 REP 98-07-009 296-44-452 REP 98-07-009 296-45-305 NEW 98-07-009 296-44-24205 REP 98-07-009 296-44-45209 REP 98-07-009 296-45-315 NEW 98-07-009 296-44-24213 REP 98-07-009 296-44-45219 REP 98-07-009 296-45-325 NEW 98-07-009 296-44-24221 REP 98-07-009 296-44-45231 REP 98-07-009 296-45-335 NEW 98-07-009	_			•		98-07-009	296-45-25505		98-07-009
296-44-21287 REP 98-07-009 296-44-4033 REP 98-07-009 296-45-285 NEW 98-07-009 296-44-21295 REP 98-07-009 296-44-44047 REP 98-07-009 296-45-295 NEW 98-07-009 296-44-242 REP 98-07-009 296-44-452 REP 98-07-009 296-45-305 NEW 98-07-009 296-44-24205 REP 98-07-009 296-44-45209 REP 98-07-009 296-45-315 NEW 98-07-009 296-44-24213 REP 98-07-009 296-44-45219 REP 98-07-009 296-45-325 NEW 98-07-009 296-44-24221 REP 98-07-009 296-44-45231 REP 98-07-009 296-45-335 NEW 98-07-009			98-07-009	1 '			I		
296-44-21295 REP 98-07-009 296-44-40407 REP 98-07-009 296-45-295 NEW 98-07-009 296-44-242 REP 98-07-009 296-44-452 REP 98-07-009 296-45-305 NEW 98-07-009 296-44-24205 REP 98-07-009 296-44-45209 REP 98-07-009 296-45-315 NEW 98-07-009 296-44-24213 REP 98-07-009 296-44-45219 REP 98-07-009 296-45-325 NEW 98-07-009 296-44-24221 REP 98-07-009 296-44-45231 REP 98-07-009 296-45-335 NEW 98-07-009									
296-44-242 REP 98-07-009 296-44-452 REP 98-07-009 296-45-305 NEW 98-07-009 296-44-24205 REP 98-07-009 296-44-45209 REP 98-07-009 296-45-315 NEW 98-07-009 296-44-24213 REP 98-07-009 296-44-45219 REP 98-07-009 296-45-325 NEW 98-07-009 296-44-24221 REP 98-07-009 296-44-45231 REP 98-07-009 296-45-335 NEW 98-07-009									
296-44-24205 REP 98-07-009 296-44-45209 REP 98-07-009 296-45-315 NEW 98-07-009 296-44-24213 REP 98-07-009 296-44-45219 REP 98-07-009 296-45-325 NEW 98-07-009 296-44-24221 REP 98-07-009 296-45-335 NEW 98-07-009	_						I		
296-44-24213 REP 98-07-009 296-44-45219 REP 98-07-009 296-45-325 NEW 98-07-009 296-44-24221 REP 98-07-009 296-45-335 NEW 98-07-009				1			1		
296-44-24221 REP 98-07-009 296-44-45231 REP 98-07-009 296-45-335 NEW 98-07-009							1		
							1		
				1			1		98-07-009

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WAC#	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
296-45-355	NEW	98-07-009	296-45-695	REP	98-07-009	296-150C-0560	AMD-P	98-07-095
296-45-365	NEW	98-07-009	296-45-700	REP	98-07-009	296-150C-0800	AMD-P	98-07-095
296-45-375	NEW	98-07-009	296-45-900	NEW	98-07-009	296-150C-0820	AMD-P	98-07-095
296-45-385	NEW	98-07-009	296-45-901	NEW	98-07-009	296-150C-0960	AMD-P	98-07-095
296-45-455	NEW	98-07-009	296-45-903	NEW	98-07-009	296-150C-0980	REP-P	98-07-095
296-45-45505	NEW	98-07-009	296-45-905	NEW	98-07-009	296-150C-1080	AMD-P	98-07-095
296-45-45510	NEW	98-07-009	296-46-100	NEW-P	98-07-097	296-150C-1170	AMD-P	98-07-095
296-45-45515	NEW	98-07-009	296-46-140	AMD-P	98-07-097	296-150C-1303	NEW-P	98-07-095
296-45-45520	NEW	98-07-009 98-07-009	296-46-155 296-46-21052	NEW-P AMD-P	98-07-097 98-07-097	296-150C-1580 296-150C-1590	AMD-P AMD-P	98-07-095 98-07-095
296-45-45525 296-45-45530	NEW NEW	98-07-009	296-46-225	AMD-P	98-07-097	296-150C-1600	AMD-P	98-07-095
296-45-465	NEW	98-07-009	296-46-23028	AMD-P	98-07-097	296-150C-1720	AMD-P	98-07-095
296-45-475	NEW	98-07-009	296-46-30001	AMD-P	98-07-097	296-150C-1730	AMD-P	98-07-095
296-45-485	NEW	98-07-009	296-46-348	AMD-P	98-07-097	296-150C-1740	AMD-P	98-07-095
296-45-48505	NEW	98-07-009	296-46-495	AMD-P	98-07-097	296-150C-1750	NEW-P	98-07-095
296-45-48510	NEW	98-07-009	296-46-50002	NEW-P	98-07-097	296-150C-1751	NEW-P	98-07-095
296-45-48515	NEW	98-07-009	296-46-770	AMD-P	98-07-097	296-150C-1752	NEW-P	98-07-095
296-45-48520	NEW	98-07-009	296-46-910	AMD-P	98-07-097	296-150C-1753	NEW-P	98-07-095
296-45-48525	NEW	98-07-009	296-46-915	AMD-P	98-07-097	296-150C-1754	NEW-P	98-07-095
296-45-48530	NEW	98-07-009	296-46-920	AMD-P	98-07-097	296-150C-1755	NEW-P	98-07-095
296-45-48535	NEW	98-07-009	296-46-930	AMD-P	98-07-097	296-150C-1756	NEW-P	98-07-095
296-45-48540	NEW NEW	98-07-009 98-07-009	296-46-940 296-56	AMD-P PREP	98-07-097 98-08-104	296-150C-1757 296-150C-1758	NEW-P NEW-P	98-07-095 98-07-095
296-45-48545 296-45-48550	NEW	98-07-009	296-62	PREP	98-08-104	296-150C-1759	NEW-P	98-07-095
296-45-48555	NEW	98-07-009	296-62-07477	AMD-P	98-05-061	296-150C-1760	NEW-P	98-07-095
296-45-48560	NEW	98-07-009	296-62-07477	AMD	98-10-029	296-150C-3000	AMD-P	98-07-096
296-45-525	NEW	98-07-009	296-62-07515	AMD-P	98-05-061	296-150F-0020	AMD-P	98-07-095
296-45-52505	NEW	98-07-009	296-62-07515	AMD-E	98-10-028	296-150F-0130	NEW-P	98-07-095
296-45-52510	NEW	98-07-009	296-62-07515	AMD	98-10-029	296-150F-0200	AMD-P	98-07-095
296-45-52515	NEW	98-07-009	296-65	PREP	98-08-104	296-150F-0210	AMD-P	98-07-095
296-45-52520	NEW	98-07-009	296-78	PREP	98-08-104	296-150F-0460	AMD-P	98-07-095
296-45-52525	NEW	98-07-009	296-81	PREP	98-02-080	296-150F-0500	AMD-P	98-07-095
296-45-52530	NEW	98-07-009	296-81-007	AMD-P	98-07-094	296-150F-3000	AMD-P	98-07-096
296-45-52535	NEW	98-07-009	296-86-010	REP-P	98-07-094	296-150M-0020	AMD-P	98-07-095
296-45-52540 296-45-52545	NEW NEW	98-07-009 98-07-009	296-86-020 296-86-030	REP-P REP-P	98-07-094 98-07-094	296-150M-0306 296-150M-0307	NEW-P NEW-P	98-07-095 98-07-095
296-45-52550	NEW	98-07-009	296-86-040	REP-P	98-07-094	296-150M-0310	AMD-P	98-07-095
296-45-545	NEW	98-07-009	296-86-050	REP-P	98-07-094	296-150M-0310	NEW-P	98-07-095
296-45-60013	REP	98-07-009	296-86-060	REP-P	98-07-094	296-150M-0400	AMD-P	98-07-095
296-45-650	REP	98-07-009	296-86-070	REP-P	98-07-094	296-150M-0600	AMD-P	98-07-095
296-45-65003	REP	98-07-009	296-86-075	REP-P	98-07-094	296-150M-0610	AMD-P	98-07-095
296-45-65005	REP	98-07-009	296-86-080	REP-P	98-07-094	296-150M-0620	AMD-P	98-07-095
296-45-65009	REP	98-07-009	296-86-090	REP-P	98-07-094	296-150M-0640	AMD-P	98-07-095
296-45-65011	REP	98-07-009	296-86A-010	NEW-P	98-07-094	296-150M-0660	AMD-P	98-07-095
296-45-65013	REP	98-07-009 98-07-009	296-86A-020 296-86A-025	NEW-P	98-07-094	296-150M-0700	REP-P	98-07-095
296-45-65015	REP	98-07-009 98-07-009	296-86A-028	NEW-P NEW-P	98-07-094 98-07-094	296-150M-0710 296-150M-0730	REP-P	98-07-095
296-45-65017 296-45-65019	REP REP	98-07-009	296-86A-030	NEW-P	98-07-094	296-150M-3000	REP-P AMD-P	98-07-095 98-07-096
296-45-65021	REP	98-07-009	296-86A-040	NEW-P	98-07-094	296-150P-3000	AMD-P	98-07-096
296-45-65023	REP	98-07-009	296-86A-060	NEW-P	98-07-094	296-150R-3000	AMD-P	98-07-096
296-45-65026	REP	98-07-009	296-86A-065	NEW-P	98-07-094	296-155	PREP	98-08-104
296-45-65027	REP	98-07-009	296-86A-070	NEW-P	98-07-094	296-155-229	NEW-P	98-05-073
296-45-65029	REP	98-07-009	296-86A-073	NEW-P	98-07-094	296-155-24525	AMD	98-05-046
296-45-65031	REP	98-07-009	296-86A-074	NEW-P	98-07-094	296-155-330	AMD-P	98-05-073
296-45-65033	REP	98-07-009	296-86A-075	NEW-P	98-07-094	296-155-481	AMD	98-05-046
296-45-65035	REP	98-07-009	296-86A-080	NEW-P	98-07-094	296-155-482	NEW	98-05-046
296-45-65037	REP	98-07-009	296-104	PREP	98-09-065	296-155-483	AMD	98-05-046
296-45-65038	REP	98-07-009	296-104-700	AMD-P	98-04-017	296-155-484	NEW	98-05-046
296-45-65039 296-45-65041	REP REP	98-07-009 98-07-009	296-104-700 296-124-010	AMD REP-XR	98-09-064	296-155-485	AMD	98-05-046
296-45-65043	REP	98-07-009	296-124-010	REP-XR	98-07-093 98-07-093	296-155-48503	REP	98-05-046
296-45-65045	REP	98-07-009	296-124-020	REP-XR	98-07-093	296-155-48504 296-155-48505	REP REP	98-05-046 98-05-046
296-45-65047	REP	98-07-009	296-124-022	REP-XR	98-07-093	296-155-48506	REP	98-05-046
296-45-660	REP	98-07-009	296-124-040	REP-XR	98-07-093	296-155-48507	REP	98-05-046
296-45-66001	REP	98-07-009	296-124-050	REP-XR	98-07-093	296-155-48508	REP	98-05-046
296-45-66003	REP	98-07-009	296-125	PREP	98-02-079	296-155-48509	REP	98-05-046
296-45-66005	REP	98-07-009	296-126-098	REP-XR	98-08-103	296-155-48510	REP	98-05-046
296-45-66007	REP	98-07-009	296-150C-0020	AMD-P	98-07-095	296-155-48511	REP	98-05-046
296-45-66009	REP	98-07-009	296-150C-0310	AMD-P	98-07-095	296-155-48512	REP	98-05-046
296-45-66011	REP	98-07-009	296-150C-0320	AMD-P	98-07-095	296-155-48513	REP	98-05-046
296-45-67543	AMD-W	98-07-008	296-150C-0410	AMD-P	98-07-095	296-155-48514	REP	98-05-046
296-45-680	REP	98-07-009	296-150C-0460	AMD-P	98-07-095 98-07-095	296-155-48515	REP	98-05-046
296-45-690	REP	98-07-009	296-150C-0500	AMD-P		l 296-155-48516	REP	98-05-046

Table [16]

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WAC#	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
20/ 155 40517	DED	00 05 046	296-401A-140	NEW-P	09 07 007	200 02 075	PREP	00 02 026
296-155-48517 296-155-48518	REP REP	98-05-046 98-05-046	296-401A-140 296-401A-150	NEW-P NEW-P	98-07-097 98-07-097	308-93-075 308-93-078	PREP	98-03-026 98-03-026
296-155-48519	REP	98-05-046	296-401A-160	NEW-P	98-07-097	308-93-079	PREP	98-03-026
296-155-48523	REP	98-05-046	296-401A-200	NEW-P	98-07-097	308-93-080	PREP	98-03-026
296-155-48525	REP	98-05-046	296-401A-210	NEW-P	98-07-097	308-93-085	PREP	98-03-026
296-155-48527	REP	98-05-046	296-401A-220	NEW-P	98-07-097	308-93-110	PREP	98-03-027
296-155-48529	REP	98-05-046	296-401A-230	NEW-P	98-07-097	308-93-120	PREP	98-03-027
296-155-48531 296-155-48533	REP REP	98-05-046 98-05-046	296-401A-300 296-401A-310	NEW-P NEW-P	98-07-097 98-07-097	308-93-180 308-93-190	PREP PREP	98-03-027 98-03-027
296-155-48536	REP	98-05-046	296-401A-320	NEW-P	98-07-097	308-93-200	PREP	98-03-027
296-155-487	NEW	98-05-046	296-401A-400	NEW-P	98-07-097	308-93-210	PREP	98-03-027
296-155-488	NEW	98-05-046	296-401A-410	NEW-P	98-07-097	308-93-215	PREP	98-03-027
296-155-489	NEW	98-05-046	296-401A-420	NEW-P	98-07-097	308-93-220	PREP	98-03-027
296-155-490	NEW	98-05-046	296-401A-430	NEW-P	98-07-097	308-93-230	PREP	98-03-027
296-155-493	NEW	98-05-046	296-401A-500	NEW-P	98-07-097	308-93-241	PREP	98-03-025
296-155-494 296-155-496	NEW NEW	98-05-046 98-05-046	296-401A-510 296-401A-520	NEW-P NEW-P	98-07-097 98-07-097	308-93-242 308-93-243	PREP PREP	98-03-025 98-03-025
296-155-497	NEW	98-05-046	296-401A-524	NEW-P	98-07-097	308-93-244	PREP	98-03-025
296-155-498	NEW	98-05-046	296-401A-530	NEW-P	98-07-097	308-93-245	PREP	98-03-025
296-155-528	NEW	98-05-046	296-401A-540	NEW-P	98-07-097	308-93-285	PREP	98-03-026
296-155-605	AMD	98-05-046	296-401A-545	NEW-P	98-07-097	308-93-290	PREP	98-03-027
296-155-615	AMD	98-05-046	296-401A-550	NEW-P	98-07-097	308-93-295	PREP	98-03-027
296-155-683	AMD	98-05-046	296-401A-600	NEW-P	98-07-097	308-93-300	PREP	98-03-026
296-155-688	AMD	98-05-046	296-401A-610	NEW-P	98-07-097	308-93-330	PREP	98-03-026
296-155-689 296-155-700	AMD AMD	98-05-046 98-05-046	296-401A-620 296-401A-630	NEW-P NEW-P	98-07-097 98-07-097	308-93-350 308-93-360	PREP PREP	98-03-026 98-03-026
296-155-730	AMD	98-05-046	296-401A-700	NEW-P	98-07-097	308-93-420	PREP	98-03-026
296-200A-900	NEW-P	98-07-096	296-401A-800	NEW-P	98-07-097	308-93-430	REP-P	98-05-068
296-301-020	AMD	98-10-073	296-401A-810	NEW-P	98-07-097	308-93-430	REP	98-09-023
296-305	PREP	98-11-075	296-401A-900	NEW-P	98-07-097	308-93-440	AMD-P	98-05-068
296-307	PREP	98-04-094	296-401A-910	NEW-P	98-07-097	308-93-440	AMD	98-09-023
296-307	PREP	98-10-035	296-401A-920	NEW-P	98-07-097	308-93-450	AMD-P	98-05-068
296-400A 296-400A-005	PREP AMD-P	98-06-043 98-09-124	296-401A-930 296-401A-935	NEW-P NEW-P	98-07-097 98-07-097	308-93-450 308-93-460	AMD AMD-P	98-09-023 98-05-068
296-400A-003	NEW-P	98-09-124	308-04-010	PREP	98-03-023	308-93-460	AMD	98-09-023
296-400A-025	NEW-P	98-09-124	308-04-010	AMD-P	98-06-080	308-93-470	AMD-P	98-05-068
296-400A-026	NEW-P	98-09-124	308-04-010	AMD-W	98-07-018	308-93-470	AMD	98-09-023
296-400A-027	NEW-P	98-09-124	308-04-020	PREP	98-03-023	308-93-480	REP-P	98-05-068
296-400A-030	AMD-P	98-09-124 98-09-124	308-04-020 308-04-020	AMD-P	98-06-080 98-07 <i>-</i> 018	308-93-480 308-93-620	REP PREP	98-09-023
296-400A-031 296-400A-035	AMD-P AMD-P	98-09-124 98-09-124	308-04-020	AMD-W PREP	98-06-047	308-93-630	PREP	98-03-026 98-03-026
296-400A-045	AMD-P	98-07-096	308-12-326	PREP	98-05-012	308-93-640	PREP	98-03-026
296-400A-045	AMD-P	98-09-124	308-12-326	AMD-P	98-09-057	308-93-640	AMD-E	98-09-001
296-400A-030	AMD-P	98-09-124	308-56A-005	PREP	98-03-024	308-94-030	AMD-P	98-04-072
296-400A-070	AMD-P	98-09-124	308-56A-005	REP-P	98-08-049	308-94-030	AMD	98-08-070
296-400A-110	AMD-P	98-09-124	308-56A-010	PREP .	98-03-024	308-94-040	REP-P	98-04-072
296-400A-120 296-400A-140	AMD-P AMD-P	98-09-124 98-09-124	308-56A-010 308-56A-015	AMD-P PREP	98-08-049 98-03-024	308-94-040 308-94-050	REP AMD-P	98-08-070 98-04-072
296-400A-140 296-400A-300	AMD-P	98-09-124	308-56A-015	AMD-P	98-03-024	308-94-050	AMD-I	98-08-070
296-401-020	REP-P	98-07-097	308-56A-020	PREP	98-03-024	308-94-070	REP-P	98-04-072
296-401-030	REP-P	98-07-097	308-56A-020	AMD-P	98-08-049	308-94-070	REP	98-08-070
296-401-060	REP-P	98-07-097	308-56A-021	PREP	98-03-024	308-94-080	AMD-P	98-04-072
296-401-075	REP-P	98-07-097	308-56A-021	AMD-P	98-08-049	308-94-080	AMD	98-08-070
296-401-080	REP-P REP-P	98-07-097 98-07-097	308-56A-022 308-56A-022	PREP AMD-P	98-03-024 98-08-049	308-94-090	REP-P REP	98-04-072
296-401-085 296-401-087	REP-P	98-07-097	308-56A-023	PREP	98-03-024	308-94-090 308-94-100	AMD-P	98-08-070 98-04-072
296-401-090	REP-P	98-07-097	308-56A-023	AMD-P	98-08-049	308-94-100	AMD	98-08-070
296-401-100	REP-P	98-07-097	308-56A-080	PREP	98-03-024	308-94-110	REP-P	98-04-072
296-401-110	REP-P	98-07-097	308-56A-080	REP-P	98-08-049	308-94-110	REP	98-08-070
296-401-120	REP-P	98-07-097	308-56A-085	PREP	98-03-024	308-96A-005	PREP	98-03-021
296-401-150	REP-P	98-07-097	308-56A-085	REP-P	98-08-049	308-96A-010	PREP	98-03-021
296-401-160	REP-P REP-P	98-07-097 98-07-097	308-56A-090 308-56A-090	PREP AMD-P	98-03-024 98-08-049	308-96A-015	PREP	98-03-021
296-401-163 296-401-165	REP-P REP-P	98-07-097 98-07-097	308-56A-090	PREP	98-08-049 98-10-07 I	308-96A-021 308-96A-025	PREP PREP	98-03-021 98-03-021
296-401-168	REP-P	98-07-097	308-93-010	AMD-E	98-09-001	308-96A-026	PREP	98-03-021
296-401-170	REP-P	98-07-097	308-93-050	AMD-E	98-09-001	308-96A-035	PREP	98-03-021
296-401-175	REP-P	98-07-097	308-93-055	NEW-E	98-09-001	308-96A-040	PREP	98-03-021
296-401-180	REP-P	98-07-097	308-93-056	NEW-E	98-09-001	308-96A-065	AMD-P	98-04-071
296-401A-100	NEW-P	98-07-097	308-93-060	PREP	98-03-026	308-96A-065	AMD	98-09-024
296-401A-105	NEW-P	98-07-097	308-93-070 308-93-071	PREP	98-03-026	308-96A-066	AMD-P	98-04-071
296-401A-110 296-401A-120	NEW-P NEW-P	98-07-097 98-07-097	308-93-071	PREP PREP	98-03-026 98-03-026	308-96A-066 308-96A-067	AMD NEW-P	98-09-024
296-401A-120	NEW-P	98-07-097	308-93-074	PREP	98-03-026	308-96A-067	NEW-P NEW	98-04-071 98-09-024
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308-96A-068	NEW-P NEW	98-04-071 98-09-024	315-10-010 315-10-020	AMD-P	98-04-073	315-36-130	NEW-C	98-08-064
308-96A-068 308-96A-070	AMD-P	98-04-071	315-10-020	AMD	98-08-067	315-36-140	NEW-P	98-04-073
308-96A-070	AMD	98-09-024	315-10-023	NEW-P	98-04-073	315-36-140	NEW-C	98-08-064
308-96A-071	AMD-P	98-04-071	315-10-023	NEW	98-08-067	315-36-150	NEW-P	98-04-073
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308-96A-073	AMD	98-09-024	315-10-025	AMD-P	98-04-073	317-01-020 317-01-030	REP REP	98-03-073 98-03-073
308-96A-074	AMD-P	98-04-071 98-09-024	315-10-025 315-10-030	AMD AMD-P	98-08-067 98-04-073	317-01-030	REP	98-03-073
308-96A-074 308-96A-080	AMD PREP	98-03-024	315-10-030	AMD	98-08-067	317-02-020	REP	98-03-073
308-96A-085	PREP	98-03-022	315-11A	PREP	98-08-066	317-02-030	REP	98-03-073
308-96A-090	PREP	98-03-022	315-11A-137	REP-XR	98-07-090	317-02-040	REP	98-03-073
308-96A-095	PREP	98-03-022	315-11A-138	REP-XR	98-07-090	317-02-050	REP	98-03-073
308-96A-097	PREP	98-03-022	315-11A-139	REP-XR	98-07-090	317-02-060	REP	98-03-073
308-96A-175	AMD-P	98-04-071	315-11A-140	REP-XR	98-07-090	317-02-070	REP	98-03-073 98-03-073
308-96A-175	AMD	98-09-024	315-11A-141	REP-XR	98-07-090 98-07-090	317-02-080 317-02-090	REP REP	98-03-073
308-96A-176	AMD-P	98-04-071	315-11A-142 315-11A-143	REP-XR REP-XR	98-07-090 98-07-090	317-02-100	REP	98-03-073
308-96A-176 308-96A-180	AMD PREP	98-09-024 98-03-021	315-11A-143	REP-XR	98-07-090	317-02-100	REP	98-03-073
308-96A-260	PREP	98-03-021	315-11A-145	REP-XR	98-07-090	317-02-120	REP	98-03-073
308-96A-295	PREP	98-03-021	315-11A-146	REP-XR	98-07-090	317-03-010	REP	98-03-073
308-96A-300	PREP	98-03-021	315-11A-147	REP-XR	98-07-090	317-03-020	REP	98-03-073
308-96A-306	PREP	98-09-038	315-11A-148	REP-XR	98-07 - 090	326-30-041	PREP	98-11-093
308-96A-310	PREP	98-09-038	315-11A-149	REP-XR	98-07-090	332-24-205	AMD	98-11-047
308-96A-315	PREP	98-09-038	315-11A-150	REP-XR	98-07-090	332-24-221	AMD-P	98-09-046
308-96A-320	PREP	98-09-038	315-11A-151	REP-XR	98-07-090	352-32-010	AMD NEW	98-04-065 98-04-065
308-96A-325	PREP	98-09-038	315-11A-152 315-11A-153	REP-XR REP-XR	98-07-090 98-07-090	352-32-01001 352-32-030	AMD	98-04-065
308-96A-330 308-96A-335	PREP PREP	98-09-038 98-09-038	315-11A-154	REP-XR	98-07-090	352-32-037	AMD	98-04-065
308-96A-340	AMD-P	98-04-014	315-11A-155	REP-XR	98-07-090	352-32-045	AMD	98-04-065
308-96A-341	NEW-P	98-04-014	315-11A-156	REP-XR	98-07-090	352-32-047	AMD	98-04-065
308-125-200	AMD-E	98-10-064	315-11A-157	REP-XR	98-07-090	352-32-075	AMD	98-04-065
308-170-040	REP-XR	98-07-020	315-11A-158	REP-XR	98-07-090	352-32-080	AMD	98-04-065
308-170-050	REP-XR	98-07-020	315-11A-159	REP-XR	98-07-090	352-32-085	AMD	98-04-065
308-300-310	REP	98-03-055	315-11A-160	REP-XR	98-07-090	352-32-120	AMD AMD	98-04-065 98-04-065
308-312-010	NEW	98-03-055	315-11A-161 315-11A-162	REP-XR REP-XR	98-07-090 98-07-090	352-32-130 352-32-140	AMD	98-04-065
308-312-020	NEW NEW	98-03-055 98-03-055	315-11A-163	REP-XR	98-07-090	352-32-140	AMD	98-04-065
308-312-030 308-312-040	NEW	98-03-055	315-11A-164	REP-XR	98-07-090	352-32-165	AMD	98-04-065
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308-312-080	NEW	98-03-055	315-11A-216	NEW	98-03-075	352-32-200	AMD	98-04-065
308-312-090	NEW-W	98-03-054	315-11A-217	NEW	98-03-075	352-32-210	AMD	98-04-065
308-312-100	NEW	98-03-055	315-30	PREP	98-07-089	352-32-215	NEW	98-04-065
314-12-005	NEW-P NEW-P	98-09-060 98-05-103	315-33A-060 315-34-055	PREP AMD-P	98-09-102 98-05-070	352-32-25001 352-32-25002	AMD AMD	98-04-065 98-04-065
314-12-200 314-60-040	AMD-P	98-09-061	315-34-055	AMD	98-08-063	352-32-2502	AMD	98-04-065
314-64-08001	NEW-P	98-02-069	315-34-060	PREP	98-09-102	352-32-252	AMD	98-04-065
314-64-08001	NEW	98-08-041	315-36-010	NEW-P	98-04-073	352-32-300	AMD	98-04-065
315-02-030	AMD-P	98-04-073	315-36-010	NEW-C	98-08-064	352-32-330	AMD	98-04-065
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315-02-080	AMD	98-08-067	315-36-060	NEW-P	98-04-073	352-76-020	AMD-P	98-03-090
315-02-170	REP-P	98-04-073	315-36-060	NEW-C	98-08-064	352-76-020	AMD	98-07-021
315-02-170	REP	98-08-067	315-36-070	NEW-P	98-04-073	352-76-030	AMD-P	98-03-090
315-02-180	REP-P	98-04-073	315-36-070	NEW-C	98-08-064	352-76-030	AMD	98-07-021
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315-04-180 315-04-180	AMD-P AMD	98-08-063 98-11-091	315-36-100	NEW-C	98-04-073	352-76-060	AMD-P	98-07-021
315-06-123	PREP	98-03-074	315-36-100	NEW-C	98-08-064	352-76-060	AMD	98-07-021
315-06-123	AMD-P	98-09-103	315-36-110	NEW-P	98-04-073	352-76-070	AMD-P	98-03-090
315-10	PREP	98-07-089	315-36-110	NEW-C	98-08-064	352-76-070	AMD	98-07-021
315-10	PREP	98-08-066	315-36-120	NEW-P	98-04-073	352-76-075	NEW-P	98-03-090
315-10-010	AMD-P	98-04-073	315-36-120	NEW-C	98-08-064	352-76-075	NEW	98-07-021

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352-76-080	AMD AMD	98-06-012	388-15-214	PREP	98-11-031	388-49-370	REP-P	98-11-084
356-05-390 356-06-120	NEW-C	98-06-014	388-15-215	PREP	98-11-031	388-49-380	AMD-W	98-06-076
356-06-120	NEW	98-08-024	388-15-216	REP-XR	98-08-073	388-49-380	REP-P	98-11-084
356-15-060	AMD	98-03-052	388-15-216	PREP	98-11-032	388-49-385	AMD-W	98-06-076
356-15-060	AMD-P	98-06-062	388-15-219	PREP	98-11-031	388-49-385	REP-P	98-11-084
356-15-060	AMD	98-09-066	388-15-222	AMD	98-04-026	388-49-390	REP-P	98-11-084
356-18-075	NEW-P	98-10-121	388-15-222	AMD-E	98-09-042	388-49-400	REP-P REP-P	98-11-084 98-11-084
356-26-110	AMD-P	98-10-122	388-15-222	PREP	98-11-032 98-02-058	388-49-410 388-49-420	REP-P	98-11-084
363-116-082	PREP	98-10-092	388-15-300	REP REP	98-02-058 98-02-058	388-49-430	REP-P	98-11-084
363-116-185	AMD-P	98-10-093	388-15-310 388-15-320	REP	98-02-058	388-49-440	REP-P	98-11-084
363-116-300	AMD-P	98-08-071	388-15-330	REP	98-02-058	388-49-450	REP-P	98-11-084
365-06-010	REP	98-05-027 98-05-027	388-15-600	PREP	98-11-031	388-49-460	REP-P	98-11-084
365-06-020	REP REP	98-05-027	388-15-610	AMD	98-04-026	388-49-470	REP-P	98-11-084
365-60-010 365-60-020	REP	98-05-027	388-15-610	AMD-E	98-09-042	388-49-480	REP-P	98-11-084
365-110	PREP	98-09-096	388-15-610	PREP	98-11-032	388-49-485	REP-P	98-11-084
372-32-010	PREP	98-08-060	388-15-620	PREP	98-11-031	388-49-490	REP-P	98-11-084
381-10-120	AMD-XA	98-09-047	388-15-630	PREP	98-11-031	388-49-500	REP-P	98-11-084
381-10-120	AMD-W	98-11-071	388-15-830	AMD _	98-04-026	388-49-505	REP-P	98-11-084
381-10-120	AMD-XA	98-11-072	388-15-830	AMD-E	98-09-042	388-49-510	AMD	98-03-049 98-11-084
381-10-170	AMD-XA	98-09-047	388-15-830	PREP	98-11-032	388-49-510	REP-P REP-P	98-11-084 98-11-084
381-10-170	AMD-W	98-11-071	388-15-880	AMD	98-04-026 98-11-031	388-49-515 388-49-520	REP-P	98-11-084
381-10-170	AMD-XA	98-11-072	388-15-880	PREP AMD	98-04-026	388-49-535	REP-P	98-11-084
381-20-050	AMD-XA	98-09-047	388-15-890 388-15-890	AMD-E	98-09-042	388-49-550	AMD-P	98-04-039
381-20-050	AMD-W	98-11-071 98-11-072	388-15-890	PREP	98-11-031	388-49-550	AMD-E	98-04-040
381-20-050	AMD-XA	98-11-072 98-09-047	388-15-890	PREP	98-11-032	388-49-550	AMD	98-10-025
381-20-090 381-20-090	AMD-XA AMD-W	98-11-071	388-15-895	NEW	98-04-026	388-49-550	REP-P	98-11-084
381-20-090	AMD-XA	98-11-072	388-15-895	AMD-E	98-09-042	388-49-560	REP-P	98-04-039
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381-30-050	AMD	98-09-045	388-49-015	REP-P	98-11-084	388-49-570	REP-P REP-E	98-04-039 98-04-040
381-40-030	AMD	98-09-045	388-49-020	REP-P	98-11-084	388-49-570 388-49-570	AMD	98-10-025
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381-40-140	AMD AMD	98-09-045	388-49-070	REP-P	98-11-084	388-49-580	AMD	98-10-025
381-60-090 381-60-160	AMD	98-09-045	388-49-080	REP-P	98-11-084	388-49-580	REP-P	98-11-084
381-60-180	AMD	98-09-045	388-49-090	REP-P	98-11-084	388-49-590	REP-P	98-11-084
381-70-030	AMD	98-09-045	388-49-100	REP-P	98-11-084	388-49-600	REP-P	98-11-084
381-70-410	AMD	98-09-045	388-49-110	REP-P	98-11-084	388-49-610	REP-P	98-11-084
381-80-050	AMD	98-09-045	388-49-120	REP-P	98-11-084	388-49-620	REP-P	98-11-084
388-11-205	PREP	98-03-078	388-49-150	REP-P	98-11-084	388-49-630	REP-P REP-P	98-11-084 98-11-084
388-14-200	AMD-E	98-04-027	388-49-160	REP-P	98-11-084 98-11-084	388-49-640 388-49-650	REP-P	98-11-084
388-14-200	AMD-S	98-06-067	388-49-170 388-49-180	REP-P REP-P	98-11-084	388-49-660	REP-P	98-11-084
388-14-200	AMD	98-10-042	388-49-190	REP-P	98-11-084	388-49-670	REP-P	98-11-084
388-14-201	NEW-E NEW-S	98-04-027 98-06 - 067	388-49-200	REP-P	98-11-084	388-49-680	REP-P	98-11-084
388-14-201	NEW-S	98-10-042	388-49-210	REP-P	98-11-084	388-49-690	REP-P	98-11-084
388-14-201 388-14-202	NEW-E	98-04-027	388-49-220	REP-P	98-11-084	388-49-700	REP-P	98-11-084
388-14-202	NEW-S	98-06-067	388-49-230	REP-P	98-11-084	388-55-006	REP-P	98-11-084
388-14-202	NEW	98-10-042	388-49-240	REP-P	98-11-084	388-55-008	REP-P	98-11-084
388-14-270	AMD-E	98-04-027	388-49-250	REP-P	98-11-084	388-55-010	REP-P	98-11-084
388-14-270	AMD-S	98-06-067	388-49-260	REP-P	98-11-084	388-55-020	REP-P	98-11-084
388-14-270	AMD	98-10-042	388-49-270	REP-P	98-11-084	388-55-030	REP-P	98-11-084
388-14-385	AMD-P	98-05-078	388-49-280	REP-P	98-11-084	388-55-040	REP-P	98-11-084 98-11-084
388-14-386	NEW-P	98-05-078	388-49-290	REP-P	98-11-084	388-55-050 388-55-060	REP-P REP-P	98-11-084
388-14-387	NEW-P	98-05-078	388-49-300	REP-P	98-11-084	388-61-001	AMD	98-07-040
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388-14-500	AMD-P	98-05-079	388-49-320 388-49-330	REP-P	98-11-084	388-76-540	AMD-S	98-02-077
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388-15-201 388-15-201	AMD-E	98-09-042	388-49-360	AMD-W	98-06-076	388-76-560	AMD-S	98-02-077
388-15-201	PREP	98-11-032	388-49-360	REP-P	98-11-084	388-76-560	AMD	98-11-095
388-15-202	PREP	98-11-031	388-49-362	REP-P	98-11-084	388-76-561	NEW-S	98-04-032
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388-15-209	AMD	98-04-026	388-49-366	REP-P	98-11-084	l 388-76-570	AMD	98-11-095
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388-76-635 388-76-635	AMD-S AMD	98-02-077	388-210-1420	REP-P	98-11-084	388-216-2250	REP-P	98-11-084
388-76-640	AMD-W	98-11-095 98-08-091	388-212-1000 388-212-1050	REP-P	98-11-084	388-216-2300	REP-P	98-11-084
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388-155-200	PREP	98-02-057	388-215-1480	REP-P	98-11-084	388-218-1510	REP-P	98-11-084 98-11-084
388-155-470 388-160	PREP	98-02-057	388-215-1490	REP-P	98-11-084	388-218-1520	REP-P	98-11-084
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388-434-0005 NEW-P 98-11-084 1 398-450-0145 NEW-P 90-11-004		NEW-P	98-11-084	388-450-0160					
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Table

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388-503-0520	NEW-P PREP	98-11-084 98-10-106	388-518 388-519	PREP	98-10-106	390-17-205	REP-P	98-09-018
388-504 388-505	PREP	98-10-106	388-519-0100	NEW-P	98-11-084	390-17-400	PREP	98-03-072
388-505-0110	NEW-P	98-11-084	388-519-0110	NEW-P	98-11-084	390-17-405	PREP	98-06-055
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388-505-0220	NEW-P	98-11-084	388-521	PREP	98-10-106	391-08	PREP	98-04-049
388-505-0520	AMD-P	98-08-081	388-521-2160	AMD-P	98-08-083	391-08-001 391-08-100	AMD-P AMD-P	98-10-101 98-10-101
388-505-0520	AMD-E	98-08-088	388-521-2160 388-521-2160	AMD-E AMD	98-08-086 98-11-073	391-08-120	AMD-P	98-10-101
388-505-0540	AMD-P PREP	98-11-084 98-10-106	388-522	PREP	98-10-106	391-08-180	AMD-P	98-10-101
388-506 388-507	PREP	98-10-106	388-523	PREP	98-10-106	391-08-230	AMD-P	98-10-101
388-507-0710	AMD-P	98-08-082	388-523-0100	NEW-P	98-11-084	391-08-300	AMD-P	98-10-101
388-507-0710	AMD-E	98-08-087	388-523-2305	PREP	98-03-079	391-08-310	AMD-P	98-10-101
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388-508 388-508-0805	PREP	98-07-039	388-526	PREP	98-10-106	391-08-800	AMD-P	98-10-101
388-508-0805	AMD-E	98-08-085	388-527	PREP	98-10-106	391-08-810	AMD-P	98-10-101
388-509	PREP	98-10-106	388-528	PREP	98-10-106	391-25	PREP	98-04-049
388-509-0920	PREP	98-07-039	388-529	PREP	98-10-106	391-25-050	AMD-P	98-10-101
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388-509-0960	AMD-E PREP	98-10-106	388-530-1600	AMD-P	98-05-054	391-25-210	AMD-P	98-10-101
388-510 388-510-1005	NEW-P	98-08-081	388-535	PREP	98-08-074	391-25-220	AMD-P	98-10-101
388-510-1005	NEW-E	98-08-088	388-538	PREP	98-10-106	391-25-230	AMD-P	98-10-101
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388-510-1020	AMD-E	98-08-088	388-538-080	AMD-P	98-11-084	391-25-270	AMD-P	98-10-101
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388-511-1160	AMD	98-04-031 98-10-106	388-538-130 388-540-005	AMD-P AMD-P	98-02-059	391-25-390	AMD-P	98-10-101
388-512 388-512-1275	PREP AMD	98-10-106 98-04-004	388-540-005	AMD-P	98-06-025	391-25-391	AMD-P	98-10-101
388-512-1273 388-512-1280	REP	98-04-004	388-540-030	AMD-P	98-02-059	391-25-410	AMD-P	98-10-101
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388-513-1315	AMD	98-04-003	388-540-060	AMD-P	98-02-059	391-25-590	AMD-P	98-10-101
388-513-1340	PREP	98-05-052	388-540-060	AMD	98-06-025	391-25-630	AMD-P	98-10-101
388-513-1345	PREP	98-05-052	388-555-1000	NEW-P	98-07-050	391-25-650	AMD-P	98-10-101
388-513-1350	AMD-P	98-08-082	388-555-1000	NEW-E NEW-S	98-07-052 98-10-107	391-25-660 391-25-670	NEW-P AMD-P	98-10-101 98-10-101
388-513-1350	AMD-E AMD	98-08-087 98-11-033	388-555-1000 388-555-1050	NEW-S	98-07-050	391-35	PREP	98-04-049
388-513-1350 388-513-1380	AMD-P	98-03-085	388-555-1050	NEW-E	98-07-052	391-35-030	AMD-P	98-10-101
700-11-010		,5 55 665			· ·· =	** ***		T-bl-

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Table

WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
391-35-170	AMD-P	98-10-101	392-139-132	REP-P	98-05-040	202 120 691	DED	00.00.004
391-35-170	AMD-P	98-10-101	392-139-132	REP-P	98-08-096	392-139-681 392-139-685	REP REP-P	98-08-096 98-05-040
391-35-210	AMD-P	98-10-101	392-139-134	REP-P	98-05-040	392-139-685	REP	98-03-040
391-35-230	REP-P	98-10-101	392-139-134	REP	98-08-096	392-139-690	REP-P	98-05-040
391-35-250	AMD-P	98-10-101	392-139-150	REP-P	98-05-040	392-139-690	REP	98-08-096
391-45	PREP	98-04-049	392-139-150	REP	98-08-096	392-139-691	REP-P	98-05-040
391-45-030	AMD-P	98-10-101	392-139-152	REP-P REP	98-05-040	392-139-691	REP	98-08-096
391-45-110 391-45-190	AMD-P AMD-P	98-10-101 98-10-101	392-139-152 392-139-154	REP-P	98-08-096 98-05-040	392-140-601 392-140-601	AMD-P	98-04-036
391-45-250	AMD-P	98-10-101	392-139-154	REP	98-08-096	392-140-602	AMD AMD-P	98-08-013 98-04-036
391-45-290	AMD-P	98-10-101	392-139-156	REP-P	98-05-040	392-140-602	AMD-I	98-08-013
391-45-310	AMD-P	98-10-101	392-139-156	REP	98-08-096	392-140-605	AMD-P	98-04-036
391-45-330	AMD-P	98-10-101	392-139-158	REP-P	98-05-040	392-140-605	AMD	98-08-013
391-45-350	AMD-P	98-10-101	392-139-158	REP	98-08-096	392-140-616	AMD-P	98-04-036
391-45-370	REP-P	98-10-101	392-139-160	REP-P	98-05-040	392-140-616	AMD	98-08-013
391-45-390 391-45-430	AMD-P AMD-P	98-10-101	392-139-160 392-139-162	REP	98-08-096	392-140-625	AMD-P	98-04-036
391-55	PREP	98-10-101 98-04-049	392-139-162	REP-P REP	98-05-040 98-08-096	392-140-625 392-140-630	AMD NEW-P	98-08-013 98-04-036
391-55-245	AMD-P	98-10-101	392-139-164	REP-P	98-05-040	392-140-630	NEW-F	98-04-036
391-55-345	AMD-P	98-10-101	392-139-164	REP	98-08-096	392-140-640	AMD-P	98-04-036
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391-95-090	AMD-P	98-10-101	392-139-170	REP-P	98-05-040	392-140-656	AMD	98-08-013
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391-95-280	REP-P	98-10-101	392-139-176	REP-P	98-05-040	392-140-675	AMD	98-08-013
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392-115-005	AMD	98-05-008	392-139-178	REP-P	98-05-040	392-140-680	AMD	98-08-013
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392-115-015 392-115-020	AMD AMD	98-05-008 98-05-008	392-139-180	REP-P	98-05-040	392-140-685	AMD	98-08-013
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392-115-050	AMD	98-05-008	392-139-184	REP-P	98-05-040	392-140-701	NEW	98-07-061
392-115-055	AMD	98-05-008	392-139-184	REP	98-08-096	392-140-702	NEW-P	98-03-067
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392-115-085 392-115-090	AMD AMD	98-05-008 98-05-008	392-139-215 392-139-215	AMD-P AMD	98-05-040 98-08-096	392-140-710 392-140-711	NEW	98-07-061
392-115-110	AMD	98-05-008	392-139-213	AMD-P	98-05-040	392-140-711	NEW-P NEW	98-03-067 98-07-061
392-115-115	AMD	98-05-008	392-139-310	AMD	98-08-096	392-140-712	NEW-P	98-03-067
392-115-120	AMD	98-05-008	392-139-320	AMD-P	98-05-040	392-140-712	NEW	98-07-061
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392-115-130	AMD	98-05-008	392-139-611	REP-P	98-05-040	392-140-713	NEW	98-07-061
392-115-151	NEW	98-05-008	392-139-611	REP	98-08-096	392-140-714	NEW-P	98-03-067
392-115-155 392-121-124	AMD NEW-P	98-05-008 98-03-066	392-139-616 392-139-616	REP-P REP	98-05-040 98-08-096	392-140-714	NEW	98-07-061
392-121-124	NEW	98-07-060	392-139-620	AMD-P	98-05-040	392-140-715 392-140-715	NEW-P NEW	98-03-067
392-121-138	AMD-P	98-03-066	392-139-620	AMD	98-08-096	392-140-716	NEW-P	98-07-061 98-03-067
392-121-138	AMD	98-07-060	392-139-621	REP-P	98-05-040	392-140-716	NEW	98-07-061
392-121-182	AMD-W	98-04-070	392-139-621	REP	98-08-096	392-140-720	NEW-P	98-03-067
392-126	PREP	98-05-038	392-139-622	NEW-P	98-05-040	392-140-720	NEW	98-07-061
392-134-005 392-134-010	AMD-W	98-04-070	392-139-622	NEW	98-08-096	392-140-721	NEW-P	98-03-067
392-134-010	AMD-W AMD-W	98-04-070 98-04-070	392-139-623 392-139-623	NEW-P NEW	98-05-040	392-140-721	NEW	98-07-061
392-134-025	AMD-W	98-04-070	392-139-625	AMD-P	98-08-096 98-05-040	392-140-722 392-140-722	NEW-P NEW	98-03-067
392-139-007	AMD-P	98-05-040	392-139-625	AMD	98-08-096	392-140-722	NEW-P	98-07-061 98-03-067
392-139-007	AMD	98-08-096	392-139-626	REP-P	98-05-040	392-140-723	NEW	98-07-061
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392-139-120	REP	98-08-096	392-139-660	AMD-P	98-05-040	392-140-724	NEW	98-07-061
392-139-122 392-139-122	REP-P REP	98-05-040	392-139-660	AMD	98-08-096	392-140-725	NEW-P	98-03-067
392-139-122 392-139-126	REP-P	98-08-096 98-05-040	392-139-661 392-139-661	NEW-P NEW	98-05-040 98-08-096	392-140-725	NEW	98-07-061
392-139-126	REP	98-03-040 98-08-096	392-139-670	AMD-P	98-08-096 98-05-040	392-140-726 392-140-726	NEW-P NEW	98-03-067
392-139-128	REP-P	98-05-040	392-139-670	AMD-I AMD	98-08-096	392-140-726 392-140-727	NEW-P	98-07-061 98-03-067
392-139-128	REP	98-08-096	392-139-676	AMD-P	98-05-040	392-140-727	NEW-P	98-03-067
392-139-129	REP-P	98-05-040	392-139-676	AMD	98-08-096	392-140-728	NEW-P	98-03-067
392-139-129	REP	98-08-096	392-139-680	REP-P	98-05-040	392-140-728	NEW	98-07-061
392-139-130	REP-P	98-05-040	392-139-680	REP	98-08-096	392-140-730	NEW-P	98-03-067
392-139-130	REP	98-08-096	392-139-681	REP-P	98-05-040	392-140-730	NEW	98-07-061

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WAC.# ACTION WSR.# WAC.# A							•		
992;140,731 NEW 98-07-601 415-108-463 NEW 98-09-059 434-60-130 DECOD 98-08-010 392-140,732 NEW 98-09-067 415-108-464 NEW 98-09-059 434-60-170 DECOD 98-08-010 392-140,732 NEW 98-09-061 415-108-464 NEW 98-09-059 434-60-170 DECOD 98-08-010 392-140,733 NEW 98-09-061 415-108-468 NEW 98-09-059 434-60-170 DECOD 98-08-010 392-140,735 NEW 98-09-067 415-108-468 NEW 98-09-059 434-60-210 DECOD 98-08-010 392-140,736 NEW 98-09-061 415-108-468 NEW 98-09-059 434-60-210 DECOD 98-08-010 392-140,736 NEW 98-09-061 415-108-468 NEW 98-09-059 434-60-210 DECOD 98-08-010 392-140,736 NEW 98-09-061 415-108-468 NEW 98-09-059 434-60-210 DECOD 98-08-010 392-140,736 NEW 98-09-061 415-108-468 NEW 98-09-059 434-60-210 DECOD 98-08-010 392-140,736 NEW 98-09-067 415-108-467 NEW 98-09-059 434-60-210 DECOD 98-08-010 392-140,740 NEW 98-09-067 415-108-462 NEW 98-09-059 434-60-230 DECOD 98-08-010 392-140,741 NEW 98-09-067 415-108-468 NEW 98-09-059 434-60-230 DECOD 98-08-010 392-140,741 NEW 98-09-067 415-108-468 NEW 98-09-059 434-60-230 DECOD 98-08-010 392-140,741 NEW 98-09-067 415-108-469 NEW 98-09-069 434-60-230 DECOD 98-08-010 392-140,741 NEW 98-09-061 415-108-469 NEW 98-09-059 434-60-230 DECOD 98-08-010 392-140,741 NEW 98-09-061 415-108-469 NEW 98-09-059 434-60-230 DECOD 98-08-010 392-140,744 NEW 98-09-061 415-108-469 NEW 98-09-059 434-60-230 DECOD 98-08-010 392-140,744 NEW 98-09-061 415-108-469 NEW 98-09-059 434-60-230 DECOD 98-08-010 392-140,744 NEW 98-09-061 415-108-469 NEW 98-09-059 434-60-230 DECOD 98-08-010 392-140,744 NEW 98-09-061 415-108-469 NEW 98-09-059 434-60-230 DECOD 98-08-010 392-140,744 NEW 98-09-061 434-108-108-108-108-108-108-108-108-108-108	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
992;140,731 NEW 98-07-601 415-108-463 NEW 98-09-059 434-60-130 DECOD 98-08-010 392-140,732 NEW 98-09-067 415-108-464 NEW 98-09-059 434-60-170 DECOD 98-08-010 392-140,732 NEW 98-09-061 415-108-464 NEW 98-09-059 434-60-170 DECOD 98-08-010 392-140,733 NEW 98-09-061 415-108-468 NEW 98-09-059 434-60-170 DECOD 98-08-010 392-140,735 NEW 98-09-067 415-108-468 NEW 98-09-059 434-60-210 DECOD 98-08-010 392-140,736 NEW 98-09-061 415-108-468 NEW 98-09-059 434-60-210 DECOD 98-08-010 392-140,736 NEW 98-09-061 415-108-468 NEW 98-09-059 434-60-210 DECOD 98-08-010 392-140,736 NEW 98-09-061 415-108-468 NEW 98-09-059 434-60-210 DECOD 98-08-010 392-140,736 NEW 98-09-061 415-108-468 NEW 98-09-059 434-60-210 DECOD 98-08-010 392-140,736 NEW 98-09-067 415-108-467 NEW 98-09-059 434-60-210 DECOD 98-08-010 392-140,740 NEW 98-09-067 415-108-462 NEW 98-09-059 434-60-230 DECOD 98-08-010 392-140,741 NEW 98-09-067 415-108-468 NEW 98-09-059 434-60-230 DECOD 98-08-010 392-140,741 NEW 98-09-067 415-108-468 NEW 98-09-059 434-60-230 DECOD 98-08-010 392-140,741 NEW 98-09-067 415-108-469 NEW 98-09-069 434-60-230 DECOD 98-08-010 392-140,741 NEW 98-09-061 415-108-469 NEW 98-09-059 434-60-230 DECOD 98-08-010 392-140,741 NEW 98-09-061 415-108-469 NEW 98-09-059 434-60-230 DECOD 98-08-010 392-140,744 NEW 98-09-061 415-108-469 NEW 98-09-059 434-60-230 DECOD 98-08-010 392-140,744 NEW 98-09-061 415-108-469 NEW 98-09-059 434-60-230 DECOD 98-08-010 392-140,744 NEW 98-09-061 415-108-469 NEW 98-09-059 434-60-230 DECOD 98-08-010 392-140,744 NEW 98-09-061 415-108-469 NEW 98-09-059 434-60-230 DECOD 98-08-010 392-140,744 NEW 98-09-061 434-108-108-108-108-108-108-108-108-108-108	202 140 721	NEW D	08-03-067	415-108-460	RFP	98-09-059	434-60-140	DECOD	98-08-010
992;140-732 NEW. 98-03-667 415-108-464 NEW 98-09-059 43-46-0100 DECOD 98-08-010 98-08-									
992;140-733 NEW 98-07-661 415-108-465 NEW 98-09-059 43-66-110 DECOD 98-08-010 392;140-733 NEW 98-09-061 415-108-468 NEW 98-09-059 43-66-100 DECOD 98-08-010 392;140-735 NEW 98-09-061 415-108-468 NEW 98-09-059 43-66-210 DECOD 98-08-010 392;140-736 NEW 98-09-061 415-108-467 NEW 98-09-059 43-66-220 DECOD 98-08-010 392;140-736 NEW 98-09-061 415-108-467 NEW 98-09-059 43-66-220 DECOD 98-08-010 392;140-736 NEW 98-09-061 415-108-467 NEW 98-09-059 43-66-220 DECOD 98-08-010 392;140-736 NEW 98-09-061 415-108-467 NEW 98-09-059 43-66-220 DECOD 98-08-010 392;140-736 NEW 98-09-061 415-108-468 NEW 98-09-059 43-66-220 DECOD 98-08-010 392;140-740 NEW 98-09-061 415-108-468 NEW 98-09-059 43-66-220 DECOD 98-08-010 392;140-742 NEW 98-09-061 415-108-468 NEW 98-09-059 43-66-220 DECOD 98-08-010 392;140-742 NEW 98-09-061 415-108-468 NEW 98-09-059 43-66-200 DECOD 98-08-010 392;140-744 NEW 98-09-061 415-108-468 NEW 98-09-059 43-66-200 DECOD 98-08-010 392;140-744 NEW 98-09-061 415-108-468 NEW 98-09-059 43-66-200 DECOD 98-08-010 392;140-744 NEW 98-09-061 415-112-4608 NEW 98-09-059 43-66-200 DECOD 98-08-010 392;140-745 NEW 98-09-061 415-112-4609 AMD 98-09-059 43-66-320 DECOD 98-08-010 392;140-745 NEW 98-09-061 415-112-4609 AMD 98-09-059 43-66-320 DECOD 98-08-010 392;140-745 NEW 98-09-061 415-112-4609 AMD 98-09-059 43-66-320 DECOD 98-08-010 392;140-745 NEW 98-09-061 43-112-4608 NEW 98-09-061 43-112-4609 NEW 98-09-061 43-112-4609 NEW 98-09-059 43-66-320 DECOD 98-08-010 392;140-745 NEW 98-09-061 43-112-4609 NEW 98-09-059 43-66-320 DECOD 98-08-010 392;140-745 NEW 98-09-061 43-112-4609 NEW 98-09-061 43-60-00 DECOD 98-08-010 392;140-740 NEW 98-09-061 43-112-4609 NEW 98-09-061 43-60-00 DECOD 98-08-010 392;140-108 NEW 98-09-061 43-60-00 DECOD 98-08-010 392;140-108 NEW 98-09-061 43-112-4609 NEW 9							434-60-160	DECOD	
1992-140-735 NEW 98-07-061 415-108-467 NEW 98-07-059 434-60-130 DECOD 98-08-010 392-140-735 NEW 98-07-061 415-108-468 NEW 98-07-059 434-60-200 DECOD 98-08-010 392-140-735 NEW 98-07-061 415-108-468 NEW 98-07-059 434-60-210 DECOD 98-08-010 392-140-740 NEW 98-07-061 415-108-479 NEW 98-07-059 434-60-230 DECOD 98-08-010 392-140-740 NEW 98-07-061 415-108-479 NEW 98-07-059 434-60-230 DECOD 98-08-010 392-140-741 NEW 98-07-061 415-108-479 NEW 98-07-059 434-60-230 DECOD 98-08-010 392-140-741 NEW 98-07-061 415-108-479 NEW 98-07-059 434-60-230 DECOD 98-08-010 392-140-741 NEW 98-07-061 415-108-482 NEW 98-07-059 434-60-240 DECOD 98-08-010 392-140-741 NEW 98-07-061 415-108-482 NEW 98-07-059 434-60-230 DECOD 98-08-010 392-140-741 NEW 98-07-061 415-108-483 NEW 98-07-059 434-60-230 DECOD 98-08-010 392-140-743 NEW 98-07-061 415-108-489 NEW 98-07-059 434-60-230 DECOD 98-08-010 392-140-744 NEW 98-07-061 415-108-491 NEW 98-07-059 434-60-230 DECOD 98-08-010 392-140-744 NEW 98-07-061 415-108-491 NEW 98-07-059 434-60-230 DECOD 98-08-010 392-140-744 NEW 98-07-061 415-108-491 NEW 98-07-059 434-60-230 DECOD 98-08-010 392-140-745 NEW 98-07-061 415-108-491 NEW 98-07-059 434-60-230 DECOD 98-08-010 392-140-745 NEW 98-07-061 415-108-491 NEW 98-07-061 41		NEW			NEW				
\$292,140-735 NEW_9 80.34677							1		
\$292,140-736 NEW 98-03-607 415-108-475 NEW 98-09-059 43-60-2120 DECOD 98-08-010 392-140-736 NEW 98-03-607 415-108-475 NEW 98-09-059 43-60-2120 DECOD 98-08-010 392-140-736 NEW 98-03-06-11 415-108-477 NEW 98-09-059 43-60-2120 DECOD 98-08-010 392-140-740 NEW 98-03-06-11 415-108-477 NEW 98-09-059 43-60-2120 DECOD 98-08-010 392-140-741 NEW 98-03-06-11 415-108-48-18 NEW 98-09-059 43-60-220 DECOD 98-08-010 392-140-742 NEW 98-03-06-11 415-108-48-18 NEW 98-09-059 43-60-220 DECOD 98-08-010 392-140-742 NEW 98-03-06-11 415-108-48-18 NEW 98-09-059 43-60-220 DECOD 98-08-010 392-140-742 NEW 98-03-06-11 415-108-48-18 NEW 98-09-059 43-60-220 DECOD 98-08-010 392-140-742 NEW 98-03-06-11 415-108-48-18 NEW 98-09-059 43-60-220 DECOD 98-08-010 392-140-743 NEW 98-03-06-11 415-108-48-18 NEW 98-09-059 43-46-02-20 DECOD 98-08-010 392-140-743 NEW 98-03-06-11 415-108-48-18 NEW 98-09-059 43-46-02-20 DECOD 98-08-010 392-140-743 NEW 98-03-06-11 415-108-48-18 NEW 98-09-059 43-46-02-20 DECOD 98-08-010 392-140-745 NEW 98-03-06-11 415-108-48-18 NEW 98-09-059 43-46-02-20 DECOD 98-08-010 392-140-745 NEW 98-03-06-11 415-112-4608 AMD 98-09-059 43-46-02-20 DECOD 98-08-010 392-140-745 NEW 98-03-06-11 415-112-4608 AMD 98-09-059 43-46-02-20 DECOD 98-08-010 392-140-745 NEW 98-03-06-11 43-08-010 DECOD 98-08-010 392-140-746 NEW 98-03-06-11 43-08-010 DECOD 98-08-010 392-140-140 NEW 98-03-06-11 43-08-010 DECOD 98-08-010 392-140-140 NEW 98-03-06-11 43-08-000 DECOD 98-08-010 392					NEW				
1921-10-736 NEW.P 98.07-061 415-108-477 NEW 98-99-059 434-69-215 DECOD 98-08-010 392-140-740 NEW.P 98-07-061 415-108-477 NEW 98-90-059 434-69-220 DECOD 98-08-010 392-140-740 NEW.P 98-07-061 415-108-487 NEW 98-90-059 434-69-220 DECOD 98-08-010 392-140-741 NEW 98-07-061 415-108-487 NEW 98-09-059 434-69-220 DECOD 98-08-010 392-140-741 NEW 98-07-061 415-108-488 NEW 98-09-059 434-69-220 DECOD 98-08-010 392-140-742 NEW 98-07-061 415-108-488 NEW 98-09-059 434-69-220 DECOD 98-08-010 392-140-742 NEW 98-07-061 415-108-488 NEW 98-09-059 434-69-220 DECOD 98-08-010 392-140-743 NEW 98-07-061 415-108-488 NEW 98-09-059 434-69-220 DECOD 98-08-010 392-140-743 NEW 98-07-061 415-108-489 NEW 98-09-059 434-69-220 DECOD 98-08-010 392-140-744 NEW 98-07-061 415-108-489 NEW 98-09-059 434-69-220 DECOD 98-08-010 392-140-748 NEW 98-07-061 415-108-480 NEW 98-09-059 434-69-220 DECOD 98-08-010 392-140-748 NEW 98-07-061 415-108-480 NEW 98-09-059 434-69-220 DECOD 98-08-010 392-140-748 NEW 98-07-061 415-108-480 NEW 98-09-059 434-69-220 DECOD 98-08-010 392-140-748 NEW 98-07-061 415-108-440 NEW 98-09-059 434-69-220 DECOD 98-08-010 392-140-748 NEW 98-07-061 415-108-440 NEW 98-09-059 434-69-220 DECOD 98-08-010 392-140-748 NEW 98-07-061 415-108-440 NEW 98-09-059 434-69-220 DECOD 98-08-010 392-140-748 NEW 98-07-061 434-08-020 DECOD 98-08-010 392-140-747 NEW 98-07-061 434-08-020 DECOD 98-08-010 392-140-748 NEW 98-07-061 434-08-020 DECOD 98-08-010 392-140-747 NEW 98-07-061 434-08-020 DECOD 98-08-010 392-140-140 NEW 98-07-061 434-08-0									
1921.40-736 NEW 98.07-061 415-108-477 NEW 98.09-059 434-60-220 DECOD 98-08-010 3921.40-740 NEW 98.07-061 415-108-479 NEW 98.09-059 434-60-220 DECOD 98-08-010 3921.40-741 NEW 98.07-061 415-108-482 NEW 98.09-059 434-60-220 DECOD 98-08-010 3921.40-741 NEW 98.07-061 415-108-482 NEW 98.09-059 434-60-220 DECOD 98-08-010 3921.40-741 NEW 98.07-061 415-108-482 NEW 98.09-059 434-60-220 DECOD 98-08-010 3921.40-741 NEW 98.07-061 415-108-482 NEW 98.09-059 434-60-220 DECOD 98-08-010 3921.40-741 NEW-9 98.07-061 415-108-482 NEW 98.09-059 434-60-220 DECOD 98-08-010 3921.40-743 NEW-9 98-07-061 415-108-481 NEW 98.09-059 434-60-220 DECOD 98-08-010 3921.40-744 NEW-9 98-07-061 415-108-480 NEW 98-09-059 434-60-220 DECOD 98-08-010 3921.40-744 NEW-9 98-07-061 415-108-491 NEW 98-09-059 434-60-220 DECOD 98-08-010 3921.40-745 NEW-9 98-07-061 415-108-491 NEW 98-09-059 434-60-220 DECOD 98-08-010 3921.40-745 NEW-P 98-07-061 415-112-4409 ADD 98-09-059 434-60-220 DECOD 98-08-010 3921.40-746 NEW-9 98-07-061 415-112-4409 NECOD 98-08-010 3921.40-746 NEW-9 98-07-061 434-08-220 DECOD 98-08-010 3921.40-747 NEW-9 98-07-061 434-08-020 DECOD 98-08-010 3921.40-747 NEW-9 98-07-061 434-08-020 DECOD 98-08-010 3921.40-747 NEW-9 98-07-061 434-08-030 DECOD 98-08-010 3921.40-747 NEW-9 98-07-061 434-08-050 DECOD 98-08-010 3921.40-747 NEW-9 98-07-061 434-08-050 DECOD 98-08-010 3921.40-748 NEW-9 98-07-061 434-08-050 DECOD 98-08-010 3921.40-748 NEW-9 98-07-061 434-08-050 DECOD 98-08-010 3921.40-940 NEW 98-07-061 334-08-060 NEW 98-07-061 334-08-060 NEW 98-07-061 334-08-060 NEW 98-07-061 334-08-060		NEW_P			NEW				
392;140-740 NEW.P 98-03-667 415-108-425 NEW 98-90-059 434-60-230 DECOD 98-08-010 392;140-741 NEW 98-07-661 415-108-425 NEW 98-90-059 434-60-230 DECOD 98-08-010 392;140-741 NEW 98-07-661 415-108-425 NEW 98-90-059 434-60-230 DECOD 98-08-010 392;140-742 NEW 98-07-661 415-108-427 NEW 98-07-661 415-108-428 NEW 98-09-059 434-60-230 DECOD 98-08-010 392;140-743 NEW 98-07-661 415-108-447 NEW 98-09-059 434-60-230 DECOD 98-08-010 392;140-743 NEW 98-07-661 415-108-448 NEW 98-09-059 434-60-230 DECOD 98-08-010 392;140-744 NEW 98-07-661 415-108-448 NEW 98-09-059 434-60-230 DECOD 98-08-010 392;140-748 NEW 98-07-661 415-112-445 NEW 98-09-059 434-60-230 DECOD 98-08-010 392;140-748 NEW 98-07-661 415-112-445 NEW 98-09-059 434-60-230 DECOD 98-08-010 392;140-748 NEW 98-07-661 415-112-445 NEW 98-09-059 434-60-230 DECOD 98-08-010 392;140-748 NEW 98-07-661 434-68-020 DECOD 98-08-010 392;140-748 NEW 98-07-661 434-68-020 DECOD 98-08-010 392;140-747 NEW 98-07-661 434-68-020 DECOD 98-08-010 392;140-747 NEW 98-07-661 434-68-020 DECOD 98-08-010 392;140-747 NEW 98-07-661 434-68-000 DECOD 98-08-010 392;140-747 NEW 98-07-661 434-68-000 DECOD 98-08-010 392;140-747 NEW 98-07-661 434-68-000 DECOD 98-08-010 392;140-60-747 NEW 98-07-661 392-60-60 NEW 98-07-661 392-60-60 NEW 98-07-661 392-60-6					NEW			DECOD	
392;140-741 NEW-P \$8.03.067 415:108-483 NEW \$8.09.059 434-60-250 DECOD \$8-08-010 1392;140-742 NEW-P \$8.03.067 415:108-483 NEW \$9.09.059 434-60-270 DECOD \$8-08-010 1392;140-743 NEW-P \$8.03.067 415:108-483 NEW \$9.09.059 434-60-270 DECOD \$8-08-010 1392;140-743 NEW-P \$8.03.067 415:108-483 NEW \$9.09.059 434-60-270 DECOD \$8-08-010 1392;140-743 NEW-P \$8.03.067 415:108-483 NEW \$9.09.059 434-60-270 DECOD \$8-08-010 1392;140-743 NEW-P \$9.03.067 415:108-483 NEW \$9.09.059 434-60-270 DECOD \$9.08-010 1392;140-744 NEW-P \$9.03.067 415:108-483 NEW \$9.09.059 434-60-270 DECOD \$9.08-010 1392;140-745 NEW-P \$9.03.067 415:108-483 NEW \$9.09.059 434-60-270 DECOD \$9.08-010 1392;140-746 NEW-P \$9.03.067 415:108-480 NEW-P \$9.03.067 415:108-480 NEW-P \$9.03.067 145:108-480 NEW-P				415-108-479	NEW				
1921-10-741 NEW 98.07.061 415-108-487 NEW 98.09-059 434-60-260 DECOD 98-08-010 1921-10-742 NEW 98.07.061 415-108-488 NEW 98.09-059 434-60-280 DECOD 98-08-010 1921-10-743 NEW 98.07.061 415-108-488 NEW 98.09-059 434-60-280 DECOD 98-08-010 1921-10-743 NEW 98.07.061 415-108-489 NEP 98-09-059 434-60-280 DECOD 98-08-010 1921-10-743 NEW 98-07-061 415-108-491 NEW 98-09-059 434-60-280 DECOD 98-08-010 1921-10-744 NEW 98-07-061 415-108-491 NEW 98-09-059 434-60-280 DECOD 98-08-010 1921-10-746 NEW 98-07-061 415-108-491 NEW 98-09-059 434-60-300 DECOD 98-08-010 1921-10-746 NEW 98-07-061 415-108-491 NEW 98-09-059 434-60-300 DECOD 98-08-010 1921-10-746 NEW 98-07-061 415-108-491 DECOD 98-08-010 1921-10-746 NEW 98-07-061 434-08-020 DECOD 98-08-010 434-60-300 DECOD 98-08-010 1921-10-746 NEW 98-07-061 434-08-020 DECOD 98-08-010 434-60-300 DECOD 98-08-010 1921-10-746 NEW 98-07-061 434-08-020 DECOD 98-08-010 434-60-300 DECOD 98-08-010 1921-10-746 NEW 98-07-061 434-08-020 DECOD 98-08-010 434-60-300 DECOD 98-08-010 1921-10-746 NEW 98-07-061 434-08-020 DECOD 98-08-010 434-60-300 DECOD 98-08-010 1921-10-746 NEW 98-07-061 434-08-000 DECOD 98-08-010 434-60-300 DECOD 98-08-010 1921-10-746 NEW 98-07-061 434-08-000 DECOD 98-08-010 1921-10-746 NEW 98-07-061 434-08-000 DECOD 98-08-010 DECOD 98-08-010 1921-10-800 NEW 98-07-061 434-08-000 DECOD 98-08-010 1921-10-800 NEW 98-07-061 434-08-000 DECOD 98-08-010 DECOD 98-08-010 DECOD 98-08-010 1921-10-800 NEW 98-07-061 434-08-000 DECOD 98-08-010 434-69-000 DECOD 98-08-010 1921-10-800 NEW 98-07-068 434-08-000 DECOD 98-08-010 434-69-000 DECOD 98-08-010 1921-10-800 NEW 98-07-080 434-08-000 DECOD 98-08-010 434-69-000 DECOD 98-08-010 1921-10-800 NEW 98-07-080 434-08-000 DECOD 98-08-010 434-69-000 DECOD 98-08-010 1921-10-800 NEW 98-07-080 434-08-000 DECOD 98-08-010 434-69-000 DECOD 98-08-010 1921-10-800 NEW 98-07-080 434-08-000 DECOD 98-08-010 434-69-000 DECOD 98-08-010 1921-10-800 NEW 98-07-080 434-08-000 DECOD 98-08-010 434-69-000 DECOD 98-08-010 1921-10-800 NEW 98-07-080 434-08-000 DECOD 98-08-010 434-69-	392-140-740	NEW			NEW				
1952-140-742 NEW-P 98-03-067 415-108-487 NEW 98-09-059 434-60-270 DECOD 98-08-010 1952-140-743 NEW-P 98-03-067 415-108-490 REP 98-09-059 434-60-270 DECOD 98-08-010 1952-140-743 NEW-P 98-03-067 415-108-490 REP 98-09-059 434-60-370 DECOD 98-08-010 1952-140-744 NEW-P 98-03-067 415-112-445 AMD 98-09-059 434-60-370 DECOD 98-08-010 1952-140-746 NEW-P 98-03-067 415-112-445 AMD 98-09-059 434-60-370 DECOD 98-08-010 1952-140-746 NEW-P 98-03-067 415-112-445 AMD 98-09-059 434-60-370 DECOD 98-08-010 1952-140-746 NEW-P 98-03-067 415-112-445 AMD 98-09-059 444-60-370 DECOD 98-08-010 1952-140-746 NEW-P 98-03-067 415-112-445 AMD 98-09-059 444-60-370 DECOD 98-08-010 1952-140-746 NEW-P 98-03-067 415-112-445 AMD 98-09-059 444-60-370 DECOD 98-08-010 1952-140-746 NEW-P 98-03-067 415-112-445 AMD 98-09-059 444-60-370 DECOD 98-08-010 1952-140-746 NEW-P 98-03-067 445-08-000 DECOD 98-08-010 444-60-370 DECOD 98-08-010 1952-140-747 NEW-P 98-03-067 445-08-000 DECOD 98-08-010 444-60-370 DECOD 98-08-010 1952-140-747 NEW-P 98-03-067 443-08-000 DECOD 98-08-010 434-69-020 DECOD 98-08-010 1952-140-747 NEW-P 98-03-067 443-08-000 DECOD 98-08-010 434-69-020 DECOD 98-08-010 1952-140-747 NEW-P 98-03-067 434-08-000 DECOD 98-08-010 434-69-020 DECOD 98-08-010 1952-140-806 NEW 98-04-080 434-08-000 DECOD 98-08-010 434-69-020 DECOD 98-08-010 1952-140-806 NEW 98-04-080 434-08-000 DECOD 98-08-010 434-69-020 DECOD 98-08-010 1952-140-806 NEW 98-04-080 434-08-000 DECOD 98-08-010 434-69-020 DECOD 98-08-010 1952-140-806 NEW 98-04-080 434-08-000 DECOD 98-08-010 434-69-020 DECOD 98-08-010 1952-140-806 NEW 98-04-080 434-08-000 DECOD 98-08-010 434-69-020 DECOD 98-08-010 1952-140-806 NEW 98-04-080 434-08-000 DECOD 98-08-010 434-69-020 DECOD 98-08-010 1952-140-806 NEW 98-04-080 434-08-000 DECOD 98-08-010 434-69-020 DECOD 98-08-010 1952-140-806 NEW 98-04-080 434-08-000 DECOD 98-08-010 434-69-020 DECOD 98-08-010 1952-140-806 NEW 98-04-080 434-08-000 DECOD 98-08-010 434-69-020 DECOD 98-08-010 1952-140-806 NEW 98-04-080 434-08-000 DECOD 98-08-010 434-69-020 DECOD 98-08-010 1				II.					
1952-140-743 NEW 98-07-061 415-108-488 NEW 98-09-059 434-60-280 DECOD 98-08-010 1952-140-743 NEW 98-07-061 415-108-491 NEW 98-09-059 434-60-300 DECOD 98-08-010 1952-140-744 NEW 98-07-061 415-112-4463 AMD 98-09-059 434-60-300 DECOD 98-08-010 1952-140-746 NEW 98-07-061 415-112-4463 AMD 98-09-059 434-60-300 DECOD 98-08-010 1952-140-746 NEW 98-07-061 415-112-4463 AMD 98-09-059 434-60-300 DECOD 98-08-010 1952-140-747 NEW 98-07-061 415-112-4463 AMD 98-09-059 434-60-300 DECOD 98-08-010 1952-140-747 NEW 98-09-067 434-08-020 DECOD 98-08-010 434-60-300 DECOD 98-08-010 1952-140-747 NEW 98-09-067 434-08-020 DECOD 98-08-010 434-60-300 DECOD 98-08-010 1952-140-747 NEW 98-07-061 434-08-030 DECOD 98-08-010 434-60-300 DECOD 98-08-010 1952-140-747 NEW 98-07-061 434-08-050 DECOD 98-08-010 434-60-300 DECOD 98-08-010 1952-140-747 NEW 98-07-061 434-08-050 DECOD 98-08-010 434-60-300 DECOD 98-08-010 1952-140-800 NEW 98-07-061 434-08-050 DECOD 98-08-010 434-60-300 DECOD 98-08-010 1952-140-800 NEW 98-04-080 434-08-050 DECOD 98-08-010 434-60-300 DECOD 98-08-010 1952-140-800 NEW 98-04-080 434-08-050 DECOD 98-08-010 434-60-300 DECOD 98-08-010 1952-140-800 NEW 98-04-080 434-08-050 DECOD 98-08-010 434-60-300 DECOD 98-08-010 1952-140-800 NEW 98-04-080 434-08-050 DECOD 98-08-010 434-60-300 DECOD 98-08-010 1952-140-800 NEW 98-04-080 434-08-050 DECOD 98-08-010 434-60-300 DECOD 98-08-010 1952-140-800 NEW 98-04-080 434-08-050 DECOD 98-08-010 434-60-030 DECOD 98-08-010 1952-140-800 NEW 98-04-080 434-08-050 DECOD 98-08-010 434-60-030 DECOD 98-08-010 1952-140-800 NEW 98-04-080 434-08-050 DECOD 98-08-010 434-60-030 DECOD 98-08-010 1952-140-800 NEW 98-04-080 434-08-050 DECOD 98-08-010 434-60-030 DECOD 98-08-010 1952-140-800 NEW 98-04-080 434-08-050 DECOD 98-08-010 434-60-030 DECOD 98-08-010 1952-140-800 NEW 98-04-080 434-08-050 DECOD 98-08-010 434-60-030 DECOD 98-08-010 1952-140-800 NEW 98-04-080 434-08-050 DECOD 98-08-010 434-60-030 DECOD 98-08-010 1952-140-800 NEW 98-04-080 434-08-050 DECOD 98-08-010 434-60-030 DECOD 98-08-010 1952-140-800 NEW 98-04-									
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415-108-0111 NEW 98-09-059 434-60-020 DECOD 98-08-010 434-91-130 DECOD 98-08-010 415-108-441 NEW 98-09-059 434-60-030 DECOD 98-08-010 434-91-140 DECOD 98-08-010 415-108-443 NEW 98-09-059 434-60-040 DECOD 98-08-010 434-91-150 DECOD 98-08-010 415-108-445 NEW 98-09-059 434-60-050 DECOD 98-08-010 434-91-160 DECOD 98-08-010 415-108-450 REP 98-09-059 434-60-060 DECOD 98-08-010 434-91-170 DECOD 98-08-010 415-108-451 NEW 98-09-059 434-60-070 DECOD 98-08-010 434-208-010 RECOD 98-08-010 415-108-453 NEW 98-09-059 434-60-080 DECOD 98-08-010 434-208-020 RECOD 98-08-010 415-108-455 NEW 98-09-059 434-60-080 DECOD 98-08-010 434-208-020 RECOD 98-08-010 415									
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415-108-443 NEW 98-09-059 434-60-040 DECOD 98-08-010 434-91-150 DECOD 98-08-010 415-108-445 NEW 98-09-059 434-60-050 DECOD 98-08-010 434-91-160 DECOD 98-08-010 415-108-450 REP 98-09-059 434-60-060 DECOD 98-08-010 434-91-170 DECOD 98-08-010 415-108-451 NEW 98-09-059 434-60-070 DECOD 98-08-010 434-208-010 RECOD 98-08-010 415-108-453 NEW 98-09-059 434-60-080 DECOD 98-08-010 434-208-020 RECOD 98-08-010 415-108-455 NEW 98-09-059 434-60-090 DECOD 98-08-010 434-208-030 RECOD 98-08-010 415-108-456 NEW 98-09-059 434-60-100 DECOD 98-08-010 434-208-040 RECOD 98-08-010 415-108-457 NEW 98-09-059 434-60-110 DECOD 98-08-010 434-208-050 RECOD 98-08-010 41				B			L L		
415-108-445 NEW 98-09-059 434-60-050 DECOD 98-08-010 434-91-160 DECOD 98-08-010 415-108-450 REP 98-09-059 434-60-060 DECOD 98-08-010 434-91-170 DECOD 98-08-010 415-108-451 NEW 98-09-059 434-60-070 DECOD 98-08-010 434-208-010 RECOD 98-08-010 415-108-453 NEW 98-09-059 434-60-080 DECOD 98-08-010 434-208-020 RECOD 98-08-010 415-108-455 NEW 98-09-059 434-60-090 DECOD 98-08-010 434-208-030 RECOD 98-08-010 415-108-456 NEW 98-09-059 434-60-100 DECOD 98-08-010 434-208-040 RECOD 98-08-010 415-108-457 NEW 98-09-059 434-60-110 DECOD 98-08-010 434-208-050 RECOD 98-08-010 415-108-458 NEW 98-09-059 434-60-120 DECOD 98-08-010 434-208-060 RECOD 98-08-010 4									
415-108-450 REP 98-09-059 434-60-060 DECOD 98-08-010 434-91-170 DECOD 98-08-010 415-108-451 NEW 98-09-059 434-60-070 DECOD 98-08-010 434-208-010 RECOD 98-08-010 415-108-453 NEW 98-09-059 434-60-080 DECOD 98-08-010 434-208-020 RECOD 98-08-010 415-108-455 NEW 98-09-059 434-60-090 DECOD 98-08-010 434-208-030 RECOD 98-08-010 415-108-456 NEW 98-09-059 434-60-100 DECOD 98-08-010 434-208-040 RECOD 98-08-010 415-108-457 NEW 98-09-059 434-60-110 DECOD 98-08-010 434-208-050 RECOD 98-08-010 415-108-458 NEW 98-09-059 434-60-120 DECOD 98-08-010 434-208-060 RECOD 98-08-010 415-108-459 NEW 98-09-059 434-60-130 DECOD 98-08-010 434-208-060 RECOD 98-08-010									
415-108-451 NEW 98-09-059 434-60-070 DECOD 98-08-010 434-208-010 RECOD 98-08-010 415-108-453 NEW 98-09-059 434-60-080 DECOD 98-08-010 434-208-020 RECOD 98-08-010 415-108-455 NEW 98-09-059 434-60-090 DECOD 98-08-010 434-208-030 RECOD 98-08-010 415-108-456 NEW 98-09-059 434-60-100 DECOD 98-08-010 434-208-040 RECOD 98-08-010 415-108-457 NEW 98-09-059 434-60-110 DECOD 98-08-010 434-208-050 RECOD 98-08-010 415-108-458 NEW 98-09-059 434-60-120 DECOD 98-08-010 434-208-060 RECOD 98-08-010 415-108-459 NEW 98-09-059 434-60-130 DECOD 98-08-010 434-208-060 RECOD 98-08-010					DECOD		434-91-170	DECOD	98-08-010
415-108-455 NEW 98-09-059 434-60-090 DECOD 98-08-010 434-208-030 RECOD 98-08-010 415-108-456 NEW 98-09-059 434-60-100 DECOD 98-08-010 434-208-040 RECOD 98-08-010 415-108-457 NEW 98-09-059 434-60-110 DECOD 98-08-010 434-208-050 RECOD 98-08-010 415-108-458 NEW 98-09-059 434-60-120 DECOD 98-08-010 434-208-060 RECOD 98-08-010 415-108-459 NEW 98-09-059 434-60-130 DECOD 98-08-010 434-208-070 RECOD 98-08-010									
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415-108-458 NEW 98-09-059 434-60-120 DECOD 98-08-010 434-208-060 RECOD 98-08-010 415-108-459 NEW 98-09-059 434-60-130 DECOD 98-08-010 434-208-070 RECOD 98-08-010							1		
415-108-459 NEW 98-09-059 434-60-130 DECOD 98-08-010 434-208-070 RECOD 98-08-010							1		
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WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC#	ACTION	WSR #
434-208-080	RECOD	98-08-010	434-291-130	RECOD	98-08-010	458-40-660	PREP	98-05-074
434-208-090	RECOD	98-08-010	434-291-140	RECOD	98-08-010	458-40-660	AMD-P	98-10-124
434-230-030	AMD	98-03-033	434-291-150	RECOD	98-08-010	458-50-095	PREP	98-07-015
434-230-150	RECOD	98-03-033	434-291-160	RECOD	98-08-010	460-32A-400	PREP	98-07-101
434-230-160	AMD	98-03-033	434-291-170	RECOD	98-08-010	460-44A-050	PREP	98-07-102
434-236-090	AMD	98-03-033	434-324-035	AMD	98-03-033	460-44A-500	AMD-P	98-08-055
434-236-170	AMD	98-03-033	434-324-050	AMD	98-03-033	460-44A-500	AMD	98-11-014
434-240-190	AMD	98-03-033	434-324-060	AMD	98-03-033	460-44A-501	AMD-P	98-08-055
434-240-230	AMD	98-03-033	434-324-065	RECOD	98-08-010	460-44A-501	AMD	98-11-014
434-240-235	NEW	98-03-033	434-324-085	AMD	98-03-033	460-44A-502	AMD-P	98-08-055
434-240-320 434-253-050	NEW	98-03-033	434-324-095	AMD	98-03-033	460-44A-502	AMD	98-11-014
434-253-110	AMD AMD	98-03-033 98-03-033	434-324-105 434-324-120	AMD	98-03-033	460-44A-503	AMD-P	98-08-055
434-257-010	RECOD	98-08-010	434-324-120	AMD AMD	98-03-033 98-03-033	460-44A-503	AMD	98-11-014
434-257-020	RECOD	98-08-010	434-326-005	RECOD	98-08-010	460-44A-504 460-44A-504	AMD-P	98-08-055
434-257-030	RECOD	98-08-010	434-326-010	RECOD	98-08-010	460-44A-504	PREP AMD	98-09-003 98-11-014
434-257-040	RECOD	98-08-010	434-326-015	RECOD	98-08-010	460-44A-506	AMD-P	98-11-014
434-257-050	RECOD	98-08-010	434-326-020	RECOD	98-08-010	460-44A-506	AMD-F	98-11-014
434-257-070	RECOD	98-08-010	434-326-025	RECOD	98-08-010	460-44A-508	AMD-P	98-08-055
434-257-080	RECOD	98-08-010	434-326-030	RECOD	98-08-010	460-44A-508	AMD	98-11-014
434-257-090	RECOD	98-08-010	434-326-035	RECOD	98-08-010	463-54-070	AMD-W	98-08-092
434-257-100	RECOD	98-08-010	434-326-040	RECOD	98-08-010	468-38-070	AMD-P	98-06-016
434-257-120	RECOD	98-08-010	434-326-045	RECOD	98-08-010	468-38-070	AMD	98-09-029
434-257-130	RECOD	98-08-010	434-326-050	RECOD	98-08-010	468-38-110	PREP	98-06-023
434-257-150	RECOD	98-08-010	434-326-055	RECOD	98-08-010	468-38-110	AMD-P	98-10-038
434-260-010	RECOD	98-08-010	434-326-060	RECOD	98-08-010	468-38-120	AMD-E	98-08-057
434-260-020	RECOD	98-08-010	434-326-065	RECOD	98-08-010	468-38-120	PREP	98-08-089
434-260-030	RECOD	98-08-010	434-326-900	RECOD	98-08-010	468-38-160	AMD-E	98-09-090
434-260-040 434-260-050	RECOD RECOD	98-08-010 98-08-010	434-332-010	RECOD	98-08-010	468-38-160	PREP	98-10-037
434-260-060	RECOD	98-08-010	434-369-005 434-369-010	RECOD RECOD	98-08-010 98-08-010	468-38-260	PREP	98-04-043
434-260-070	RECOD	98-08-010	434-369-020	RECOD	98-08-010 98-08-010	468-38-260	AMD-E	98-04-045
434-260-080	RECOD	98-08-010	434-369-030	RECOD	98-08-010	468-38-260 468-58	AMD-P PREP	98-08-090
434-260-090	RECOD	98-08-010	434-369-040	RECOD	98-08-010	468-51	PREP	98-10-089 98-07-049
434-260-100	RECOD	98-08-010	434-369-050	RECOD	98-08-010	468-52	PREP	98-07-049
434-260-110	RECOD	98-08-010	434-369-060	RECOD	98-08-010	468-54	PREP	98-05-037
434-260-120	RECOD	98-08 - 010	434-369-070	RECOD	98-08-010	468-58	PREP	98-10-089
434-260-130	RECOD	98-08 - 010	434-369-080	RECOD	98-08-010	468-82	PREP	98-03-032
434-260-140	RECOD	98-08-010	434-380-010	RECOD	98-08-010	468-82-010	REP-P	98-07-004
434-260-150	RECOD	98-08-010	434-380-020	RECOD	98-08-010	468-82-010	REP	98-11-044
434-260-160	RECOD	98-08-010	434-380-030	RECOD	98-08-010	468-82-015	REP-P	98-07-004
434-260-170 434-260-180	RECOD RECOD	98-08-010 98-08-010	434-380-040	RECOD	98-08-010	468-82-015	REP	98-11-044
434-260-190	RECOD	98-08-010	434-380-050 434-380-060	RECOD RECOD	98-08-010	468-82-110	REP-P	98-07-004
434-260-200	RECOD	98-08-010	434-380-070	RECOD	98-08-010 98-08-010	468-82-110	REP	98-11-044
434-260-210	RECOD	98-08-010	434-381-010	RECOD	98-08-010	468-82-120	REP-P	98-07-004
434-260-215	RECOD	98-08-010	434-381-020	RECOD	98-08-010	468-82-120 468-82-200	REP-P	98-11-044
434-260-220	RECOD	98-08-010	434-381-030	RECOD	98-08-010	468-82-200	REP-P	98-07-004 98-11-044
434-260-230	RECOD	98-08-010	434-381-040	RECOD	98-08-010	468-84	PREP	98-03-030
434-260-240	RECOD	98-08-010	434-381-050	RECOD	98-08-010	468-84-010	REP-P	98-03-030
434-260-250	RECOD	98-08-010	434-381-060	RECOD	98-08-010	468-84-010	REP	98-11-045
434-260-260	RECOD	98-08-010	434-381-070	RECOD	98-08-010	468-84-015	REP-P	98-07-005
434-260-270	RECOD	98-08-010	434-381-080	RECOD	98-08-010	468-84-015	REP	98-11-045
434-260-280	RECOD	98-08-010	434-381-090	RECOD	98-08-010	468-84-110	REP-P	98-07-005
434-260-290	RECOD	98-08-010	434-381-100	RECOD	98-08-010	468-84-110	REP	98-11-045
434-260-300 434-260-310	RECOD RECOD	98-08-010	440-26-010	PREP	98-09-093	468-84-120	REP-P	98-07-005
434-260-310	RECOD	98-08-010 98-08-010	440-26-210	PREP	98-09-093	468-84-120	REP	98-11-045
434-260-320	RECOD	98-08-010	440-26-215 446-20-610	PREP	98-09-093	468-84-130	REP-P	98-07-005
434-260-340	RECOD	98-08-010	458-12-245	PREP REP-XR	98-11-037 98-08-018	468-84-130	REP	98-11-045
434-260-350	RECOD	98-08-010	458-16-050	REP-XR	98-08-018	468-84-135	REP-P	98-07-005
434-291-010	RECOD	98-08-010	458-16-110	PREP	98-07-016	468-84-135 468-84-200	REP REP-P	98-11-045
434-291-020	RECOD	98-08-010	458-16-111	PREP	98-07-016	468-84-200		98-07-005
434-291-030	RECOD	98-08-010	458-16-165	PREP	98-07-016	468-84-210	REP REP-P	98-11-045 98-07-005
434-291-040	RECOD	98-08-010	458-16-300	PREP	98-07-016	468-84-210	REP-P	98-07-005 98-11-045
434-291-050	RECOD	98-08-010	458-16-310	PREP	98-07-016	468-84-220	REP-P	98-11-045 98-07-005
434-291-060	RECOD	98-08-010	458-20-104	AMD-E	98-02-046	468-84-220	REP	98-11-045
434-291-070	RECOD	98-08-010	458-20-104	AMD-XA	98-10-123	468-84-230	REP-P	98-07-005
434-291-080	RECOD	98-08-010	458-20-104	AMD-E	98-11-006	468-84-230	REP	98-11-045
434-291-090	RECOD	98-08-010	458-20-183	PREP	98-05-031	468-84-240	REP-P	98-07-005
134-291-100 134-201-110	RECOD	98-08-010	458-20-192	PREP	98-07-066	468-84-240	REP	98-11-045
434-291-110 434-291-120	RECOD	98-08-010	458-20-192	PREP	98-09-036	468-84-250	REP-P	98-07-005
154-271-120	RECOD	98-08-010	458-20-216	PREP	98-11-083	468-84-250	REP	98-11-045

Table

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WAC#	ACTION	WSR #	WAC#	ACTION	WSR #	WAC#	ACTION	WSR #
469 94 260	REP-P	98-07-005	478-160-143	NEW	98-10-048			
468-84-260 468-84-260	REP-P	98-11-045	478-160-150	AMD-P	98-05-066			
468-84-300	REP-P	98-07-005	478-160-150	AMD	98-10-048			
468-84-300	REP	98-11-045	478-160-246	AMD-P	98-05-066			
468-84-310	REP-P	98-07-005	478-160-246	AMD	98-10-048			
468-84-310	REP	98-11-045	478-160-270	AMD-P	98-05-066			
468-84-320	REP-P	98-07-005	478-160-270	AMD B	98-10-048 98-05-066			
468-84-320	REP	98-11-045 98-03-031	478-160-275 478-160-275	AMD-P AMD	98-10-048	1		
468-85 468-85 - 010	PREP AMD-P	98-07-006	478-160-273	AMD-P	98-05-066			
468-85-010 468-85-010	AMD	98-11-046	478-160-280	AMD	98-10-048			
468-85-015	AMD-P	98-07-006	478-160-295	AMD-P	98-05-066			
468-85-015	AMD	98-11-046	478-160-295	AMD	98-10-048			
468-85-110	AMD-P	98-07-006	480-09	PREP	98-05-056			
468-85-110	AMD	98-11-046	480-80-330	AMD	98-04-028 98-06-050			
468-85-120	AMD-P AMD	98-07-006 98-11-046	480-92 480-110	PREP PREP	98-05-056			
468-85-120 468-85-130	AMD-P	98-07-006	480-120-027	AMD	98-04-028			
468-85-130	AMD	98-11-046	480-120-045	NEW-P	98-03-011	1		
468-85-210	AMD-P	98-07-006	480-120-540	NEW-P	98-11-082			
468-85-210	AMD	98-11-046	480-121-040	PREP	98-05-055			
468-85-220	AMD-P	98-07-006	480-122-020	PREP	98-09-033	1		
468-85-220	AMD	98-11-046	480-122-020	PREP	98-09-033	1		
468-85-230	AMD-P	98-07-006	480-123-010	NEW	98-04-028 98-06-020			
468-85-230	AMD AMD-P	98-11-046 98-07-006	495D-104-010 495D-104-010	AMD-P AMD	98-06-020 98-09-031	1		
468-85-240 468-85-240	AMD-P	98-11-046	495E-104-010	REP	98-02-037			
468-85-250	AMD-P	98-07-006	516-56-001	AMD-P	98-05-048			
468-85-250	AMD	98-11-046	516-56-002	REP-P	98-05-048			
468-85-260	REP-P	98-07-006	516-56-010	REP-P	98-05-048			
468-85-260	REP	98-11-046	516-56-011	REP-P	98-05-048			
468-85-270	REP-P	98-07-006	516-56-012	REP-P	98-05-048			
468-85-270	REP	98-11-046 98-07-006	516-56-020 516-56-021	REP-P REP-P	98-05-048 98-05-048			
468-85-280	REP-P REP	98-07-006 98-11-046	516-56-022	REP-P	98-05-048			
468-85-280 468-85-290	AMD-P	98-07-006	516-56-023	REP-P	98-05-048			
468-85-290	AMD	98-11-046	516-56-030	REP-P	98-05-048			
468-85-310	AMD-P	98-07-006	516-56-040	REP-P	98-05-048			
468-85-310	AMD	98-11-046	516-56-050	REP-P	98-05-048			
468-300-010	AMD-P	98-03-050	516-56-060°	REP-P	98-05-048			
468-300-010	AMD	98-08-051	516-56-070 516-56-080	REP-P REP-P	98-05-048 98-05-048			
468-300-020	AMD-P AMD	98-03-050 98-08-051	516-56-090	REP-P	98-05-048			
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468-510-020	NEW-P	98-08-030						
478-160-015	AMD-P	98-05-066						
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			non-utritivo substances		
ACCOUNTANCY, BOARD OF	PROP	98-01-227	nonnutritive substances, analysis methods	PREP	98-10-117
Address changes	PROP	98-05-020	Food products		
	PROP	98-07-025	labeling	EXRE	98-08-020
Adjudicative proceedings	PROP	98-01-226	violations, penalty assessments	PERM	98-02-023
Augustan vo provocango	PROP	98-05-020	Food safety		
	PROP	98-07-025	federal regulations uniformity		98-04-076
Board inquiries, duty to respond	PROP	98-01-228		PERM	98-09-048
	PROP	98-05-020	Food storage warehouses	DEDM	08 03 080
	PROP	98-07-025	independent sanitation consultants	PERM	98-03-089
Compensation	PROP	98-01-231	Fruit commission	PROP	98-03-081
	PROP PROP	98-05-020 98-07-025	pear assessments	PROP	98-10-094
G of the surfaceland advection	PROP	98-01-233	Fruits and vegetables	• 11.01	70 10 07 .
Continuing professional education	PROP	98-05-020	inspections	PREP	98-03-008
	PROP	98-07-025	<u>.</u>	PROP	98-07-032
Definitions	PROP	98-01-224		PERM	98-10-083
Delimitions	PROP	98-05-020	Garlic seed		
	PROP	98-07-025	certification	EXRE	98-07-108
Fees	PROP	98-01-234		EXAD	98-07-109
	PROP	98-05-020	~ .	PERM	98-11-048
	PROP	98-07-025	Grain	PREP	98-03-088
Independence	PROP	98-01-230	inspections	PROP	98-03-086
	PROP	98-05-020 98-07-025		PROP	98-11-024
· · · · · · · · · · · · · · · · · · ·	PROP PROP	98-07-023 98-01-229	Honey	IROI	JU-11-02-4
Integrity and objectivity	PROP	98-05-020	use of seal	EXRE	98-08-019
	PROP	98-07-025	Hop commission		
Meetings	MISC	98-02-031	assessments	PROP	98-02-073
Wicetings	PROP	98-05-020	meetings	MISC	98-01-122
Public records, availability	PROP	98-01-225	Hops		
,	PROP	98-05-020	rootstock certification	PROP	98-06-082
	PROP	98-07-025		PERM	98-09-049
Standards, compliance	PROP	98-01-232	Integrated pest management, interagency	MISC	00 06 001
	PROP	98-05-020	coordinating committee meetings Livestock identification program	MISC PREP	98-06-081 98-08-034
	PROP	98-07-025	Milk and milk products	IKLI	70-00-034
A DAMBUCED A TIME HEADINGS OFFICE OF	,		butterfat testing	PREP	98-04-075
ADMINISTRATIVE HEARINGS, OFFICE OF Rules coordinator	MISC	98-01-045	Noxious weed control board	,	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
Rules coordinator	MISC	20 01 013	meetings	MISC	98-03-010
AGRICULTURE, DEPARTMENT OF			• • •	MISC	98-04-042
Animal health			i list		98-04-077
			noxious weed list	PREP	
brucellosis vaccine	PREP	98-08-022		PROP	98-08-109
	PREP PREP	98-11-010	purple nutsedge quarantine	PROP PREP	98-08-109 98-11-100
brucellosis vaccine laboratory testing services and fees	PREP PREP	98-11-010 98-05-104		PROP PREP PERM	98-08-109 98-11-100 98-01-056
laboratory testing services and fees	PREP PREP PROP	98-11-010 98-05-104 98-09-104	purple nutsedge quarantine yellow nutsedge quarantine	PROP PREP	98-08-109 98-11-100
laboratory testing services and fees scrapic control	PREP PREP	98-11-010 98-05-104	purple nutsedge quarantine yellow nutsedge quarantine Organic food	PROP PREP PERM EMER	98-08-109 98-11-100 98-01-056 98-01-057
laboratory testing services and fees scrapie control Apple advertising commission	PREP PREP PROP PREP	98-11-010 98-05-104 98-09-104 98-08-023	purple nutsedge quarantine yellow nutsedge quarantine Organic food processor certification	PROP PREP PERM	98-08-109 98-11-100 98-01-056
laboratory testing services and fees scrapie control Apple advertising commission assessments	PREP PREP PROP	98-11-010 98-05-104 98-09-104	purple nutsedge quarantine yellow nutsedge quarantine Organic food processor certification Pesticide registration, commission on	PROP PREP PERM EMER PERM	98-08-109 98-11-100 98-01-056 98-01-057 98-01-221
laboratory testing services and fees scrapie control Apple advertising commission assessments Apple maggot quarantine area	PREP PREP PROP PREP	98-11-010 98-05-104 98-09-104 98-08-023 98-06-083	purple nutsedge quarantine yellow nutsedge quarantine Organic food processor certification	PROP PREP PERM EMER PERM MISC	98-08-109 98-11-100 98-01-056 98-01-057
laboratory testing services and fees scrapie control Apple advertising commission assessments	PREP PREP PREP PREP	98-11-010 98-05-104 98-09-104 98-08-023	purple nutsedge quarantine yellow nutsedge quarantine Organic food processor certification Pesticide registration, commission on	PROP PREP PERM EMER PERM	98-08-109 98-11-100 98-01-056 98-01-057 98-01-221 98-01-063
laboratory testing services and fees scrapie control Apple advertising commission assessments Apple maggot quarantine area Skagit County	PREP PREP PROP PREP	98-11-010 98-05-104 98-09-104 98-08-023 98-06-083 98-04-078	purple nutsedge quarantine yellow nutsedge quarantine Organic food processor certification Pesticide registration, commission on meetings	PROP PREP PERM EMER PERM MISC	98-08-109 98-11-100 98-01-056 98-01-057 98-01-221 98-01-063
laboratory testing services and fees scrapie control Apple advertising commission assessments Apple maggot quarantine area Skagit County Asparagus commission	PREP PREP PREP PREP	98-11-010 98-05-104 98-09-104 98-08-023 98-06-083 98-04-078	purple nutsedge quarantine yellow nutsedge quarantine Organic food processor certification Pesticide registration, commission on meetings Pesticides	PROP PREP PERM EMER PERM MISC MISC	98-08-109 98-11-100 98-01-056 98-01-057 98-01-221 98-01-063 98-05-033
laboratory testing services and fees scrapie control Apple advertising commission assessments Apple maggot quarantine area Skagit County Asparagus commission meetings	PREP PROP PREP PREP PREP PROP	98-11-010 98-05-104 98-09-104 98-08-023 98-06-083 98-04-078 98-08-108	purple nutsedge quarantine yellow nutsedge quarantine Organic food processor certification Pesticide registration, commission on meetings Pesticides strychnine formulations, restrictions	PROP PREP PERM EMER PERM MISC MISC	98-08-109 98-11-100 98-01-056 98-01-057 98-01-221 98-01-063 98-05-033
laboratory testing services and fees scrapie control Apple advertising commission assessments Apple maggot quarantine area Skagit County Asparagus commission	PREP PROP PREP PREP PREP PROP	98-11-010 98-05-104 98-09-104 98-08-023 98-06-083 98-04-078 98-08-108 98-01-088 98-08-099	purple nutsedge quarantine yellow nutsedge quarantine Organic food processor certification Pesticide registration, commission on meetings Pesticides strychnine formulations, restrictions Plant pests	PROP PREP PERM EMER PERM MISC MISC	98-08-109 98-11-100 98-01-056 98-01-057 98-01-221 98-01-063 98-05-033
laboratory testing services and fees scrapie control Apple advertising commission assessments Apple maggot quarantine area Skagit County Asparagus commission meetings promotional hosting expenses	PREP PREP PREP PREP PREP PROP MISC PREP	98-11-010 98-05-104 98-09-104 98-08-023 98-06-083 98-04-078 98-08-108 98-01-088 98-08-099 98-02-042	purple nutsedge quarantine yellow nutsedge quarantine Organic food processor certification Pesticide registration, commission on meetings Pesticides strychnine formulations, restrictions Plant pests definitions and inspection	PROP PREP PERM EMER PERM MISC MISC	98-08-109 98-11-100 98-01-056 98-01-057 98-01-221 98-01-063 98-05-033 98-07-003 98-10-069
laboratory testing services and fees scrapie control Apple advertising commission assessments Apple maggot quarantine area Skagit County Asparagus commission meetings promotional hosting expenses Barley commission meetings	PREP PROP PREP PREP PREP PROP	98-11-010 98-05-104 98-09-104 98-08-023 98-06-083 98-04-078 98-08-108 98-01-088 98-08-099	purple nutsedge quarantine yellow nutsedge quarantine Organic food processor certification Pesticide registration, commission on meetings Pesticides strychnine formulations, restrictions Plant pests definitions and inspection procedures	PROP PREP PERM EMER PERM MISC MISC	98-08-109 98-11-100 98-01-056 98-01-057 98-01-221 98-01-063 98-05-033
laboratory testing services and fees scrapie control Apple advertising commission assessments Apple maggot quarantine area Skagit County Asparagus commission meetings promotional hosting expenses Barley commission meetings Beef commission	PREP PREP PREP PREP PREP PROP MISC PREP MISC MISC	98-11-010 98-05-104 98-09-104 98-08-023 98-06-083 98-04-078 98-08-108 98-01-088 98-08-099 98-02-042 98-06-021	purple nutsedge quarantine yellow nutsedge quarantine Organic food processor certification Pesticide registration, commission on meetings Pesticides strychnine formulations, restrictions Plant pests definitions and inspection procedures chrysanthemum white rust	PROP PREP PERM EMER PERM MISC MISC PREP PROP	98-08-109 98-11-100 98-01-056 98-01-057 98-01-221 98-01-063 98-05-033 98-07-003 98-10-069
laboratory testing services and fees scrapie control Apple advertising commission assessments Apple maggot quarantine area Skagit County Asparagus commission meetings promotional hosting expenses Barley commission meetings Beef commission meetings	PREP PREP PREP PREP PREP PROP MISC PREP	98-11-010 98-05-104 98-09-104 98-08-023 98-06-083 98-04-078 98-08-108 98-01-088 98-08-099 98-02-042	purple nutsedge quarantine yellow nutsedge quarantine Organic food processor certification Pesticide registration, commission on meetings Pesticides strychnine formulations, restrictions Plant pests definitions and inspection procedures	PROP PREP PERM EMER PERM MISC MISC PREP PROP	98-08-109 98-11-100 98-01-056 98-01-057 98-01-221 98-01-063 98-05-033 98-07-003 98-10-069 98-05-105 98-07-107
laboratory testing services and fees scrapie control Apple advertising commission assessments Apple maggot quarantine area Skagit County Asparagus commission meetings promotional hosting expenses Barley commission meetings Beef commission meetings Bulb commission	PREP PREP PREP PREP PREP PROP MISC PREP MISC MISC	98-11-010 98-05-104 98-09-104 98-08-023 98-06-083 98-04-078 98-08-108 98-01-088 98-08-099 98-02-042 98-06-021 98-03-007	purple nutsedge quarantine yellow nutsedge quarantine Organic food processor certification Pesticide registration, commission on meetings Pesticides strychnine formulations, restrictions Plant pests definitions and inspection procedures chrysanthemum white rust disease quarantine	PROP PREP PERM EMER PERM MISC MISC PREP PROP	98-08-109 98-11-100 98-01-056 98-01-057 98-01-221 98-01-063 98-05-033 98-07-003 98-10-069
laboratory testing services and fees scrapie control Apple advertising commission assessments Apple maggot quarantine area Skagit County Asparagus commission meetings promotional hosting expenses Barley commission meetings Beef commission meetings Bulb commission meetings	PREP PREP PREP PREP PREP PROP MISC PREP MISC MISC	98-11-010 98-05-104 98-09-104 98-08-023 98-06-083 98-04-078 98-08-108 98-01-088 98-08-099 98-02-042 98-06-021	purple nutsedge quarantine yellow nutsedge quarantine Organic food processor certification Pesticide registration, commission on meetings Pesticides strychnine formulations, restrictions Plant pests definitions and inspection procedures chrysanthemum white rust disease quarantine Quarantine	PROP PREP PERM EMER PERM MISC MISC PREP PROP	98-08-109 98-11-100 98-01-056 98-01-057 98-01-221 98-01-063 98-05-033 98-07-003 98-10-069 98-05-105 98-07-107
laboratory testing services and fees scrapie control Apple advertising commission assessments Apple maggot quarantine area Skagit County Asparagus commission meetings promotional hosting expenses Barley commission meetings Beef commission meetings Bulb commission meetings Canola and rapeseed commission	PREP PREP PREP PREP PREP PROP MISC PREP MISC MISC	98-11-010 98-05-104 98-09-104 98-08-023 98-06-083 98-04-078 98-08-108 98-01-088 98-01-088 98-02-042 98-06-021 98-03-007 98-01-123	purple nutsedge quarantine yellow nutsedge quarantine Organic food processor certification Pesticide registration, commission on meetings Pesticides strychnine formulations, restrictions Plant pests definitions and inspection procedures chrysanthemum white rust disease quarantine	PROP PREP PERM EMER PERM MISC MISC PREP PROP	98-08-109 98-11-100 98-01-056 98-01-057 98-01-221 98-01-063 98-05-033 98-07-003 98-10-069 98-05-105 98-07-107 98-10-115
laboratory testing services and fees scrapie control Apple advertising commission assessments Apple maggot quarantine area Skagit County Asparagus commission meetings promotional hosting expenses Barley commission meetings Beef commission meetings Bulb commission meetings Canola and rapeseed commission establishment	PREP PREP PREP PREP PREP PROP MISC PREP MISC MISC MISC	98-11-010 98-05-104 98-09-104 98-08-023 98-06-083 98-04-078 98-08-108 98-01-088 98-08-099 98-02-042 98-06-021 98-03-007 98-01-123	purple nutsedge quarantine yellow nutsedge quarantine Organic food processor certification Pesticide registration, commission on meetings Pesticides strychnine formulations, restrictions Plant pests definitions and inspection procedures chrysanthemum white rust disease quarantine Quarantine	PROP PREP PERM EMER PERM MISC MISC PREP PROP PREP PROP	98-08-109 98-11-100 98-01-056 98-01-057 98-01-221 98-01-063 98-05-033 98-07-003 98-10-069 98-05-105 98-07-107 98-10-115 98-04-078
laboratory testing services and fees scrapie control Apple advertising commission assessments Apple maggot quarantine area Skagit County Asparagus commission meetings promotional hosting expenses Barley commission meetings Beef commission meetings Bulb commission meetings Canola and rapeseed commission	PREP PREP PREP PREP PREP PROP MISC PREP MISC MISC MISC	98-11-010 98-05-104 98-09-104 98-08-023 98-06-083 98-04-078 98-08-108 98-01-088 98-08-099 98-02-042 98-06-021 98-03-007 98-01-123	purple nutsedge quarantine yellow nutsedge quarantine Organic food processor certification Pesticide registration, commission on meetings Pesticides strychnine formulations, restrictions Plant pests definitions and inspection procedures chrysanthemum white rust disease quarantine Quarantine apple maggot chrysanthemum white rust disease	PROP PREP PERM EMER PERM MISC MISC PREP PROP PREP PROP	98-08-109 98-11-100 98-01-056 98-01-057 98-01-221 98-01-063 98-05-033 98-07-003 98-10-069 98-05-105 98-07-107 98-10-115 98-04-078 98-08-108 98-07-107 98-10-115
laboratory testing services and fees scrapie control Apple advertising commission assessments Apple maggot quarantine area Skagit County Asparagus commission meetings promotional hosting expenses Barley commission meetings Beef commission meetings Bulb commission meetings Canola and rapeseed commission establishment Cattle	PREP PREP PREP PREP PREP PROP MISC PREP MISC MISC MISC PERM	98-11-010 98-05-104 98-05-104 98-09-104 98-08-023 98-06-083 98-04-078 98-08-108 98-01-088 98-08-099 98-02-042 98-06-021 98-03-007 98-01-123 98-04-093 98-08-022 98-11-010	purple nutsedge quarantine yellow nutsedge quarantine Organic food processor certification Pesticide registration, commission on meetings Pesticides strychnine formulations, restrictions Plant pests definitions and inspection procedures chrysanthemum white rust disease quarantine Quarantine apple maggot chrysanthemum white rust disease purple nutsedge	PROP PREP PERM MISC MISC PREP PROP PREP PROP	98-08-109 98-11-100 98-01-056 98-01-057 98-01-221 98-01-063 98-05-033 98-07-003 98-10-069 98-07-107 98-10-115 98-04-078 98-08-108 98-07-107 98-10-115 98-10-115 98-11-100
laboratory testing services and fees scrapie control Apple advertising commission assessments Apple maggot quarantine area Skagit County Asparagus commission meetings promotional hosting expenses Barley commission meetings Beef commission meetings Bulb commission meetings Canola and rapeseed commission establishment Cattle	PREP PREP PREP PREP PREP PROP MISC MISC MISC MISC MISC PERM PREP PREP	98-11-010 98-05-104 98-05-104 98-09-104 98-08-023 98-06-083 98-04-078 98-08-108 98-01-088 98-08-099 98-02-042 98-06-021 98-03-007 98-01-123 98-04-093 98-08-022 98-11-010 98-08-034	purple nutsedge quarantine yellow nutsedge quarantine Organic food processor certification Pesticide registration, commission on meetings Pesticides strychnine formulations, restrictions Plant pests definitions and inspection procedures chrysanthemum white rust disease quarantine Quarantine apple maggot chrysanthemum white rust disease	PROP PREP PERM MISC MISC PREP PROP PREP PROP PREP PROP PREP PROP PREP PROP PREP PROP PREP PROP	98-08-109 98-11-100 98-01-056 98-01-057 98-01-221 98-01-063 98-05-033 98-07-003 98-10-069 98-05-105 98-07-107 98-10-115 98-04-078 98-08-108 98-07-107 98-10-115 98-10-115 98-10-1056
laboratory testing services and fees scrapie control Apple advertising commission assessments Apple maggot quarantine area Skagit County Asparagus commission meetings promotional hosting expenses Barley commission meetings Beef commission meetings Bulb commission meetings Canola and rapeseed commission establishment Cattle brucellosis vaccine livestock identification scrapie control	PREP PREP PREP PREP PREP PROP MISC MISC MISC MISC MISC PERM PREP PREP PREP	98-11-010 98-05-104 98-05-104 98-09-104 98-08-023 98-06-083 98-04-078 98-08-108 98-01-088 98-08-099 98-02-042 98-06-021 98-03-007 98-01-123 98-04-093 98-08-022 98-11-010 98-08-034 98-08-023	purple nutsedge quarantine yellow nutsedge quarantine Organic food processor certification Pesticide registration, commission on meetings Pesticides strychnine formulations, restrictions Plant pests definitions and inspection procedures chrysanthemum white rust disease quarantine Quarantine apple maggot chrysanthemum white rust disease purple nutsedge yellow nutsedge	PROP PREP PERM MISC MISC PREP PROP PREP PROP	98-08-109 98-11-100 98-01-056 98-01-057 98-01-221 98-01-063 98-05-033 98-07-003 98-10-069 98-07-107 98-10-115 98-04-078 98-08-108 98-07-107 98-10-115 98-10-115 98-11-100
laboratory testing services and fees scrapie control Apple advertising commission assessments Apple maggot quarantine area Skagit County Asparagus commission meetings promotional hosting expenses Barley commission meetings Beef commission meetings Bulb commission meetings Canola and rapeseed commission establishment Cattle brucellosis vaccine livestock identification	PREP PREP PREP PREP PROP MISC PREP MISC MISC MISC MISC	98-11-010 98-05-104 98-05-104 98-09-104 98-08-023 98-06-083 98-04-078 98-08-108 98-01-088 98-08-099 98-02-042 98-06-021 98-03-007 98-01-123 98-04-093 98-08-022 98-11-010 98-08-034 98-08-023 98-04-082	purple nutsedge quarantine yellow nutsedge quarantine Organic food processor certification Pesticide registration, commission on meetings Pesticides strychnine formulations, restrictions Plant pests definitions and inspection procedures chrysanthemum white rust disease quarantine Quarantine apple maggot chrysanthemum white rust disease purple nutsedge yellow nutsedge Red raspberry commission	PROP PREP PERM MISC MISC PREP PROP PREP PROP PREP PROP PREP PROP PREP PROP PREP PROP PREP PROP PREP PROP PREP PROP	98-08-109 98-11-100 98-01-056 98-01-057 98-01-221 98-01-063 98-05-033 98-07-003 98-10-069 98-05-105 98-07-107 98-10-115 98-04-078 98-08-108 98-07-107 98-10-115 98-11-100 98-01-056 98-01-057
laboratory testing services and fees scrapie control Apple advertising commission assessments Apple maggot quarantine area Skagit County Asparagus commission meetings promotional hosting expenses Barley commission meetings Beef commission meetings Bulb commission meetings Canola and rapeseed commission establishment Cattle brucellosis vaccine livestock identification scrapie control Emergency adjudicative proceedings	PREP PREP PREP PREP PREP PROP MISC MISC MISC MISC MISC PERM PREP PREP PREP	98-11-010 98-05-104 98-05-104 98-09-104 98-08-023 98-06-083 98-04-078 98-08-108 98-01-088 98-08-099 98-02-042 98-06-021 98-03-007 98-01-123 98-04-093 98-08-022 98-11-010 98-08-034 98-08-023 98-04-082	purple nutsedge quarantine yellow nutsedge quarantine Organic food processor certification Pesticide registration, commission on meetings Pesticides strychnine formulations, restrictions Plant pests definitions and inspection procedures chrysanthemum white rust disease quarantine Quarantine apple maggot chrysanthemum white rust disease purple nutsedge yellow nutsedge	PROP PREP PERM MISC MISC PREP PROP PREP PROP PREP PROP PREP PROP PREP PERM EMER	98-08-109 98-11-100 98-01-056 98-01-057 98-01-021 98-01-063 98-05-033 98-07-003 98-10-069 98-05-105 98-07-107 98-10-115 98-04-078 98-08-108 98-07-107 98-10-115 98-11-100 98-01-056 98-01-057
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USURY RATES (See inside front cover) UTILITIES AND TRANSPORTATION COMIL Low-level radioactive waste disposal rates Meetings Public records, accessibility Telecommunications	PREP MISC PERM	98-06-050 98-10-065 98-02-011	COORDINATING BOARD	MISC MISC MISC MISC MISC MISC	98-01-216 98-06-068 98-09-007 98-10-036 98-10-085
USURY RATES (See inside front cover) UTILITIES AND TRANSPORTATION COMPLETED TRANSPORTATION COMP	PREP MISC PERM PROP	98-06-050 98-10-065 98-02-011 98-11-082	COORDINATING BOARD Meetings	MISC MISC MISC MISC MISC MISC	98-01-216 98-06-068 98-09-007 98-10-036 98-10-085
USURY RATES (See inside front cover) UTILITIES AND TRANSPORTATION COMIL Low-level radioactive waste disposal rates Meetings Public records, accessibility Telecommunications access charge reform service obligation universal service Telephones	PREP MISC PERM PROP PREP	98-06-050 98-10-065 98-02-011 98-11-082 98-07-111	COORDINATING BOARD Meetings YAKIMA VALLEY COMMUNITY COLLEGE Meetings Student rights and	MISC MISC MISC MISC MISC MISC	98-01-216 98-06-068 98-09-007 98-10-036 98-10-085 98-11-054
USURY RATES (See inside front cover) UTILITIES AND TRANSPORTATION COMIL Low-level radioactive waste disposal rates Meetings Public records, accessibility Telecommunications access charge reform service obligation universal service Telephones prepaid calling card services	PREP MISC PERM PROP PREP PREP	98-06-050 98-10-065 98-02-011 98-11-082 98-07-111 98-10-080	COORDINATING BOARD Meetings YAKIMA VALLEY COMMUNITY COLLEGE Meetings	MISC MISC MISC MISC MISC MISC	98-01-216 98-06-068 98-09-007 98-10-036 98-10-085 98-11-054
USURY RATES (See inside front cover) UTILITIES AND TRANSPORTATION COMIL Low-level radioactive waste disposal rates Meetings Public records, accessibility Telecommunications access charge reform service obligation universal service Telephones prepaid calling card services billing exemption	PREP MISC PERM PROP PREP PREP	98-06-050 98-10-065 98-02-011 98-11-082 98-07-111 98-10-080 98-02-003	COORDINATING BOARD Meetings YAKIMA VALLEY COMMUNITY COLLEGE Meetings Student rights and	MISC MISC MISC MISC MISC MISC	98-01-216 98-06-068 98-09-007 98-10-036 98-10-085 98-11-054
USURY RATES (See inside front cover) UTILITIES AND TRANSPORTATION COMIL Low-level radioactive waste disposal rates Meetings Public records, accessibility Telecommunications access charge reform service obligation universal service Telephones prepaid calling card services billing exemption rules development	PREP MISC PERM PROP PREP PREP	98-06-050 98-10-065 98-02-011 98-11-082 98-07-111 98-10-080	COORDINATING BOARD Meetings YAKIMA VALLEY COMMUNITY COLLEGE Meetings Student rights and	MISC MISC MISC MISC MISC MISC	98-01-216 98-06-068 98-09-007 98-10-036 98-10-085 98-11-054
USURY RATES (See inside front cover) UTILITIES AND TRANSPORTATION COMIL Low-level radioactive waste disposal rates Meetings Public records, accessibility Telecommunications access charge reform service obligation universal service Telephones prepaid calling card services billing exemption rules development schools and libraries, rates	PREP MISC PERM PROP PREP PREP	98-06-050 98-10-065 98-02-011 98-11-082 98-07-111 98-10-080 98-02-003 98-02-003 98-05-055	COORDINATING BOARD Meetings YAKIMA VALLEY COMMUNITY COLLEGE Meetings Student rights and	MISC MISC MISC MISC MISC MISC	98-01-216 98-06-068 98-09-007 98-10-036 98-10-085 98-11-054
USURY RATES (See inside front cover) UTILITIES AND TRANSPORTATION COMIL Low-level radioactive waste disposal rates Meetings Public records, accessibility Telecommunications access charge reform service obligation universal service Telephones prepaid calling card services billing exemption rules development schools and libraries, rates subscriber rates, calling areas	PREP MISC PERM PROP PREP PREP	98-06-050 98-10-065 98-02-011 98-11-082 98-07-111 98-10-080 98-02-003 98-02-003 98-05-055	COORDINATING BOARD Meetings YAKIMA VALLEY COMMUNITY COLLEGE Meetings Student rights and	MISC MISC MISC MISC MISC MISC	98-01-216 98-06-068 98-09-007 98-10-036 98-10-085 98-11-054
USURY RATES (See inside front cover) UTILITIES AND TRANSPORTATION COMIL Low-level radioactive waste disposal rates Meetings Public records, accessibility Telecommunications access charge reform service obligation universal service Telephones prepaid calling card services billing exemption rules development schools and libraries, rates subscriber rates, calling areas telephone assistance program	PREP MISC PERM PROP PREP PREP	98-06-050 98-10-065 98-02-011 98-11-082 98-07-111 98-10-080 98-02-003 98-02-003 98-05-055 98-04-028	COORDINATING BOARD Meetings YAKIMA VALLEY COMMUNITY COLLEGE Meetings Student rights and	MISC MISC MISC MISC MISC MISC	98-01-216 98-06-068 98-09-007 98-10-036 98-10-085 98-11-054
USURY RATES (See inside front cover) UTILITIES AND TRANSPORTATION COMIL Low-level radioactive waste disposal rates Meetings Public records, accessibility Telecommunications access charge reform service obligation universal service Telephones prepaid calling card services billing exemption rules development schools and libraries, rates subscriber rates, calling areas telephone assistance program Transportation services	PREP MISC PERM PROP PREP PREP PERM PREP PERM PROP	98-06-050 98-10-065 98-02-011 98-11-082 98-07-111 98-10-080 98-02-003 98-05-055 98-04-028 98-03-011 98-09-033	COORDINATING BOARD Meetings YAKIMA VALLEY COMMUNITY COLLEGE Meetings Student rights and	MISC MISC MISC MISC MISC MISC	98-01-216 98-06-068 98-09-007 98-10-036 98-10-085 98-11-054
USURY RATES (See inside front cover) UTILITIES AND TRANSPORTATION COMIL Low-level radioactive waste disposal rates Meetings Public records, accessibility Telecommunications access charge reform service obligation universal service Telephones prepaid calling card services billing exemption rules development schools and libraries, rates subscriber rates, calling areas telephone assistance program Transportation services limousines	PREP MISC PERM PROP PREP PREP PERM PREP PERM PROP	98-06-050 98-10-065 98-02-011 98-11-082 98-07-111 98-10-080 98-02-003 98-02-003 98-05-055 98-04-028 98-03-011	COORDINATING BOARD Meetings YAKIMA VALLEY COMMUNITY COLLEGE Meetings Student rights and	MISC MISC MISC MISC MISC MISC	98-01-216 98-06-068 98-09-007 98-10-036 98-10-085 98-11-054
USURY RATES (See inside front cover) UTILITIES AND TRANSPORTATION COMIL Low-level radioactive waste disposal rates Meetings Public records, accessibility Telecommunications access charge reform service obligation universal service Telephones prepaid calling card services billing exemption rules development schools and libraries, rates subscriber rates, calling areas telephone assistance program Transportation services limousines Water companies	PREP MISC PERM PREP PERM PROP PREP PERM	98-06-050 98-10-065 98-02-011 98-11-082 98-07-111 98-10-080 98-02-003 98-05-055 98-04-028 98-03-011 98-09-033 98-02-004	COORDINATING BOARD Meetings YAKIMA VALLEY COMMUNITY COLLEGE Meetings Student rights and	MISC MISC MISC MISC MISC MISC	98-01-216 98-06-068 98-09-007 98-10-036 98-10-085 98-11-054
USURY RATES (See inside front cover) UTILITIES AND TRANSPORTATION COMIL Low-level radioactive waste disposal rates Meetings Public records, accessibility Telecommunications access charge reform service obligation universal service Telephones prepaid calling card services billing exemption rules development schools and libraries, rates subscriber rates, calling areas telephone assistance program Transportation services limousines	PREP MISC PERM PROP PREP PERM PREP PERM PROP PREP	98-06-050 98-10-065 98-02-011 98-11-082 98-07-111 98-10-080 98-02-003 98-05-055 98-04-028 98-03-011 98-09-033	COORDINATING BOARD Meetings YAKIMA VALLEY COMMUNITY COLLEGE Meetings Student rights and	MISC MISC MISC MISC MISC MISC	98-01-216 98-06-068 98-09-007 98-10-036 98-10-085 98-11-054
USURY RATES (See inside front cover) UTILITIES AND TRANSPORTATION COMIL Low-level radioactive waste disposal rates Meetings Public records, accessibility Telecommunications access charge reform service obligation universal service Telephones prepaid calling card services billing exemption rules development schools and libraries, rates subscriber rates, calling areas telephone assistance program Transportation services limousines Water companies rules review	PREP MISC PERM PREP PERM PROP PREP PERM	98-06-050 98-10-065 98-02-011 98-11-082 98-07-111 98-10-080 98-02-003 98-05-055 98-04-028 98-03-011 98-09-033 98-02-004	COORDINATING BOARD Meetings YAKIMA VALLEY COMMUNITY COLLEGE Meetings Student rights and	MISC MISC MISC MISC MISC MISC	98-01-216 98-06-068 98-09-007 98-10-036 98-10-085 98-11-054
USURY RATES (See inside front cover) UTILITIES AND TRANSPORTATION COMIL Low-level radioactive waste disposal rates Meetings Public records, accessibility Telecommunications access charge reform service obligation universal service Telephones prepaid calling card services billing exemption rules development schools and libraries, rates subscriber rates, calling areas telephone assistance program Transportation services limousines Water companies rules review WALLA WALLA COMMUNITY COLLEGE	PREP MISC PERM PREP PERM PROP PREP PERM PREP	98-06-050 98-10-065 98-02-011 98-11-082 98-07-111 98-10-080 98-02-003 98-05-055 98-04-028 98-03-011 98-09-033 98-02-004 98-05-056	COORDINATING BOARD Meetings YAKIMA VALLEY COMMUNITY COLLEGE Meetings Student rights and	MISC MISC MISC MISC MISC MISC	98-01-216 98-06-068 98-09-007 98-10-036 98-10-085 98-11-054
USURY RATES (See inside front cover) UTILITIES AND TRANSPORTATION COMIL Low-level radioactive waste disposal rates Meetings Public records, accessibility Telecommunications access charge reform service obligation universal service Telephones prepaid calling card services billing exemption rules development schools and libraries, rates subscriber rates, calling areas telephone assistance program Transportation services limousines Water companies rules review	PREP MISC PERM PREP PERM PROP PREP PERM PREP PERM PREP PERM PREP PERM PREP PERM PREP	98-06-050 98-10-065 98-02-011 98-11-082 98-07-111 98-10-080 98-02-003 98-05-055 98-04-028 98-03-011 98-09-033 98-02-004 98-05-056	COORDINATING BOARD Meetings YAKIMA VALLEY COMMUNITY COLLEGE Meetings Student rights and	MISC MISC MISC MISC MISC MISC	98-01-216 98-06-068 98-09-007 98-10-036 98-10-085 98-11-054
USURY RATES (See inside front cover) UTILITIES AND TRANSPORTATION COMIL Low-level radioactive waste disposal rates Meetings Public records, accessibility Telecommunications access charge reform service obligation universal service Telephones prepaid calling card services billing exemption rules development schools and libraries, rates subscriber rates, calling areas telephone assistance program Transportation services limousines Water companies rules review WALLA WALLA COMMUNITY COLLEGE	PREP MISC PERM PREP PERM PROP PREP PERM PREP PERM PREP PERM PREP PERM PROP PREP PERM PROP PREP PERM PREP	98-06-050 98-10-065 98-02-011 98-11-082 98-07-111 98-10-080 98-02-003 98-05-055 98-04-028 98-03-011 98-09-033 98-02-004 98-02-004 98-05-056	COORDINATING BOARD Meetings YAKIMA VALLEY COMMUNITY COLLEGE Meetings Student rights and	MISC MISC MISC MISC MISC MISC	98-01-216 98-06-068 98-09-007 98-10-036 98-10-085 98-11-054
USURY RATES (See inside front cover) UTILITIES AND TRANSPORTATION COMIL Low-level radioactive waste disposal rates Meetings Public records, accessibility Telecommunications access charge reform service obligation universal service Telephones prepaid calling card services billing exemption rules development schools and libraries, rates subscriber rates, calling areas telephone assistance program Transportation services limousines Water companies rules review WALLA WALLA COMMUNITY COLLEGE	PREP MISC PERM PREP PERM PROP PREP PERM PREP PERM PREP PERM PREP PERM PROP PREP PERM PROP PREP PERM PREP PERM PREP	98-06-050 98-10-065 98-02-011 98-11-082 98-07-111 98-10-080 98-02-003 98-05-055 98-04-028 98-03-011 98-09-033 98-02-004 98-05-056	COORDINATING BOARD Meetings YAKIMA VALLEY COMMUNITY COLLEGE Meetings Student rights and	MISC MISC MISC MISC MISC MISC	98-01-216 98-06-068 98-09-007 98-10-036 98-10-085 98-11-054
USURY RATES (See inside front cover) UTILITIES AND TRANSPORTATION COMIL Low-level radioactive waste disposal rates Meetings Public records, accessibility Telecommunications access charge reform service obligation universal service Telephones prepaid calling card services billing exemption rules development schools and libraries, rates subscriber rates, calling areas telephone assistance program Transportation services limousines Water companies rules review WALLA WALLA COMMUNITY COLLEGE	PREP MISC PERM PREP PERM PROP PREP PERM PREP PERM PREP PERM PREP PERM PROP PREP PERM PROP PREP PERM PREP	98-06-050 98-10-065 98-02-011 98-11-082 98-07-111 98-10-080 98-02-003 98-05-055 98-04-028 98-03-011 98-09-033 98-02-004 98-02-004 98-05-056	COORDINATING BOARD Meetings YAKIMA VALLEY COMMUNITY COLLEGE Meetings Student rights and	MISC MISC MISC MISC MISC MISC	98-01-216 98-06-068 98-09-007 98-10-036 98-10-085 98-11-054
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USURY RATES (See inside front cover) UTILITIES AND TRANSPORTATION COMIL Low-level radioactive waste disposal rates Meetings Public records, accessibility Telecommunications access charge reform service obligation universal service Telephones prepaid calling card services billing exemption rules development schools and libraries, rates subscriber rates, calling areas telephone assistance program Transportation services limousines Water companies rules review WALLA WALLA COMMUNITY COLLEGE Meetings	PREP MISC PERM PREP MISC MISC MISC MISC MISC MISC MISC MISC	98-06-050 98-10-065 98-10-065 98-02-011 98-11-082 98-07-111 98-10-080 98-02-003 98-05-055 98-04-028 98-03-011 98-09-033 98-05-056 98-01-087 98-01-095 98-01-095 98-01-095 98-01-095	COORDINATING BOARD Meetings YAKIMA VALLEY COMMUNITY COLLEGE Meetings Student rights and	MISC MISC MISC MISC MISC MISC	98-01-216 98-06-068 98-09-007 98-10-036 98-10-085 98-11-054
USURY RATES (See inside front cover) UTILITIES AND TRANSPORTATION COMIL Low-level radioactive waste disposal rates Meetings Public records, accessibility Telecommunications access charge reform service obligation universal service Telephones prepaid calling card services billing exemption rules development schools and libraries, rates subscriber rates, calling areas telephone assistance program Transportation services limousines Water companies rules review WALLA WALLA COMMUNITY COLLEGE Meetings	PREP MISC PERM PREP MISC MISC MISC MISC MISC MISC PROP PROP	98-06-050 98-10-065 98-10-065 98-02-011 98-11-082 98-07-111 98-10-080 98-02-003 98-05-055 98-04-028 98-03-011 98-09-033 98-02-004 98-05-056 98-01-087 98-01-095 98-01-095 98-01-095 98-01-051	COORDINATING BOARD Meetings YAKIMA VALLEY COMMUNITY COLLEGE Meetings Student rights and	MISC MISC MISC MISC MISC MISC	98-01-216 98-06-068 98-09-007 98-10-036 98-10-085 98-11-054
USURY RATES (See inside front cover) UTILITIES AND TRANSPORTATION COMIL Low-level radioactive waste disposal rates Meetings Public records, accessibility Telecommunications access charge reform service obligation universal service Telephones prepaid calling card services billing exemption rules development schools and libraries, rates subscriber rates, calling areas telephone assistance program Transportation services limousines Water companies rules review WALLA WALLA COMMUNITY COLLEGE Meetings	PREP MISC PERM PREP MISC MISC MISC MISC MISC MISC PROP PERM	98-06-050 98-10-065 98-10-065 98-02-011 98-11-082 98-07-111 98-10-080 98-02-003 98-05-055 98-04-028 98-03-011 98-09-033 98-02-004 98-01-087 98-01-095 98-01-095 98-01-095 98-11-051	COORDINATING BOARD Meetings YAKIMA VALLEY COMMUNITY COLLEGE Meetings Student rights and	MISC MISC MISC MISC MISC MISC	98-01-216 98-06-068 98-09-007 98-10-036 98-10-085 98-11-054
USURY RATES (See inside front cover) UTILITIES AND TRANSPORTATION COMIL Low-level radioactive waste disposal rates Meetings Public records, accessibility Telecommunications access charge reform service obligation universal service Telephones prepaid calling card services billing exemption rules development schools and libraries, rates subscriber rates, calling areas telephone assistance program Transportation services limousines Water companies rules review WALLA WALLA COMMUNITY COLLEGE Meetings	PREP MISC PERM PREP PERM MISC MISC MISC MISC MISC MISC MISC MIS	98-06-050 98-10-065 98-10-065 98-02-011 98-11-082 98-07-111 98-10-080 98-02-003 98-05-055 98-04-028 98-03-011 98-09-033 98-02-004 98-05-056 98-01-087 98-01-095 98-01-095 98-11-051 98-04-059 98-11-005 98-01-089	COORDINATING BOARD Meetings YAKIMA VALLEY COMMUNITY COLLEGE Meetings Student rights and	MISC MISC MISC MISC MISC MISC	98-01-216 98-06-068 98-09-007 98-10-036 98-10-085 98-11-054
USURY RATES (See inside front cover) UTILITIES AND TRANSPORTATION COMIL Low-level radioactive waste disposal rates Meetings Public records, accessibility Telecommunications access charge reform service obligation universal service Telephones prepaid calling card services billing exemption rules development schools and libraries, rates subscriber rates, calling areas telephone assistance program Transportation services limousines Water companies rules review WALLA WALLA COMMUNITY COLLEGE Meetings WASHINGTON STATE HISTORICAL SOCI Capital projects fund Meetings	PREP MISC PERM PREP PERM PREP PERM PREP PERM PREP PERM MISC MISC MISC MISC MISC MISC MISC MIS	98-06-050 98-10-065 98-10-065 98-02-011 98-11-082 98-07-111 98-10-080 98-02-003 98-05-055 98-04-028 98-03-011 98-09-033 98-02-004 98-05-056 98-01-087 98-01-095 98-01-095 98-11-051 98-04-059 98-11-005 98-01-089 98-05-018	COORDINATING BOARD Meetings YAKIMA VALLEY COMMUNITY COLLEGE Meetings Student rights and	MISC MISC MISC MISC MISC MISC	98-01-216 98-06-068 98-09-007 98-10-036 98-11-054 98-01-040
USURY RATES (See inside front cover) UTILITIES AND TRANSPORTATION COMIL Low-level radioactive waste disposal rates Meetings Public records, accessibility Telecommunications access charge reform service obligation universal service Telephones prepaid calling card services billing exemption rules development schools and libraries, rates subscriber rates, calling areas telephone assistance program Transportation services limousines Water companies rules review WALLA WALLA COMMUNITY COLLEGE Meetings	PREP MISC PERM PREP PERM MISC MISC MISC MISC MISC MISC MISC MIS	98-06-050 98-10-065 98-10-065 98-02-011 98-11-082 98-07-111 98-10-080 98-02-003 98-05-055 98-04-028 98-03-011 98-09-033 98-02-004 98-05-056 98-01-087 98-01-095 98-01-095 98-01-095 98-01-095 98-01-089 98-05-018 98-04-060	COORDINATING BOARD Meetings YAKIMA VALLEY COMMUNITY COLLEGE Meetings Student rights and	MISC MISC MISC MISC MISC MISC	98-01-216 98-06-068 98-09-007 98-10-036 98-10-085 98-11-054