

Washington State Register

October 18, 2000

OLYMPIA, WASHINGTON

ISSUE 00-20



IN THIS ISSUE

Agriculture, Department of
Assistance Programs, Division of
Barley Commission
Bellingham Technical College
Cascadia Community College
Child Support, Division of
Children's Administration
Clark College
Community and Technical Colleges,
State Board for
Corrections, Department of
Eastern Washington University
Ecology, Department of
Economic Services Administration
Fish and Wildlife, Department of
Forest Practices Board
Gambling Commission
Guaranteed Education Tuition Committee
Health and Rehabilitative Services
Administration
Health, Department of

Horse Racing Commission
Insurance Commissioner, Office of the
Labor and Industries, Department of
Lake Washington Technical College
Licensing, Department of
Lottery Commission
Medical Assistance Administration
Personnel Resources Board
Public Employment Relations Commission
Puget Sound Clean Air Agency
Revenue, Department of
Salaries for Elected Officials, Washington
Citizens Commission on
Secretary of State
Social and Health Services, Department of
South Puget Sound Community College
Transportation, Department of
University of Washington
Utilities and Transportation Commission
Walla Walla Community College
WorkFirst Division

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.

PUBLIC INSPECTION OF DOCUMENTS

A copy of each document filed with the code reviser's office, pursuant to chapter 34.05 RCW, is available for public inspection during normal office hours. The code reviser's office is located on the ground floor of the Legislative Building in Olympia. Office hours are from 8 a.m. to 5 p.m., Monday through Friday, except legal holidays. Telephone inquiries concerning material in the Register or the Washington Administrative Code (WAC) may be made by calling (360) 786-6697.

REPUBLICATION OF OFFICIAL DOCUMENTS

All documents appearing in the Washington State Register are prepared and printed at public expense. There are no restrictions on the republication of official documents appearing in the Washington State Register. All news services are especially encouraged to give wide publicity to all documents printed in the Washington State Register.

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 October 2000 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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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.

John G. Schultz
Chair, Statute Law Committee

Dennis W. Cooper
Code Reviser

Gary Reid
Chief Assistant Code Reviser

Kerry S. Radcliff
Editor

Joyce Matzen
Subscription Clerk

STYLE AND FORMAT OF THE WASHINGTON STATE REGISTER

1. ARRANGEMENT OF THE REGISTER

The Register is arranged in the following nine sections:

- (a) **PREPROPOSAL**-includes the Preproposal Statement of Intent that will be used to solicit public comments on a general area of proposed rule making before the agency files a formal notice.
- (b) **EXPEDITED REPEAL**-includes the Preproposal Statement of Inquiry that lists rules being repealed using the expedited repeal process. Expedited repeals are not consistently filed and may not appear in every issue of the register.
- (c) **PROPOSED**-includes the full text of formal proposals, continuances, supplemental notices, and withdrawals.
- (d) **EXPEDITED ADOPTION**-includes the full text of rules being changed using the expedited adoption process. Expedited adoptions are not consistently filed and may not appear in every issue of the Register.
- (e) **PERMANENT**-includes the full text of permanently adopted rules.
- (f) **EMERGENCY**-includes the full text of emergency rules and rescissions.
- (g) **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.
- (h) **TABLE**-includes a cumulative table of the WAC sections that are affected in the current year.
- (i) **INDEX**-includes a cumulative index of Register Issues 01 through 24.

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. Each filing is listed under the agency name and then describes the subject matter, type of filing and the WSR number. The three part number in the heading distinctively identifies each document, and the last part of the number indicates the filing sequence with a section's material.

2. PRINTING STYLE—INDICATION OF NEW OR DELETED MATERIAL

RCW 34.05.395 requires the use of certain marks to indicate amendments to existing agency rules. This style quickly and graphically portrays the current changes to existing rules as follows:

- (a) In amendatory sections—
 - (i) underlined material is new material;
 - (ii) ~~deleted material is ((lined out between double parentheses))~~;
- (b) Complete new sections are prefaced by the heading **NEW SECTION**;
- (c) The repeal of an entire section is shown by listing its WAC section number and caption under the heading **REPEALER**.

3. MISCELLANEOUS MATERIAL NOT FILED UNDER THE ADMINISTRATIVE PROCEDURE ACT

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

4. EFFECTIVE DATE OF RULES

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

5. EDITORIAL CORRECTIONS

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

2000 - 2001

DATES FOR REGISTER CLOSING, DISTRIBUTION, AND FIRST AGENCY ACTION

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

¹ All 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.

² A 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.

³ At 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.

⁴ A 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 and 1.12.040.

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;

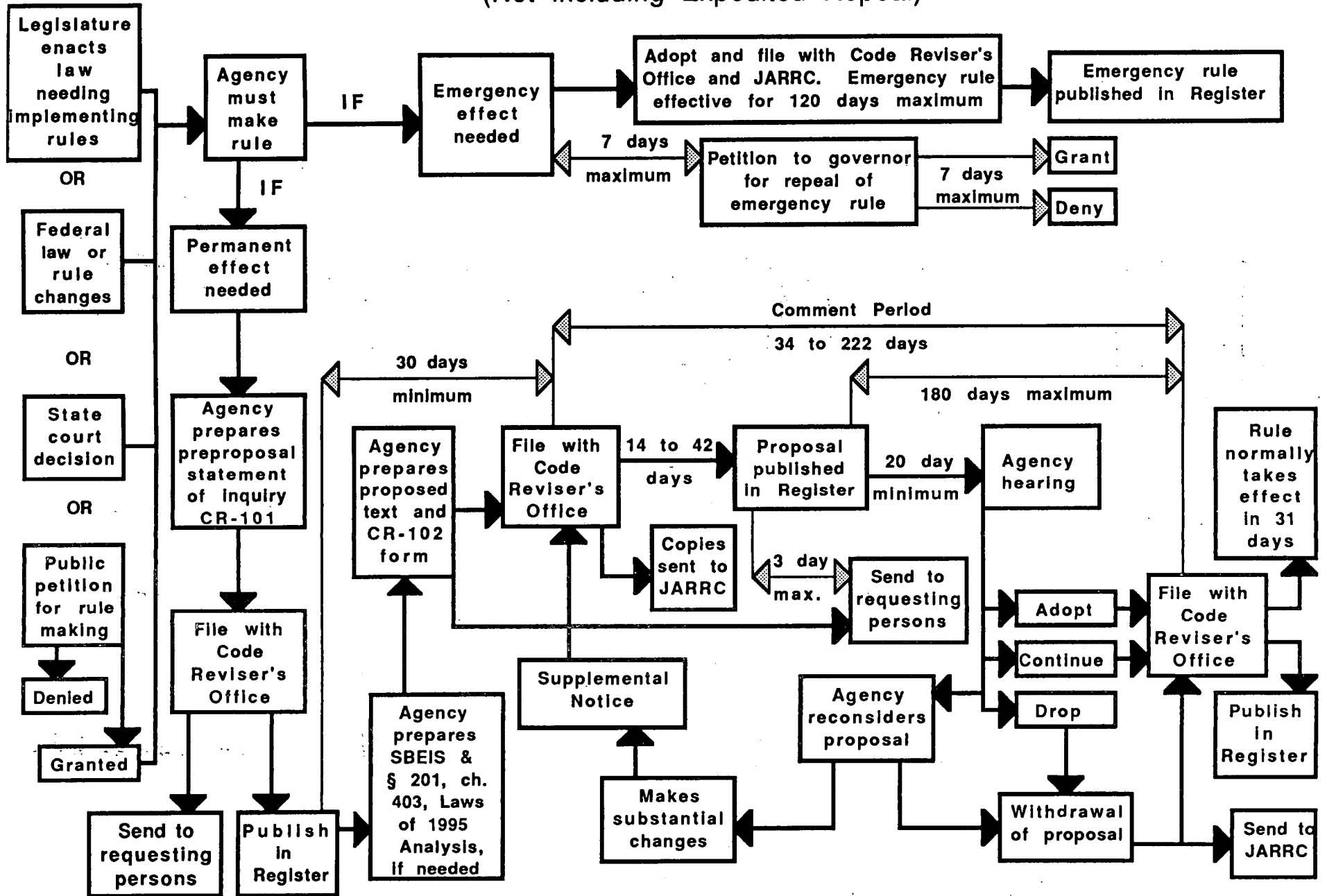
The rule REDUCES costs to business (although an SBEIS may be a useful tool for demonstrating this reduced impact);

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 00-20-010
PREPROPOSAL STATEMENT OF INQUIRY
DEPARTMENT OF
FISH AND WILDLIFE

[Filed September 22, 2000, 4:54 p.m.]

Subject of Possible Rule Making: Special use permits for disabled recreational hunters and fishers.

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 77.12.047.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: The disabled community may be precluded from participating in certain hunting and fishing activities because of a lack of accommodation to a particular activity, or a lack of access to a department program. Providing a special use permit to selected persons to participate using gear not otherwise permissible or access to areas by means not otherwise allowed will enable such persons to enjoy fishing and hunting on greater terms.

Other Federal and State Agencies that Regulate this Subject and the Process Coordinating the Rule with These Agencies: United States Fish and Wildlife. The department is in contact with the Office of Diversity and Civil Rights Programs, and will use their expertise in designing the special use permit program.

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 Brenda Kane, ADA Coordinator, 600 Capitol Way, Olympia, WA 98501-1091, phone (360) 902-2349.

Contact by January 2, 2001, expected proposal filing January 3, 2001.

September 22, 2000
 Evan Jacoby
 Rules Coordinator

WSR 00-20-020
PREPROPOSAL STATEMENT OF INQUIRY
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
 (Economic Services Administration)

(WorkFirst Division)

[Filed September 25, 2000, 3:28 p.m.]

Subject of Possible Rule Making: WAC 388-310-0800, 388-310-1800 and related rules, WorkFirst support services and post employment services.

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 78.08A.340(2); 45 C.F.R. 260.31; RCW 74.08.090 and 74.04.050.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: This change will simplify and make a more direct correlation between the support services and post employment for post TANF clients. It also clarifies the language used in both WACs.

Process for Developing New Rule: In conjunction with the field and stakeholders, the language is being clarified and

the language will be developed with all parties by posting it on the ESA Policy Website for comment.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by contacting Ian Horlor/Larry Green, 1009 College Street S.E., P.O. Box 45480, Lacey, WA 98506-5480, (360) 413-3247/(360) 413-3030, Horloit@DSHS.Wa.Gov or GreenLP@DSHS.Wa.Gov.

September 22, 2000
 Marie Myerchin-Redifer, Manager
 Rules and Policies Assistance Unit

WSR 00-20-023
WITHDRAWAL OF
PREPROPOSAL STATEMENT OF INQUIRY
UTILITIES AND TRANSPORTATION
COMMISSION

[Filed September 26, 2000, 8:41 a.m.]

The Washington Utilities and Transportation Commission filed a preproposal statement of inquiry (CR-101) regarding telecommunications carrier-to-carrier service standards on May 18, 1999, WSR 99-11-068. After further consideration, the commission had decided not to proceed with this rule-making proceeding and requests that the CR-101 be withdrawn.

Questions regarding this matter should be addressed to Bob Wallis at (360) 664-1142.

Carole J. Washburn
 Secretary

WSR 00-20-033
PREPROPOSAL STATEMENT OF INQUIRY
DEPARTMENT OF LICENSING

[Filed September 27, 2000, 2:29 p.m.]

Subject of Possible Rule Making: Chapter 308-400 WAC, Standardized filing forms and procedures—Uniform commercial code, crop liens, and processor and preparer liens for agricultural dairy and commercial fish products and certain federal liens and chapter 308-410 WAC, Field access.

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 62A.9-409, 60.13.040, 60.11.040, chapter 60.68 RCW.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: Major revisions to RCW, Article 9 take effect July 1, 2001. These rules need to be revised in order to implement those changes, and

- To simplify and improve the administration of the UCC by promoting uniform filing procedures in this state and the nation;
- To simplify the public's ability to discover and understand the UCC filing procedures;
- To increase public access to information; and
- To increase public accountability of the filing officer.

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

Process for Developing New Rule: Meetings with representatives from the International Association of Corporate Administrators, Washington State Bar Association, Washington Banking Association, and customers. Communication with the public in general through the DOL/UCC web page, association newsletters and direct mailings.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by commenting by mail, fax, phone, or e-mail to Margaret Vogeli, Management Analyst, P.O. Box 9660, Olympia, WA 98507-9660, (360) 664-1530, fax (360) 586-4414, e-mail ucc@dol.wa.gov.

September 25, 2000
Jon Donnellan
Administrator

WSR 00-20-047
PREPROPOSAL STATEMENT OF INQUIRY
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
(Medical Assistance Administration)

[Filed September 28, 2000, 3:58 p.m.]

Subject of Possible Rule Making: WAC 388-505-0210 Children's medical eligibility and 388-505-0220 Family medical eligibility.

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 74.08.090, 74.04.050, [74.04.]055, and [74.04.]057.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: The proposed amendment is necessary to exclude from medical eligibility the client population receiving state family assistance cash benefits when the only child in the household is nineteen or twenty years old.

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 department invites the interested public to review and provide input into the adopted language of this proposed WAC amendment. The department will distribute draft material for an internal and external review process. All comments are taken into consideration before issuance of final rule.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by contacting Joanie Scotson, Program Manager, Medical Assistance Administration, Mailstop 45534, Olympia, WA 98504-5534, (360) 725-1330, fax (360) 664-0910, TDD 1-800-848-5429.

September 28, 2000
Marie Myerchin-Redifer, Manager
Rules and Policies Assistance Unit

WSR 00-20-060

PREPROPOSAL STATEMENT OF INQUIRY
UNIVERSITY OF WASHINGTON

[Filed October 2, 2000, 10:59 a.m.]

Subject of Possible Rule Making: Chapters 478-250 and 478-276 WAC governing indexing and access to University of Washington public records.

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 28B.20.130, chapter 34.05 RCW, RCW 42.17.260, 42.17.290, and 42.17.300.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: Amendments will update rules to reflect current University of Washington personnel titles, office names, and definitions from Washington state statutes; and to clarify language in existing 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: Agency study.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication. Written comments or inquiries may be directed to Rebecca Goodwin Deardorff, Director, Administrative Procedures Office by one of the following routes: UW mail: University of Washington, 4014 University Way N.E., Seattle, WA 98105-6203; Campus mail: Box 355509; e-mail adminpro@u.washington.edu; or fax (206) 616-6294.

September 28, 2000
Rebecca Goodwin Deardorff, Director
Administrative Procedures Office

WSR 00-20-061

PREPROPOSAL STATEMENT OF INQUIRY
DEPARTMENT OF
FISH AND WILDLIFE

[Filed October 2, 2000, 3:42 p.m.]

Subject of Possible Rule Making: Commercial fishing rules.

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 77.12.047.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: The defined sea urchin and sea cucumber districts have changed as a result of negotiated agreements with comanagers and the current descriptions are no longer valid. Redefinition will bring the district descriptions into alignment with current practices. Sea urchin and sea cucumber buyers have been required to report catches on a short time frame by emergency order over the previous few years - this management need will be captured in permanent rule.

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 Lew Atkins, 600 Capitol Way North, Olympia, WA 98501-1091, phone (360) 902-2651. Contact

by December 26, 2000, expected proposal filing is January 3, 2001.

October 2, 2000
Evan Jacoby
Rules Coordinator

WSR 00-20-073
PREPROPOSAL STATEMENT OF INQUIRY
DEPARTMENT OF
LABOR AND INDUSTRIES

[Filed October 3, 2000, 12:47 p.m.]

Subject of Possible Rule Making: Miscellaneous minor and technical amendments. Industrial safety and health standards affected include chapters 296-24 WAC, General safety and health standards; chapter 296-32 WAC, Safety standards for telecommunications; chapter 296-36 WAC, Safety standards—Compressed air work; chapter 296-37 WAC, Standards for commercial diving operations; chapter 296-45 WAC, Safety standards for electrical workers; chapter 296-54 WAC, Safety standards—Logging operations; chapter 296-56 WAC, Safety standards—Longshore, stevedore and related waterfront operations; chapter 296-62 WAC, General occupational health standards; chapter 296-67 WAC, Safety standards for process safety management; chapter 296-78 WAC, Safety standards for sawmills and woodworking operations; chapter 296-79 WAC, Safety standards for pulp, paper, and paperboard mills/converters; chapter 296-99 WAC, Safety standards for grain handling facilities; chapter 296-155 WAC, Safety standards for construction work; chapter 296-304 WAC, Safety standards for ship repairing, shipbuilding and shipbreaking; and chapter 296-307 WAC, Safety standards for agriculture.

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

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: OSHA completed a line-by-line review of its standards (29 C.F.R. 1901, 1902, 1910, 1915, 1926, 1928, 1950 and 1951) published in the Code of Federal Regulations on March 7, 1996. From this review, OSHA identified a number of sections that could be simplified or clarified. In this rule, OSHA deleted outdated and obsolete provisions, consolidated repetitious provisions and clarified confusing language. OSHA's rule did not change the substantive requirements of the standards.

WISHA must propose these amendments to make them at-least-as-effective-as OSHA's. We will conduct a line-by-line review of our standards to:

- Improve employer compliance and
- Provide enhanced safety and health to employees.

Our rule will not change the substantive requirements of the standards.

Other Federal and State Agencies that Regulate this Subject and the Process Coordinating the Rule with These Agencies: No other state or federal agencies (other than OSHA) are known that regulate this subject.

Process for Developing New Rule: The department must adopt rules identical to or at-least-as-effective-as OSHA rules

are required by the OSHA/WISHA state plan agreement. Parties interested in the formulation of these rules for proposal may contact the individuals listed below. The public may also participate by commenting after amendments are proposed by providing written comments or giving oral testimony during the public hearing process.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by contacting Linda Dausener, WISHA Standards Project Manager, Department of Labor and Industries, WISHA Services Division, P.O. Box 44620, Olympia, WA 98504-4620, phone (360) 902-5516, fax (360) 902-5529.

October 4 [3], 2000

Gary Moore
Director

WSR 00-20-074
PREPROPOSAL STATEMENT OF INQUIRY
WASHINGTON CITIZENS' COMMISSION ON
SALARIES FOR ELECTED OFFICIALS

[Filed October 3, 2000, 1:28 p.m.]

Subject of Possible Rule Making: Public Disclosure Act and Open Public Meetings Act implementation.

Statutes Authorizing the Agency to Adopt Rules on this Subject: (1) The Public Disclosure Act (chapter 42.17 RCW; including but not limited to RCW 42.17.250(1), 42.17.260, 42.17.290, 42.17.300, and 42.17.320). (2) The Administrative Procedure Act (chapter 34.05 RCW; including but not limited to RCW 34.05.010(16) and 34.05.220). (3) The Open Public Meetings Act (chapter 42.30 RCW).

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: The purpose of these rules is to advise the public about how to obtain public records from the Washington Citizens' Commission on Salaries for Elected Officials. These rules also provide members of the public with basic information about how the Washington Citizens' Commission on Salaries for Elected Officials will conduct public meetings.

Other Federal and State Agencies that Regulate this Subject and the Process Coordinating the Rule with These Agencies: No other federal or state agencies regulate the Washington Citizens' Commission on Salaries for Elected Officials.

Process for Developing New Rule: The Washington Citizens' Commission on Salaries for Elected Officials invites the interested public to review and provide input on the draft rules. Interested parties can participate in the decision to adopt the new rules and formulation of the proposed rules before publication by contacting Carol Sayer, Executive Director, Washington Citizen's Commission on Salaries for Elected Officials, 5707 Lacey Boulevard S.E., #106, P.O. Box 43120, Lacey, WA 98504-3120, phone (360) 407-0785, fax (360) 407-0787, e-mail wccseoexecdeconnectcorp.net.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by contacting Carol Sayer, Executive Director, Washington Citizen's Commission on Salaries for Elected Officials, 5707 Lacey Boulevard S.E., #106, P.O. Box 43120,

Lacey, WA 98504-3120, phone (360) 407-0785, fax (360) 407-0787, e-mail wccseoexecdeconnectcorp.net.

October 3, 2000

Carol Sayer
Executive Director

WSR 00-20-077

PREPROPOSAL STATEMENT OF INQUIRY

GAMBLING COMMISSION

[Filed October 3, 2000, 4:43 p.m.]

Subject of Possible Rule Making: Card games.

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 9.46.070.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: To clarify that Blackjack must be played by a certain set of rules, unless approval is given by the commission to vary the 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: 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 Ben Bishop, Deputy Director, P.O. Box 42400, Olympia, WA 98504-2400, (360) 438-7640; Sherri Winslow, Deputy Director, P.O. Box 42400, Olympia, WA 98504-2400, (360) 438-7654 ext. 301; or Susan Arland, Rules Coordinator, P.O. Box 42400, Olympia, WA 98504-2400, (360) 438-7654 ext. 374.

Meetings at the DoubleTree Guest Suites and Inn, 16500 Southcenter Parkway, Seattle, WA 98188, (206) 575-8220, on October 12 and 13, 2000; at the Shilo Inn, 707 Ocean Shores Boulevard N.W., Ocean Shores, WA 98569, (360) 289-4600, on November 16 and 17, 2000; and at the Double-Tree Guest Suites and Inn, 16500 Southcenter Parkway, Seattle, WA 98188, (206) 575-8220, on January 11 and 12, 2001.

October 3, 2000

Susan Arland
Rules Coordinator

WSR 00-20-078

PREPROPOSAL STATEMENT OF INQUIRY

GAMBLING COMMISSION

[Filed October 3, 2000, 4:44 p.m.]

Subject of Possible Rule Making: Card room tournament rule.

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 9.46.070.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: To clarify what a person may be required to do to be eligible to participate in a card room tournament.

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

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 Ben Bishop, Deputy Director, P.O. Box 42400, Olympia, WA 98504-2400, (360) 438-7640; Sherri Winslow, Deputy Director, P.O. Box 42400, Olympia, WA 98504-2400, (360) 438-7654 ext. 301; or Susan Arland, Rules Coordinator, P.O. Box 42400, Olympia, WA 98504-2400, (360) 438-7654 ext. 374.

Meetings at the DoubleTree Guest Suites and Inn, 16500 Southcenter Parkway, Seattle, WA 98188, (206) 575-8220, on October 12 and 13, 2000; at the Shilo Inn, 707 Ocean Shores Boulevard N.W., Ocean Shores, WA 98569, (360) 289-4600, on November 16 and 17, 2000; and at the Double-Tree Guest Suites and Inn, 16500 Southcenter Parkway, Seattle, WA 98188, (206) 575-8220, on January 11 and 12, 2001.

October 3, 2000

Susan Arland
Rules Coordinator

WSR 00-20-079

PREPROPOSAL STATEMENT OF INQUIRY

GAMBLING COMMISSION

[Filed October 3, 2000, 4:45 p.m.]

Subject of Possible Rule Making: Merchandise prizes defined.

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 9.46.070.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: This new rule will define exactly what types of items can be considered a merchandise prize.

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

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 Ben Bishop, Deputy Director, P.O. Box 42400, Olympia, WA 98504-2400, (360) 438-7640; Sherri Winslow, Deputy Director, P.O. Box 42400, Olympia, WA 98504-2400, (360) 438-7654 ext. 301; or Susan Arland, Rules Coordinator, P.O. Box 42400, Olympia, WA 98504-2400, (360) 438-7654 ext. 374.

Meetings at the DoubleTree Guest Suites and Inn, 16500 Southcenter Parkway, Seattle, WA 98188, (206) 575-8220, on October 12 and 13, 2000; at the Shilo Inn, 707 Ocean Shores Boulevard N.W., Ocean Shores, WA 98569, (360) 289-4600, on November 16 and 17, 2000; and at the Double-

Tree Guest Suites and Inn, 16500 Southcenter Parkway, Seattle, WA 98188, (206) 575-8220, on January 11 and 12, 2001.
October 3, 2000
Susan Arland
Rules Coordinator

WSR 00-20-080
PREPROPOSAL STATEMENT OF INQUIRY
GAMBLING COMMISSION

[Filed October 3, 2000, 4:47 p.m.]

Subject of Possible Rule Making: Tracking card room employees.

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 9.46.070.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: To develop a system to track card room employees throughout the state.

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

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 Ben Bishop, Deputy Director, P.O. Box 42400, Olympia, WA 98504-2400, (360) 438-7640; Sherri Winslow, Deputy Director, P.O. Box 42400, Olympia, WA 98504-2400, (360) 438-7654 ext. 301; or Susan Arland, Rules Coordinator, P.O. Box 42400, Olympia, WA 98504-2400, (360) 438-7654 ext. 374.

Meetings at the DoubleTree Guest Suites and Inn, 16500 Southcenter Parkway, Seattle, WA 98188, (206) 575-8220, on October 12 and 13, 2000; at the Shilo Inn, 707 Ocean Shores Boulevard N.W., Ocean Shores, WA 98569, (360) 289-4600, on November 16 and 17, 2000; and at the Double-Tree Guest Suites and Inn, 16500 Southcenter Parkway, Seattle, WA 98188, (206) 575-8220, on January 11 and 12, 2001.

October 3, 2000
Susan Arland
Rules Coordinator

WSR 00-20-100
PREPROPOSAL STATEMENT OF INQUIRY
UNIVERSITY OF WASHINGTON

[Filed October 4, 2000, 10:36 a.m.]

Subject of Possible Rule Making: Chapter 478-355 WAC, Small works roster.

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 39.04.155.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: The current rules all refer to a statute that has been eliminated and replaced with a new one: RCW 39.04.155. The new statute also changes the dollar limit for projects to be accomplished under this method.

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. Written comments or inquiries may be directed to Rebecca Goodwin Deardorff, Director, Administrative Procedures Office by one of the following routes: United States mail: University of Washington, 4014 University Way N.E., Seattle, WA 98105-6203; Campus mail: Box 355509; e-mail adminpro@u.washington.edu; or fax (206) 616-6294.

October 1, 2000
Rebecca Goodwin Deardorff
Director, Administrative
Procedures Office

WSR 00-20-101
PREPROPOSAL STATEMENT OF INQUIRY
DEPARTMENT OF ECOLOGY

[Order 00-25—Filed October 4, 2000, 10:45 a.m.]

Subject of Possible Rule Making: A rule that sets forth the department's understanding of statutory provisions and common law holdings and interprets those provisions for the administration of water rights. Implementation of holdings from the *George Theodoratus v. Ecology*, 135 Wn.2d 582, 957 P.2d 1241 (1998).

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 43.21A.064(9), 43.27A.090(11).

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: Greater clarity and predictability is needed regarding the documentation and administration of water rights. Upon rule completion, all parties should be able to more effectively plan for land use, economic development, and meeting the water needs of a growing population.

Other Federal and State Agencies that Regulate this Subject and the Process Coordinating the Rule with These Agencies: The Washington State Department of Health (DOH) regulates certain public water supply systems but they have no regulatory authority in regards to water rights. We have a rule development coordination process established with the Drinking Water Program of DOH. No other state agency regulates this subject. No federal agency regulates this subject.

Process for Developing New Rule: The department is proposing to use the established Water Resource Advisory Committee for advice and guidance regarding proposed rule language. We also plan to conduct workshops on draft concepts for inclusion in the rule language prior to filing the CR-102 to obtain comments from the interested parties prior to formally proposing rule language.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by contacting Mr. Steve Hirschey. Mr. Hirschey can be reached by e-mail at shir461@ecy.wa.gov, by telephone at (425) 649-7066, or you can send written comments to Department of Ecology, Water Resources Program. Atten-

tion: Steve Hirschey, P.O. Box 47600, Olympia, WA 98504-7600. Additional information can be found on the internet at <http://www.ecy.wa.gov/programs/wr/rights/pol1250.html>.

Olympia, WA 98504-0256, phone (360) 664-3784, fax (360) 664-2782, e-mail KacyB@oic.wa.gov.

October 4, 2000

October 4, 2000

Keith E. Phillips

D. J. Patin

Program Manager

Deputy Insurance Commissioner

WSR 00-20-103

PREPROPOSAL STATEMENT OF INQUIRY

**OFFICE OF THE
INSURANCE COMMISSIONER**

[Insurance Commissioner Matter No. R 2000-08—Filed October 4, 2000, 11:09 a.m.]

Subject of Possible Rule Making: Consumer Financial and Health Information Privacy. The commissioner will consider new rules to comply with the federal Gramm-Leach-Bliley Act and to implement the health privacy sections of the recently enacted "patient bills of rights." In addition, the commissioner will consider ways to coordinate issues of health information privacy with federal privacy initiatives.

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 48.02.060, 48.18.120, 48.20.450, 48.20.460, 48.30.010, 48.44.050, 48.46.100, 48.46.200; section 5, chapter 5, Laws of 2000; Gramm-Leach-Bliley Act §501(b).

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: Comply with requirement in the federal Gramm-Leach-Bliley Act for regulations relating to the security and confidentiality of customer records and information, protecting against threats or hazards to the security or integrity of records, and protecting against unauthorized access or use. The commissioner is considering integrating into this rule making the health privacy issues to implement the recently enacted "patient bill rights" chapter 5, Laws of 2000, (E2SSB 6199) that are contemplated in rule making R 2000-05.

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 insurance companies in this area. The National Association of Insurance Commissioners has prepared a model regulation to comply with federal law, and has coordinated that model with federal agencies. Other state agencies are expressly subject to any rules adopted under the patient bill of rights. The commissioner will work with these state agencies to develop a coordinated approach to consumer protection. The commissioner will also consider relevant federal agency activity to avoid conflicting standards.

Process for Developing New Rule: Agency study; and comments of interested parties are welcomed. Please send comments by November 6, 2000, to Kacy Brandeberry, P.O. Box 40256, Olympia, WA 98504-0256, phone (360) 664-3784, fax (360) 664-2782, e-mail KacyB@oic.wa.gov.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by contacting Kacy Brandeberry, P.O. Box 40256,

WSR 00-20-099
EXPEDITED REPEAL
DEPARTMENT OF AGRICULTURE

[Filed October 4, 2000, 10:18 a.m.]

The Following Sections are Proposed for Expedited Repeal: WAC 16-606-001, 16-606-009, 16-606-010, and 16-606-020.

Rules Proposed for Expedited Repeal Meet the Following Criteria: Rule is no longer necessary because of changed circumstances.

Any person who objects to the repeal of the rule must file a written objection to the repeal within thirty days after publication of this preproposal statement of inquiry.

Address Your Objection to: Dr. Kathleen Connell, Assistant State Veterinarian, Department of Agriculture, Food Safety/Animal Health Division, P.O. Box 42577, Olympia, WA 98504-2577, (360) 902-1878.

Reason the Expedited Repeal of the Rule is Appropriate: The rule is no longer necessary because of changed circumstances.

October 4, 2000
William E. Brookreson
Deputy Director

EXPEDITED REPEAL



WSR 00-18-018
PROPOSED RULES
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
 (Children's Administration)
 [Filed August 28, 2000, 11:06 a.m.]

Original Notice.

Preproposal statement of inquiry was filed as WSR 99-17-057.

Title of Rule: Chapter 388-60 WAC, Domestic violence perpetrator treatment program standards.

Purpose: Clarify the language of the requirements for all programs providing domestic violence perpetrator treatment services, as well as add several new requirements. The rules also meet the intent of the Governor's Executive Order 97-02.

Statutory Authority for Adoption: RCW 26.50.150.

Statute Being Implemented: RCW 26.50.150.

Summary: The clear language and format change will lead to overall clarification of the chapter. The addition of requirements regarding treatment group size and length of group treatment sessions will incorporate professional standards in WAC. The addition of requirements for mandatory releases of information and documentation of contact with victims will help to enhance safety for victims. Requirements for membership in local domestic violence task forces or intervention committees and documentation of cooperative relationships with other entities involved in domestic violence intervention will increase collaboration within communities.

Reasons Supporting Proposal: Overall clarity, efficiency, and effectiveness of the regulations for domestic violence perpetrator treatment programs will be achieved.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Maureen Kelly, P.O. Box 45710, Olympia, WA 98504, (360) 902-7901.

Name of Proponent: Department of Social and Health Services, Children's Administration (CA), governmental.

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

Explanation of Rule, its Purpose, and Anticipated Effects: WAC 388-60-0085, sets new minimum and maximum numbers for participants involved in group sessions to two and twelve, respectively. (No numbers were specified before). Sets the minimum length of group treatment sessions (previously unspecified) to ninety minutes.

WAC 388-60-145, requires a treatment program to include additional mandatory signed releases of information in client files to allow current treatment programs to exchange information with:

- Concurrent and past treatment programs;
- DSHS certifying authorities; and
- Prosecutors.

WAC 388-60-0065, requires the program to document their contacts with victims of program participants. If program cannot contact a victim, they must show that they made reasonable efforts to do so.

WAC 388-60-175 and 388-60-0345, limits duties that trainees may perform without supervision.

WAC 388-60-315, clarifies that direct treatment staff must complete all mandatory training before providing services to clients.

WAC 388-60-415, 388-60-455 and 388-60-525, clarifies the requirement for cooperative relationships between agencies that provide domestic violence intervention and those that provide services to domestic violence victims.

WAC 388-60-455 and 388-60-5250151, require that treatment programs are involved in local domestic violence task forces or committees.

The anticipated effect will be the overall clarification of the requirements for programs providing domestic violence perpetrator treatment services. The more clearly written question and answer format will be consistent with the changes being made in other DSHS WACs. Addition of standards for group size and treatment session length reflect best practice standards for professional counseling programs. Requirements regarding communication with other programs involved in domestic violence intervention and membership in local task forces will result in greater collaboration within a community, and will help to enhance victims' safety through sharing of information.

Proposal Changes the Following Existing Rules: See above.

No small business economic impact statement has been prepared under chapter 19.85 RCW. CA worked with an advisory committee made up of representative small businesses throughout the rule-making process. To ascertain costs associated with proposed changes, CA surveyed 23% of the small businesses impacted. As a result of the survey and discussions with the advisory committee, CA concludes that no "more than minor" costs will be imposed on the small businesses affected by proposed amendments to the rules. Therefore, the preparation of a comprehensive SBEIS is not required.

RCW 34.05.328 applies to this rule adoption. The proposed rule changes for chapter 388-60 WAC, Domestic violence perpetrator treatment program standards are "significant legislative rules" as defined in RCW 34.05.328 and therefore require a cost benefit analysis (CBA). A copy of the CBA may be requested by contacting Maureen Kelly by mail at Children's Administration, P.O. Box 45710, Olympia, WA 98504-5710, by phone at (360) 902-7901, or by e-mail at kelm300@dshs.wa.gov.

Hearing Location: DCFS Region 1 Office, 1313 North Atlantic, Suite 2000, Spokane, WA 99221, on November 7, 2000, at 10:00 a.m.; and at the Lacey Government Center, 1009 College Street S.E., Room 104B, Lacey, WA 98503, on November 21, 2000, at 10:00 a.m.

Assistance for Persons with Disabilities: Contact Kelly Cooper, DSHS Rules Coordinator, by November 1, 2000, for Spokane; November 14, 2000, for Lacey, phone (360) 664-6094, TTY (360) 664-6178, e-mail coopekd@dshs.wa.gov.

Submit Written Comments to: Identify WAC Numbers, DSHS Rules Coordinator, Rules and Policies Assistance Unit, P.O. Box 45850, Olympia, WA 98504-5850, fax (360) 664-6185, by November 21, 2000.

Date of Intended Adoption: Not sooner than November 22, 2000.

Edith M. Rice, Chief
Office of Legal Affairs

Chapter 388-60 WAC

DOMESTIC VIOLENCE PERPETRATOR PROGRAM STANDARDS

DEFINITIONS

NEW SECTION

WAC 388-60-0015 What definitions apply to this chapter? The following definitions are important to understand these rules:

"**Corrective action**" means the denial or suspension or revocation of certification, or the issuance of a written warning.

"**Department**" or "**DSHS**" means the department of social and health services.

"**Participant**" or "**perpetrator**" means the client enrolled in the domestic violence perpetrator treatment program. This client may be court-ordered to attend treatment or someone who chooses to voluntarily attend treatment.

"**Program**" or "**treatment program**" means a domestic violence perpetrator treatment program.

PURPOSE

NEW SECTION

WAC 388-60-0025 What is the purpose of this chapter? (1) This chapter establishes minimum standards for programs that treat perpetrators of domestic violence.

(2) These standards apply to any program that:

(a) Advertises that it provides domestic violence perpetrator treatment; or

(b) Defines its services as meeting court orders that require enrollment in and/or completion of domestic violence perpetrator treatment.

(3) These programs provide treatment only to perpetrators of domestic violence, including clients who are self-referred or those who are court-ordered to attend treatment.

(4) An agency may administer other service programs in addition to domestic violence perpetrator treatment services; however, the domestic violence perpetrator treatment program must be considered a separate and distinct program from all other services the agency provides.

NEW SECTION

WAC 388-60-0035 Must domestic violence perpetrator treatment programs be certified? All programs providing domestic violence perpetrator treatment services must:

(1) Be certified by the department; and

(2) Comply with the standards outlined in this chapter.

NEW SECTION

WAC 388-60-0045 What must be the focus of a domestic violence perpetrator treatment program? (1) A domestic violence perpetrator treatment program must focus treatment primarily on ending the participant's physical, sexual, and psychological abuse.

(2) The program must hold the participant accountable for:

(a) The abuse that occurred; and

(b) Changing the participant's violent and abusive behaviors.

(3) The program must base all treatment on strategies and philosophies that do not blame the victim or imply that the victim shares any responsibility for the abuse which occurred.

NEW SECTION

WAC 388-60-0055 What must be a treatment program's primary goal? The primary goal of a domestic violence perpetrator treatment program must be to increase the victim's safety by:

(1) Facilitating change in the participant's abusive behavior; and

(2) Holding the participant accountable for changing the participant's patterns of behaviors, thinking, and beliefs.

REQUIRED PROGRAM POLICIES AND PROCEDURES

NEW SECTION

WAC 388-60-0065 What steps must a treatment program take to address victim safety? (1) Each treatment program must have written policies and procedures that adequately assess the safety of the victims of the perpetrators enrolled in the treatment program.

(2) The treatment program must take the following steps to protect victims:

(a) Notify the victim of each program participant within fourteen days of the participant being accepted or denied entrance to the program that the participant has enrolled in or has been rejected for treatment services.

(b) Inform victims of specific outreach, advocacy, emergency and safety planning services offered by a domestic violence victim program in the victim's community;

(c) Encourage victims to make plans to protect themselves and their children;

(d) Give victims a brief description of the domestic violence perpetrator treatment program, including the fact that the victim is not expected to do anything to help the perpetrator complete any treatment program requirements; and

(e) Inform victims of the limitations of perpetrator treatment.

(3) The program must document in writing the program's efforts to notify the victim of the above requirements.

(4) The program cannot invite or require the victims of participants to attend perpetrator treatment program counsel-

ing sessions or education groups which the program requires participants to attend as a condition of their contracts.

NEW SECTION

WAC 388-60-0075 What must a treatment program require of its participants? (1) All participants must attend consecutive, weekly group treatment sessions.

Exception: Another type of intervention may be approved for certain documented clinical reasons, such as psychosis or other conditions that make the individual not amenable to treatment in a group setting.

(2) The program must assign each participant to a home group and the participant must be required to attend the same scheduled group each week. The program's director must authorize any exceptions to this requirement and document the reason for the exception.

(3) Each participant must sign all releases of information required by the treatment program, including those specified in WAC 388-60-0145.

(4) Each participant must sign a contract for services with the treatment program.

NEW SECTION

WAC 388-60-0085 What requirements apply to group treatment sessions? (1) The group sessions must be single gender.

(2) The group size is limited to a maximum of twelve participants, and a minimum of two participants.

(3) Group sessions must be at least ninety minutes in length.

(4) Group sessions must be closed to all persons other than participants, group facilitators, and others specifically invited by the group leaders. Others specifically invited by group leaders may include:

(a) Professionals in related fields;

(b) Persons offering interpretation services for the deaf and/or hearing impaired or language translation/interpretation; and

(c) Others bringing specific information critical to the group.

NEW SECTION

WAC 388-60-0095 May a participant be involved in more than one type of treatment while enrolled in a domestic violence perpetrator treatment program? (1) A program may allow a client to participate in other types of therapy during the same period the client is participating in the required weekly group treatment sessions.

(2) Any other type of therapy must support the goal of victim safety by facilitating change in the participant's abusive behavior without blaming the victim for the perpetrator's abuse.

(3) The program must determine that the participant is stable in the participants other treatments before allowing the participant to participate in treatment for domestic violence.

(4) Other therapies including the following list may not be substituted for the required domestic violence perpetrator treatment sessions:

(a) Individual therapy;

(b) Marital or couples' therapy;

(c) Family therapy;

(d) Substance abuse evaluations or treatment; or

(e) Anger management.

(5) A program may recommend marital or couples' therapy only after:

(a) The participant has completed at least six months of domestic violence perpetrator treatment services; and

(b) The victim has reported that the participant has ceased engaging in violent and/or controlling behaviors. However, this therapy may not take the place of domestic violence perpetrator treatment session.

NEW SECTION

WAC 388-60-0105 What requirements does the department have for treatment programs regarding non-discrimination? (1) A domestic violence perpetrator treatment program may not discriminate against any participant based on:

(a) Race;

(b) Age;

(c) Gender;

(d) Disability;

(e) Religion;

(f) Marital status or living arrangements;

(g) Political affiliation;

(h) Educational attainment;

(i) Socio-economic status;

(j) Ethnicity;

(k) National origin; or

(l) Sexual orientation.

(2) Program materials, publications, and audio-visual materials must be culturally sensitive and nondiscriminatory.

NEW SECTION

WAC 388-60-0115 Does a program have the authority to screen referrals? (1) A treatment program has the authority to accept or reject any referral for its program.

(2) The program must base acceptance and rejection of a client on written criteria the program has developed to screen potential participants.

(3) A treatment program may impose any conditions on participants that the program deems appropriate for the success of treatment.

NEW SECTION

WAC 388-60-0125 What rights do participants in a treatment program have? (1) A treatment program must provide each participant with the highest quality of service.

(2) Treatment program staff must establish a climate where all relationships with colleagues and participants are respectful.

(3) Each participant enrolled in a program must have the assurance that the program staff will conduct themselves professionally, as specified in RCW 18.130.180.

(4) Staff, board members, and volunteers working for a treatment program must not engage in or tolerate sexual harassment or exploitation of an employee, a program participant, or a victim of any program participant.

(5) Each participant must have a written contract signed by the participant and the treatment program staff which specifies the participants rights and responsibilities while enrolled in the program.

CONFIDENTIALITY

NEW SECTION

WAC 388-60-0135 What information about the participant must the treatment program keep confidential?

(1) Treatment programs must follow the confidentiality requirements contained in chapter 18.19 RCW for registered counselors and certified professionals.

(2) All program participants and guests must agree in writing not to disclose the identity of group participants or personal information about the participants.

(3) A treatment program must keep all communications between the participant and direct treatment staff confidential unless:

- (a) The participant has signed a release of information; or
- (b) The program is legally required to release the information.

(4) The treatment program may audio or video tape group sessions only when all participants grant written consent that gives details about the specific uses for the tape. The program must obtain an additional consent statement from each participant to permit use of the tape for any purpose other than the purposes specified in the original consent.

NEW SECTION

WAC 388-60-0145 What releases must a program require a participant to sign? For a treatment program to conduct case monitoring and periodic safety checks, the program must require all participants to sign the following releases which must remain in effect for the duration of the client's treatment:

(1) A release allowing the treatment program to notify the victim and/or the victim's community and/or legal advocates that the perpetrator has been accepted or rejected for treatment;

(2) A release allowing the program to provide the victim with periodic reports about the perpetrator's participation in the program.

(3) A release allowing the current domestic violence perpetrator treatment program access to information held by all prior and concurrent treatment agencies, including domestic violence perpetrator treatment programs, mental health agencies, and drug and alcohol treatment programs;

(4) A release allowing the treatment program to provide relevant information regarding the participant to each of the following entities:

- (a) Lawyers, including prosecutors;
- (b) Courts;
- (c) Parole officers;
- (d) Probation officers;
- (e) Child protective services, child welfare services, and other DSHS programs;
- (f) Court-appointed guardians ad litem;
- (g) DSHS certifying authorities; and
- (h) Former treatment programs that the participant has attended.

(5) A release for the program to notify any person whose safety appears to be at risk due to the participant's potential for violence and lethality. This includes, but is not limited to:

- (a) The victim;
- (b) Any children;
- (c) Significant others;
- (d) The victims' community and legal advocates; or
- (e) Police.

NEW SECTION

WAC 388-60-0155 Must a treatment program keep information provided by or about the victim confidential?

(1) A treatment program must treat all information the victim provides to the program as confidential unless the victim gives written permission for the program to release the information.

(2) Information must be kept separate from any files for perpetrators.

(3) If a victim tells the treatment program that the participant has committed a new offense, the treatment program must encourage the victim to contact:

- (a) Appropriate law enforcement agency; and
- (b) The local domestic violence victim's program.

NEW SECTION

WAC 388-60-0165 What information must the treatment program collect and discuss with the client during the intake process or assessment interview? (1) Treatment programs must conduct an individual, complete clinical intake and assessment interview with each perpetrator who has been accepted into the treatment program. The program staff must meet face-to-face with the program participant to conduct this intake and interview.

(2) During the intake interview, program staff must obtain the following information, at a minimum:

- (a) Current and past violence history;
- (b) A complete diagnostic evaluation;
- (c) A substance abuse assessment;
- (d) History of treatment from past domestic violence perpetrator treatment programs;
- (e) History of threats of homicide or suicide;
- (f) History of ideation of homicide or suicide;
- (g) History of stalking;
- (h) Data to develop a lethality risk assessment;

- (i) Possession of, access to, plans to obtain, or a history of use of weapons;
 - (j) Degree of obsessiveness and dependency on the perpetrator's victim;
 - (k) History of episodes of rage;
 - (l) History of depression and other mental health problems;
 - (m) History of having sexually abused the battered victim or others;
 - (n) History of the perpetrator's domestic violence victimization and/or sexual abuse victimization;
 - (o) Access to the battered victim;
 - (p) Criminal history and law enforcement incident reports
 - (q) Reports of abuse of children, elderly persons, or animals;
 - (r) Assessment of cultural issues;
 - (s) Assessment of learning disabilities, literacy, and special language needs; and
 - (t) Review of other diagnostic evaluations of the participant.
- (3) The program client file must include documentation of reasonable efforts to obtain the above information.

NEW SECTION

WAC 388-60-0175 Who may complete the intake process or conduct the assessment interview? (1) Only treatment staff who meet the minimum qualifications for direct treatment staff stated in chapter 388-60 WAC may complete the intake process or conduct the assessment interview.

(2) A trainee may not have sole responsibility for conducting an intake or assessment. If the staff conducting the intake/assessment is a trainee, the trainee must work in conjunction with additional staff in their program, and the trainee's program supervisor must review and sign off on the trainee's work.

NEW SECTION

WAC 388-60-0185 Must the program compile a written document based on information gathered in the intake/assessment process? The program must compile a written document, which includes the information required to be gathered in the intake/assessment process.

NEW SECTION

WAC 388-60-0195 Must the treatment program develop an individual treatment plan for each participant? (1) The treatment program must develop a written treatment plan for each participant who is accepted into the domestic perpetrator treatment program.

(2) The treatment program must base the participant's treatment on the clinical intake/assessment which the program completed for the client.

(3) The treatment plan must adequately and appropriately address the needs of the individual participant.

NEW SECTION

WAC 388-60-0205 What must a treatment program consider when developing an individual treatment plan for a participant? (1) A treatment program must:

(a) Evaluate whether a participant should be required to engage in drug and alcohol, mental health, or other treatment services while they are participating in the treatment program;

(b) Decide which treatment gets priority for the participant if more than one treatment service is recommended;

(c) Determine the sequence of other services if concurrent treatment is not clinically appropriate; and

(d) Make appropriate referrals to outside agencies.

(2) A treatment program must consider issues relating to a participant's prior victimization when designing each treatment plan.

The program must consider the appropriateness of domestic violence victim services in lieu of perpetrator treatment for a participant who presents an extensive history of prior victimization.

NEW SECTION

WAC 388-60-0215 Must a program require a participant to sign a contract for services with the treatment program? A treatment program must require each participant to sign a formal contract for services.

NEW SECTION

WAC 388-60-0225 What must the treatment program include in the contract for each participant's treatment? The contract between each participant and the treatment program must include the following elements:

(1) A statement regarding the treatment program's philosophy that:

(a) The victim may not be blamed for the participant's abuse;

(b) The perpetrator must stop all forms of abuse;

(c) An abuser is to be held accountable for the abusers actions; and

(d) The program's primary concern is for the safety of victims.

(2) A statement requiring the participant to:

(a) Cooperate with all program rules;

(b) Stop violent and threatening behaviors;

(c) Be nonabusive and noncontrolling in relationships;

(d) Develop and adhere to a responsibility plan;

(e) Comply with all court orders;

(f) Cooperate with the rules for group participation; and

(g) Sign all required releases of information.

(3) A policy on attendance and consequences for inadequate attendance.

(4) A requirement that the perpetrator must actively participate in treatment, including sharing personal experiences, values, and attitudes, as well as completing all group activities and assignments.

(5) A policy regarding other program expectations, such as completion of written exams, concurrent treatment

requirements, and possession of weapons as described under chapters 275-55 and 275-59 WAC

(6) Written criteria for completion of treatment.

(7) A statement that group members must honor the confidentiality of all participants.

(8) A statement that the treatment program has the duty to warn and protect victims, law enforcement, and third parties of any risk of serious harm the program determines the participant poses to them.

(9) Requirements that the participant must either:

(a) Provide the program with the participant's arrest records, criminal history, and any information regarding treatment services previously received; or

(b) Identify the existence of and location of all service records, and authorize release of all such records to the domestic violence treatment program.

(10) The program's policy regarding the use of drugs and alcohol, including a provision that the participant must attend treatment sessions free of drugs and alcohol; and

(11) Fees and methods of payment for treatment.

NEW SECTION

WAC 388-60-0235 Must a treatment program follow an educational curriculum for each participant? A treatment program must follow a specific educational curriculum for all participants in the program.

NEW SECTION

WAC 388-60-0245 What topics must the treatment program include in the educational curriculum? The curriculum of the treatment program must include the following topics:

(1) Belief systems that allow and support violence against women;

(2) Belief systems that allow and/or support the use or threat of violence to establish power and control over an intimate partner;

(3) Definitions of abuse, battering, and domestic violence;

(4) Forms of abuse, including:

(a) Physical abuse;

(b) Emotional and sexual abuse;

(c) Economic manipulation or domination;

(d) Property destruction;

(e) Stalking;

(f) Terrorizing someone or threatening him or her; and

(g) Acts that put the safety of battered partners, children, pets, other family members, or friends at risk.

(5) The impact of abuse and battering on children and the incompatibility of domestic violence and abuse with responsible parenting;

(6) The fact that a participant is solely responsible for the participant's violent behavior, and must acknowledge this fact;

(7) The need to avoid blaming a victim for the participant's abusive behavior;

(8) Techniques to be nonabusive and noncontrolling;

(9) Negative legal and social consequences for someone who commits domestic violence;

(10) Why it is necessary to meet financial and legal obligations to family members;

(11) Opportunities for a participant to develop a responsibility plan;

(a) The treatment program may assist the participant in developing the plan.

(b) In the plan, the participant must make a commitment to giving up power and control over the victim.

(12) Education regarding individual cultural and family dynamics of domestic violence; and

(13) Washington State laws and practices regarding domestic violence, as described in chapters 10.31, 10.99, and 26.50 RCW.

NEW SECTION

WAC 388-60-0255 What is the minimum treatment period for program participants? (1) The minimum treatment period is the time required for the participant to fulfill all conditions of treatment set by the treatment program. Satisfactory completion of treatment is not based solely on a perpetrator participating in the treatment program for a certain period of time or attending a certain number of sessions.

(2) The program must require participants to attend treatment and satisfy all treatment program requirements for at least twelve months.

(3) The program must require the participant to attend:

(a) A minimum of twenty-six consecutive weekly same gender group sessions, followed by:

(b) Monthly sessions with the treatment provider until the twelve-month period is complete. These sessions must be conducted face-to-face with the participant by program staff who meet the minimum qualifications set forth in this chapter.

NEW SECTION

WAC 388-60-0265 What criteria must be satisfied for completion of treatment? (1) A treatment program must have written criteria for satisfactory completion of treatment.

(2) A program must require a participant to meet all of the following conditions in order for the program to state that the participant has completed treatment:

(a) Attend treatment sessions for the minimum treatment period;

(b) Attend all other sessions required by the program;

(c) Cooperate with all group rules and program requirements throughout the duration of treatment services;

(d) Stop the use of all violent acts or threats of violence;

(e) Stop using abusive and controlling behavior;

(f) Adhere to the participant's responsibility plan;

(g) Comply with court orders; and

(h) Comply with other conditions of the contract for treatment services, such as chemical dependency treatment.

NEW SECTION

WAC 388-60-0275 What must the treatment program do when a participant satisfactorily completes treatment? (1) A treatment program must notify the following people when a participant satisfactorily completes treatment:

- (a) The court having jurisdiction, if the participant has been court-mandated to attend treatment; and
 - (b) The victim, if feasible.
- (2) The program must document in writing its efforts to contact the victim.
- (3) The program may specify only that the perpetrator has completed treatment based on adequate compliance with the participant's contract with the treatment program and any court order.

NEW SECTION

WAC 388-60-0285 Must a treatment program have policies regarding any reoffenses during treatment? A treatment program must establish and implement written policies that include consequences if a perpetrator re-offends during treatment or does not comply with program requirements.

NEW SECTION

WAC 388-60-0295 Does a program need guidelines for discharging participants who do not complete treatment? (1) A treatment program must have guidelines for discharging participants who do not satisfactorily complete the program.

- (a) Discharge decisions must be uniform and predictable.
 - (b) Discrimination may not occur against any participant.
- (2) A program may terminate a participant from treatment prior to completion of the program if the participant has not complied with the requirements set forth in the participant's contract with the program.
- (3) If a program discharges a participant who does not complete treatment, the treatment program must document in writing that the participant has not complied with:
- (a) The participant's contract with the treatment program;
 - (b) A court order;
 - (c) A probation agreement; or
 - (d) Group rules.
- (4) If a program chooses not to discharge a participant who has reoffended, committed other acts of violence or abuse, or has not complied with any of subsection (3)(a) through (d) of this section, the program must note the reoffense and/or noncompliance in the client's progress notes, reports to the court, and reports to the victim (if feasible).
- (5) The program must state in the client's record the program's rationale for not terminating the participant, and state what corrective action was taken.
- (6) The program must notify the above parties within three days of terminating the client.

(7) A program may discharge a participant if the treatment program cannot provide adequate treatment services to the participant because of the treatment program's current development:

NEW SECTION

WAC 388-60-0305 Who must the program notify when the program discharges a participant because of failure to complete treatment? A treatment program must notify the following parties in writing when the program discharges a participant from the program because of failure to complete treatment:

- (1) The court having jurisdiction, if the participant has been court-mandated to attend treatment;
- (2) The participant's probation officer, if any; and
- (3) The victim of the participant, if feasible.

TREATMENT STAFF QUALIFICATIONSNEW SECTION

WAC 388-600-0315 What are the minimum qualifications for all direct treatment staff? (1) All staff with direct treatment contact with participants must be:

- (a) Registered as counselors or certified as mental health professionals as required under chapter 18.19 RCW; and
 - (b) Free of criminal convictions involving moral turpitude.
- (2) Each staff person providing direct treatment services to a participant must have a bachelor's degree.
- (a) The department will review requests for an exception to this requirement on a case-by-case basis.
 - (b) In order to qualify for an exception, the employee must possess year-for-year professional level experience equivalent to a bachelor's degree. The department determines this equivalency at the discretion of the DSHS program manager responsible for monitoring domestic violence perpetrator treatment programs.
- (3) Prior to providing any direct treatment services to program participants, each direct treatment staff person must have completed:

- (a) A minimum of thirty hours of training about domestic violence from an established domestic violence victim program; and
 - (b) A minimum of thirty hours of training from an established domestic violence perpetrator treatment services program.
 - (i) If located within Washington state, the domestic violence perpetrator treatment program must be certified and meet the standards as outlined in this chapter.
 - (ii) If located out-of-state, the domestic violence perpetrator treatment program must meet the standards outlined in this chapter as well as chapter 26.50 RCW.
- (4) All employees must complete all sixty hours of required training before the employee may begin to provide any direct services to group participants. Any work experience accrued prior to completion of the sixty hours of training will not count toward any requirement for work experience.

Reviser's note: The section above appears as filed by the agency pursuant to RCW 34.08.040; however, the reference to WAC 388-600-0315 is probably intended to be WAC 388-60-0315.

NEW SECTION

WAC 388-60-0325 Must a program notify the department when new direct treatment staff are added?

(1) At the time that the program adds new direct treatment staff, the program must submit documentation to DSHS which proves that the staff meets the minimum qualifications for all treatment staff.

(2) Direct treatment staff may not provide services to perpetrators until the treatment staff's qualifications have been reviewed and approved by the DSHS program manager responsible for certification of domestic violence perpetrator treatment programs.

NEW SECTION

WAC 388-60-0335 Who is considered a trainee for domestic violence perpetrator treatment programs? A trainee is a direct treatment staff person who has not accrued at least two hundred fifty hours of experience providing services to domestic violence perpetrators and domestic violence victims.

(1) At least one hundred twenty-five hours of this requirement must have been provision of supervised, direct treatment services to domestic violence perpetrators.

(2) The remainder of this requirement must have been provision of domestic violence victim advocacy services.

NEW SECTION

WAC 388-60-0345 May a trainee provide direct treatment services to participants? (1) A trainee may serve as a co-facilitator of groups, but may not have sole responsibility for the group at any time.

(2) A trainee may not have sole responsibility for conducting an intake or assessment, or for terminating a participant from treatment.

NEW SECTION

WAC 388-60-0355 Do treatment programs need a supervisor? Each treatment program must have at least one person providing supervision to paid and volunteer direct treatment staff.

NEW SECTION

WAC 388-60-0365 Who may provide supervision of direct treatment staff in a domestic violence perpetrator treatment program? (1) In addition to possessing the basic qualifications required for all direct treatment staff, a program's supervisor must meet **all** of the following requirements:

(a) Have a minimum of three years of experience providing direct treatment services to perpetrators of domestic violence;

(b) Have a minimum of one year of experience providing victim advocacy services to domestic violence victims (this may be concurrent with (a) of this subsection);

(c) Have a minimum of one year of experience in facilitating domestic violence perpetrator treatment groups;

(d) Has completed at least five hundred hours of supervised direct treatment contact with both perpetrators and domestic violence victims;

(i) At least three hundred hours of this requirement must have been the provision of supervised, direct treatment services to domestic violence perpetrators.

(ii) The remainder of this requirement must have been the provision of domestic violence victim advocacy services.

(2) Each staff person providing supervision to direct treatment staff within a program must have a master's degree.

(a) The department's program manager will review requests for an exception to this requirement on a case-by-case basis.

(b) In order to qualify for an exception, the employee must possess year-for-year professional level experience equivalent to a master's degree. The department determines this equivalency at the discretion of the DSHS program manager responsible for monitoring domestic violence perpetrator treatment programs.

NEW SECTION

WAC 388-60-0375 Must a supervisor always be on the premises of the treatment program? A supervisor may be located either on or off-site unless direct treatment services are being provided only by employees who are considered trainees, as defined in these rules. If no other direct treatment staff besides the supervisor possesses at least two hundred fifty hours of experience providing direct treatment services to perpetrators, the supervisor must be present at all times that direct treatment services are being provided.

NEW SECTION

WAC 388-60-0385 Must the treatment program have staff supervision policies? A treatment program must develop and follow policies, procedures, and supervision schedules that provide adequate supervision for all treatment staff.

NEW SECTION

WAC 388-60-0395 What are the requirements for staff orientation? (1) A treatment program must have an orientation for any new staff, whether the staff are paid or volunteer.

(2) The purpose of the orientation must be to provide the staff with the program's philosophy, organization, curriculum, policies, procedures, and goals.

NEW SECTION

WAC 388-60-0405 What are the continuing professional education requirements for all direct treatment program staff? (1) All staff having direct treatment contact

with participants must complete a minimum of twenty hours of continuing professional education each year after the program is certified, or each year after the staff person is added to the staff list. No more than five of those hours may be obtained by attending "in-house" training.

(2) Each staff person's continuing professional education must include four or more hours of training per year on issues of sexism, racism, and homophobia and their relationship to domestic violence.

(3) Continuing education training may be in the fields of alcohol/drug abuse, mental health, or other issues but all training must be related to the treatment of domestic violence perpetrators.

(4) The treatment staff may obtain continuing professional education through classes, seminars, workshops, video or audiotapes, or other self-study programs when approved in writing by the program supervisor. No more than five hours of video, audiotapes, or self-study program may be used toward the requirement of twenty hours of continuing education requirement. This includes correspondence courses.

(5) The staff must document all continuing education hours on DSHS approved forms.

(a) The form must be accompanied by completion certificates, course/workshop outline, and supervisor signature.

(b) The program must submit the form and documentation to the department at the time the program applies for re-certification.

NEW SECTION

WAC 388-60-0415 Is a treatment program required to cooperate with local domestic violence victim programs? A treatment program must establish and maintain cooperative relationships with domestic violence victim services programs located in their community.

NEW SECTION

WAC 388-60-0425 Does a treatment program need knowledge of the domestic violence laws and justice system practices? A treatment program must show evidence of an understanding of the laws pertaining to domestic violence and the operation of the justice system. At a minimum, a program must be familiar with:

(1) State laws regulating the response to domestic violence by the criminal justice system;

(2) Relief available to victims of domestic violence offered by:

(a) Washington domestic violence law and civil protection orders;

(b) Criminal no-contact orders; and

(c) Civil restraining orders.

(3) Local law enforcement, prosecution, and court and probation policies regarding domestic violence cases.

CERTIFICATION PROCESS

NEW SECTION

WAC 388-60-0435 What is the process to apply for certification of a treatment program? (1) Any program wishing to provide treatment to perpetrators of domestic violence must request certification by completing an application available from the department. To request an application by mail, write to:

Domestic Violence Perpetrator Treatment Program
Department of Social and Health Services (DSHS)
Children's Administration
P.O. Box 45710
Olympia, Washington 98504-5710.

(2) The program must submit the application, application fee, and all documentation needed to prove that the program meets the requirements set forth in these standards.

(3) A program may not provide direct treatment services to domestic violence perpetrators without being certified by the department.

(4) If approved, the department grants certification for a two year period.

(5) The department considers each geographical location of a program an individual program, and must certify each program separately.

NEW SECTION

WAC 388-60-0445 What is the application fee for certification? (1) Application fee for either initial certification or re-certification of a domestic violence perpetrator treatment program is one hundred dollars.

(2) The department publishes the application fee for certification of domestic violence perpetrator treatment programs in the application packet.

(3) If there is any change in the fee, the update will be done in July of each year.

NEW SECTION

WAC 388-60-0455 What documentation must a program submit before the department may certify the program? The program's director must submit the following documentation with the program's application:

(1) A written statement signed by the director that the program complies with the standards contained in this chapter;

(2) Results of current criminal history background checks for all current direct treatment program staff;

(3) A statement for each current paid or volunteer staff person whether or not the staff person has ever been a party to any civil proceedings involving domestic violence;

(4) Proof that each direct treatment staff is registered as a counselor or certified as a mental health professional with the department of health;

(5) Evidence that the program maintains cooperative relationships with agencies providing services related to domestic violence.

(a) This evidence must include, at a minimum:

(i) Three items of evidence that they have established and continue to maintain cooperative relationships with local domestic violence victim programs and other local agencies involved with domestic violence intervention.

(ii) Documentation that they have established a referral process between their program and the local domestic violence victim services programs.

(iii) Proof that they participate in a local domestic violence task force, intervention committee or workgroup if one exists in their community.

(b) The program may also submit evidence of the following:

(i) Participation in public awareness activities sponsored by the local domestic violence victim services agency.

(ii) Service agreements between the local domestic violence victim services agency(ies) and the treatment program.

(iii) Letters of support for the program from other agencies or parties involved in domestic violence intervention.

(6) Evidence that the program maintains cooperative relationships with agencies involved in domestic violence intervention.

NEW SECTION

WAC 388-60-0465 What happens after a program turns in an application to the department? (1) The department will review a certification application within thirty days after the application is received to decide if the domestic violence perpetrator program meets the program standards in this chapter.

(2) The department must notify the applicant whether or not the program meets these standards.

NEW SECTION

WAC 388-60-0475 Will a certificate be issued if the treatment program meets the standards? If a program meets the standards in this chapter, the department will issue the program a certificate of compliance.

NEW SECTION

WAC 388-60-0485 What happens if a treatment program does not meet the standards? (1) If a program does not meet the standards for certification or re-certification, the department will provide the program with:

(a) A copy of the standards;

(b) A written notice containing the reasons for the determination of noncompliance; and

(c) The program standards relied upon for making the decision.

(2) Treatment programs have the right to a hearing if the program is denied certification under this chapter (chapter 388-08 WAC).

NEW SECTION

WAC 388-60-0495 What records must the department keep regarding certified domestic violence perpe-

trator programs? The department must maintain the following information:

(1) A current record of all certified domestic violence perpetrator programs.

(2) A current record of programs that:

(a) Are in the process of applying for certification;

(b) Have been denied certification;

(c) Have been notified that the department is revoking or suspending certification;

(d) Have had their certification revoked; and

(e) Are being investigated.

RE-CERTIFICATION

NEW SECTION

WAC 388-60-0505 How often must a domestic violence perpetrator treatment program re-apply for certification? Each program certified under this chapter must re-apply for certification every two years.

NEW SECTION

WAC 388-60-0515 What must a program do to apply for re-certification of their domestic violence perpetrator treatment program? In order to be re-certified, a program must submit a completed application packet to the department at least forty-five days prior to the expiration date of the previous certification period.

NEW SECTION

WAC 388-60-0525 What must the application packet for renewal of the certification of a domestic violence perpetrator program include? The packet must include the following:

(1) A completed application form signed by the program director;

(2) Payment of the application fee;

(3) A listing of all direct treatment staff;

(4) A statement of qualifications for any staff added since last the certification period;

(5) Current criminal history background check results, and a statement regarding any involvement in civil proceedings involving domestic violence for each employee providing direct treatment services;

(6) An update of continuing professional education hours for each direct treatment staff;

(7) Evidence that the program maintains cooperative relationships with agencies providing services to domestic violence victims.

(a) This evidence must include, at a minimum:

(i) Three items of evidence that they have established and continue to maintain cooperative relationships with local domestic violence victim programs and other local agencies involved with domestic violence intervention.

(ii) Documentation that they have established a referral process between their program and the local domestic violence victim services programs.

(iii) Proof that they participate in a local domestic violence task force, intervention committee or workgroup if one exists in their community.

(b) The program may also submit evidence of the following:

(i) Participation in public awareness activities sponsored by the local domestic violence victim services agency.

(ii) Service agreements between the local domestic violence victim services agency(ies) and the treatment program.

(iii) Letters of support for the program from other agencies or parties involved in domestic violence intervention.

(8) Evidence that the program maintains cooperative relationships with agencies involved in domestic violence intervention; and

(9) All documentation needed to prove that the program continues to meet the standards for certification.

NEW SECTION

WAC 388-60-0535 How does the department decide that a program should continue to be certified? The department will continue to certify a program, or will review its certification, if:

(1) The department determines, based on the completed application, that the program continues to meet the standards and qualifications as outlined in this chapter; and

(2) The department determines that any complaint investigations from the previous certification period have been satisfactorily resolved.

NEW SECTION

WAC 388-60-0545 Is there a formal process if a treatment program wishes to appeal a denial of certification or re-certification? If the department denies certification or re-certification, the domestic violence perpetrator treatment program has a right to an administrative hearing under chapter 388-08 WAC.

ADVISORY COMMITTEE

NEW SECTION

WAC 388-60-0555 Does the department have an advisory committee for domestic violence perpetrator treatment? The department will establish and appoint a volunteer group to serve as the Washington domestic violence perpetrator treatment program standards advisory committee.

NEW SECTION

WAC 388-60-0565 What is the role of the advisory committee? The role of the advisory committee is to:

(1) Advise the department regarding recommended changes to the program standards, and

(2) Provide technical assistance on program standards, implementation and certification and re-certification criteria.

NEW SECTION

WAC 388-60-0575 Who are the advisory committee members and how are they chosen? The advisory committee must include the following members:

(1) Four persons representing the perspective of victims of domestic violence. They will be chosen with input from the Washington State Coalition Against Domestic Violence (WSCADV);

(2) Four persons representing the perspective of state-certified domestic violence perpetrator treatment programs. They will be chosen with input from the Washington Association of Domestic Violence Intervention Professionals (WADVIP);

(3) Four persons representing the perspective of adult misdemeanor probation and Washington state courts of limited jurisdiction. They will be chosen with input from the Misdemeanor Corrections Association and the Washington State District and Municipal Court Judges Association;

(4) One person representing the department of corrections; and

(5) One person representing the office of the administrator for the courts.

NEW SECTION

WAC 388-60-0585 How long is the appointed term for an advisory committee member? Advisory committee members are appointed for two-year terms.

NEW SECTION

WAC 388-60-0595 May advisory committee members be replaced before their term expires? The department may replace committee members if the member misses two consecutive committee meetings.

NEW SECTION

WAC 388-60-0605 Are expenses for advisory committee members reimbursed? (1) If funds are available, the department will reimburse advisory committee members for travel and meal expenses related to service on the committee.

(2) Advisory committee members may not receive any other compensation for service on the committee.

COMPLAINTS AND THE INVESTIGATION OF COMPLAINTS

NEW SECTION

WAC 388-60-0615 Does the department investigate complaints about domestic violence perpetrator treatment programs? DSHS investigates complaints regarding domestic violence perpetrator treatment programs.

NEW SECTION

WAC 388-60-0625 Who may request an investigation of a certified domestic violence perpetrator treat-

ment program? Any person may submit a written complaint to DSHS if the person has the following concerns about a certified program:

- (1) The program has acted in a way that places victims at risk; or
- (2) The program has failed to follow standards in this chapter.

NEW SECTION

WAC 388-60-0635 Does the department notify a treatment program that the department has received a complaint? Once it receives a complaint about a certified program, the department will:

- (1) Determine that the complaint includes sufficient information to be deemed valid;
- (2) Notify the program within fourteen days of the complaint being determined valid that the department has received a complaint about the program; and
- (3) Notify the program that an investigation has been initiated.

NEW SECTION

WAC 388-60-0645 May DSHS begin an investigation of a treatment program without receiving a complaint? DSHS may begin an investigation of a domestic violence perpetrator treatment program without a written complaint if the department believes that the program:

- (1) Has placed victims at risk; or
- (2) Failed to follow the standards outlined in this chapter.

NEW SECTION

WAC 388-60-0655 What is included in an investigation? The investigation of a complaint against a domestic violence perpetrator treatment program may include:

- (1) Contact with:
 - (a) The person making the complaint;
 - (b) Other persons involved in the complaint; or
 - (c) The treatment program.
- (2) A request for written documentation of evidence; and/or
- (3) An on-site visit to the program to interview program staff.

NEW SECTION

WAC 388-60-0665 Is there a time limit for the department to complete its investigation of a complaint? The department must complete its investigation within forty-five days of beginning the investigation, unless circumstances warrant a longer period of time.

RESULTS OF INVESTIGATIONS

NEW SECTION

WAC 388-60-0675 Does the department put the results of the investigation in writing? (1) The department will prepare written results of the complaint investigation.

(2) If the department decides that the treatment program behaved in a way that placed victims at risk or failed to meet the standards outlined in this chapter, the written results must include a decision regarding the status of the program's certification.

NEW SECTION

WAC 388-60-0685 What action may the department take regarding a program's certification if a complaint is founded? If the department determines that a complaint against a domestic violence perpetrator treatment program is founded, the department may:

- (1) Revoke the treatment program's certification;
- (2) Suspend the treatment program's certification; or
- (3) Send a written warning to the treatment program.

NEW SECTION

WAC 388-60-0695 Does DSHS notify a treatment program of its decision to take corrective action? DSHS must send the written results of its investigation to the program by certified mail, return receipt requested, within twenty days after completing the investigation.

NEW SECTION

WAC 388-60-0705 What information must the department give a program if it takes action that affects the program's certification status? (1) If DSHS revokes a program's certification, the department must provide the program with:

- (a) The specific reasons for the revocation;
- (b) The WAC standards the revocation is based on; and
- (c) The effective date of the revocation.
- (2) If DSHS suspends a treatment program's certification, DSHS must provide the treatment program with:
 - (a) The specific reasons for the corrective action;
 - (b) The WAC standards that the suspension is based on;
 - (c) The effective date of the suspension;
 - (d) Any remedial steps which the program must complete to the satisfaction of the department before the department will reinstate the program's certification and lift the suspension; and
 - (e) The deadline for completion of any remedial steps.
- (3) If DSHS issues a written warning to a program, DSHS must provide the treatment program with:
 - (a) The specific reasons for the written warning;
 - (b) The WAC standards that the written warning is based on; and
 - (c) Any remedial steps which the program must complete to the satisfaction of the department.

NEW SECTION

WAC 388-60-0715 What happens if a treatment program refuses to remedy the problems outlined in the complaint findings? If the treatment program refuses or fails to remedy the problems outlined in the written warning, DSHS may revoke or suspend the certification of the program.

NEW SECTION

WAC 388-60-0725 What if the director of a domestic violence perpetrator treatment program disagrees with the corrective action decision? (1) When DSHS revokes or suspends a program's certification, issues a written warning, or imposes corrective action, the department will notify the program director in writing of the program's right to request a hearing.

(2) The program director may request an administrative hearing from the office of administrative hearings pursuant to chapter 388-08 WAC.

NOTIFICATION OF RESULTS OF AN INVESTIGATION

NEW SECTION

WAC 388-60-0735 Does the department notify the person that made the complaint of the results of the investigation? DSHS will mail a copy of the written results of the investigation to the person who made the complaint against the domestic violence perpetrator treatment program.

NEW SECTION

WAC 388-60-0745 What must the treatment program do after notification that its certification has been suspended or revoked? If DSHS revokes or suspends a program's certification, the program must:

(1) Take immediate steps to notify and refer current clients to other certified domestic violence perpetrator treatment programs;

Note: This must be done prior to the effective date of revocation or suspension.

(2) Cease accepting perpetrators of domestic violence into its treatment program;

(3) Notify victims, current partners of the participants, and any relevant agencies about the client referral; and

(4) Notify, in writing, the presiding judge and chief probation officer of each judicial district from which the treatment program receives court referrals.

NEW SECTION

WAC 388-60-0755 What happens if the program has other licenses or certificates? If a program also holds a license or certification from the state of Washington for other treatment modalities, DSHS may notify the appropriate licensing or certifying authority that the program's certification has been suspended or revoked.

REPEALER

The following sections of the Washington Administrative Code are repealed:

WAC 388-60-005	Scope.
WAC 388-60-120	Treatment focus.
WAC 388-60-130	Treatment modality.
WAC 388-60-140	Program policies and procedures.
WAC 388-60-150	Treatment staff qualifications.
WAC 388-60-160	Orientation and continuing professional education requirements.
WAC 388-60-170	Cooperation with domestic violence victim programs.
WAC 388-60-180	Knowledge of law and justice system practices.
WAC 388-60-190	Program certification process.
WAC 388-60-200	Certification maintenance.
WAC 388-60-210	Advisory committee.
WAC 388-60-220	Complaint.
WAC 388-60-230	Investigation.
WAC 388-60-240	Results of investigation.
WAC 388-60-250	Notification of results.
WAC 388-60-260	Appeal.

WSR 00-19-089

PROPOSED RULES

DEPARTMENT OF AGRICULTURE

[Filed September 20, 2000, 10:18 a.m.]

Original Notice.

Preproposal statement of inquiry was filed as WSR 99-11-057.

Title of Rule: Revision of chapter 16-229 WAC, rules relating to secondary and operational area containment for bulk pesticide storage facilities.

Purpose: To revise chapter 16-229 WAC to address issues and concerns raised since implementation of the original rules in 1994.

Statutory Authority for Adoption: Chapter 15.58 RCW. Statute Being Implemented: Chapter 15.58 RCW.

Summary: **WAC 16-229-010 Definitions**, "Approved air gap" is a new definition added because of changes to WAC 16-201-220. This definition is virtually identical to the definition found in WAC 246-290-490 and regulated by the Department of Health. The only difference is the removal of

PROPOSED

the word "potable" in order that the definition apply to all water sources.

"Approved reduced pressure principle backflow prevention assembly (RPBA)" is a new definition added because of changes to WAC 16-201-220. This definition was supplied to the department by the Department of Health.

"Certified engineer" is a new definition added because the term occurs in the rule and currently is not defined.

"Not technically feasible" is a new definition added because the term occurs in the rule and currently is not defined.

"Permanent storage facility" is an existing definition that has been revised to clarify the intent of the original rule. In addition, "Temporary field storage" has been removed from this definition and defined on its own.

"Rinsate" is an existing definition that has been revised to include recovered sedimentation, washwater, contaminated precipitation, or other contaminated debris. This is in keeping with the intent of the original rule.

"Secondary containment" is an existing definition that has been revised to be consistent with other definitions (permanent storage facility).

"Storage container" is an existing definition that has been revised to:

(1) Ensure that "intent" is addressed in determining if a container is a "storage container."

(2) Clarifies that the definition of a storage container does not include underground storage tanks or surface impoundments. This is consistent with the intent of the original rule.

"Substantially similar protection" is a new definition added because the term is found in the rule and currently is not defined.

"Temporary field storage" is a term that originally was addressed within the definition of "permanent storage facility." It was moved for purposes of clarification.

WAC 16-229-020, 16-229-025, 16-229-050, 16-229-060, 16-229-080, 16-229-090, 16-229-220, 16-229-260, 16-229-270 and 16-229-280, the changes to these sections are housekeeping changes only. The revisions make the sections compatible with defined terms.

WAC 16-229-030, this section has been revised to combine pertinent sections of the current rule regarding secondary containment walls and floors. It also adds language developed by the committee to address how walls and floors shall be constructed. This language is in keeping with the intent of keeping the rule performance-based.

WAC 16-229-040, this section has been revised to contain only those sections of the current rule regarding secondary containment lining. There is no actual change to the language.

WAC 16-229-070, this section has been revised to allow comingling of materials within secondary containment (a position the committee agreed upon) as long as it does not create a hazard to humans or the environment.

WAC 16-229-110, this section has been revised to clarify that original intent of the rule that liquid pesticides may not be stored underground or in surface impoundments. It

also adds pesticide spills or rinsates as other material that may not be stored underground or in surface impoundments.

WAC 16-229-120, this section was revised with additional requirements regarding the posting and reintroduction to service of abandoned storage containers. This language was added at the requests of the committee.

WAC 16-229-130, this section was revised to clarify when storage containers shall be secured.

WAC 16-229-180, this section was revised to add the date the temporary field storage was put in place. This was added in an effort to assist department staff in more easily determining if temporary field storage is in compliance with the fourteen day location restriction.

WAC 16-229-200, this section was revised to add language requiring any owner of temporary field storage to supply the department with the identifying number and location. The requirement to have an identifying number already exists in current WAC 16-229-180. Subsection (5) was added at the request of the committee who agreed with the department that there was no reason for such requests to go through an advisory group review.

WAC 16-229-210, this section was revised to use language similar to that found in the proposed WAC 16-229-030 and to make housekeeping changes to make the section compatible with defined terms.

WAC 16-229-240, this section was revised after receiving comment from the Department of Health. The language is consistent with language in chapter 246-290 WAC. It continues to meet the intent of protecting source water from contamination. Proposed definitions for "approved air gap" and "approved RBPA" are found in the definition section WAC 16-229-010.

WAC 16-229-300, this section was revised to eliminate all the compliance dates that have already passed.

WAC 16-229-310, the section was revised to allow the department some discretion regarding the necessity of requesting an advisory group to review a permit request prior to making a decision. It also allows the advisory group or the permit requester to ask that the advisory group review the request prior to a final decision by the department.

WAC 16-229-400, this section was revised to use language similar to that found in the proposed WAC 16-229-030 and to make housekeeping changes to make the section compatible with defined terms.

WAC 16-229-410, this section was revised after receiving comment from the Department of Health. The language is consistent with language in chapter 246-290 WAC. It continues to meet the intent of protecting source water from contamination. Proposed definitions for "approved air gap" and "approved RBPA" are found in the definition section WAC 16-229-010.

WAC 16-229-470, this section was revised to eliminate all the compliance dates that have already passed.

WAC 16-229-480, the section was revised to allow the department some discretion regarding the necessity of requesting an advisory group to review a permit request prior to making a decision. It also allows the advisory group or the

permit requester to ask that the advisory group review the request prior to a final decision by the department.

Reasons Supporting Proposal: The proposal is the result of numerous meetings with an advisory committee comprised of representatives of small and large bulk pesticide facilities, agricultural producers, non-agricultural fertilizer users, Washington State Department of Ecology. The revisions address a number of issues that have arisen since implementation of the rule in 1994.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Cliff Weed, Olympia, (360) 902-2036.

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

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

Explanation of Rule, its Purpose, and Anticipated Effects: Chapter 16-229 WAC addresses primary and secondary containment requirements for bulk pesticides. The primary purpose of the rule is to protect the environment (particularly groundwater) from contamination in the case of an accidental discharge of pesticides from a bulk pesticide storage facility. The rule, which went into effect in 1994, went through a routine review by a committee appointed by the director. The committee made a number of recommendations regarding needed revisions to the rule. In addition, the department received comments from the Washington Department of Health regarding the section of the rule pertaining to backflow prevention. See Summary above.

Proposal Changes the Following Existing Rules: See Summary above.

No small business economic impact statement has been prepared under chapter 19.85 RCW. A small business economic impact statement was determined to be unnecessary because the economic impact from the rule changes will be negligible.

Section 201, chapter 403, Laws of 1995, does not apply to this rule adoption. WSDA is not a listed agency in section 201.

Hearing Location: DIS Interactive Technologies Locations: (1) 710 Sleater-Kinney Road S.E., Suite Q, Lacey, WA 98503; (2) North 1101 Argonne, Suite 109, Spokane, WA 99201; and (3) Yesterday's Village, 15 West Yakima Avenue, Suite 220, Yakima, WA 98902; on November 7, 2000, at 6:30 p.m.

Assistance for Persons with Disabilities: Contact Laurie Mauerman by October 30, 2000, TDD (360) 902-1996.

Submit Written Comments to: Laurie Mauerman, Washington State Department of Agriculture, P.O. Box 42560, Olympia, WA 98504-2560, fax (360) 902-2093, by November 8, 2000.

Date of Intended Adoption: November 17, 2000.

September 20, 2000

Bob Arrington

Assistant Director

AMENDATORY SECTION (Amending Order 5018, filed 11/2/93, effective 3/1/94)

WAC 16-229-010 Definitions. The definitions set forth in this section shall apply throughout this chapter unless the context otherwise requires:

(1) **"Approved air gap"** means a physical separation between the free-flowing end of a water supply pipeline and the overflow rim of an open or nonpressurized receiving vessel. To be an approved air gap, the separation must be at least:

(a) Twice the diameter of the supply piping measured vertically from the overflow rim of the receiving vessel, and in no case be less than one inch, when unaffected by vertical surfaces (sidewalls); or

(b) Three times the diameter of the supply piping, if the horizontal distance between the supply pipe and a vertical surface (sidewall) is less than or equal to three times the diameter of the supply pipe, or if the horizontal distance between the supply pipe and intersecting vertical surfaces (sidewalls) is less than or equal to four times the diameter of the supply pipe and in no case less than one and one-half inches.

(2) **"Approved reduced pressure principle backflow prevention assembly (RPBA)"** means an RPBA of a make, model and size that is approved by the Washington State Department of Health.

((1)) (3) **"Appurtenances"** means all valves, pumps, fittings, pipes, hoses, metering devices, and mechanical devices which are connected to a storage container, or which are used to transfer a material into or out of such container.

((2)) (4) **"Bulk pesticide"** means any registered pesticide which is transported or held in an individual container in undivided quantities of greater than fifty-five U.S. gallons liquid measure or one hundred pounds net dry weight.

(5) **"Certified engineer"** means a licensed professional engineer, registered in the state of Washington in the discipline in which he/she is practicing.

((3)) (6) **"Department"** means the Washington state department of agriculture.

((4)) (7) **"Discharge"** means a spill, leak, or release, accidental or otherwise, from a storage container, container or appurtenance. It does not include a fully contained transfer of pesticide which is made pursuant to sale, storage, distribution or use.

((5)) (8) **"Dry pesticide"** means pesticide which is in solid form prior to any application or mixing for application, and includes formulations such as dusts, wettable powders, dry flowable powders, granules, and water dispersible granules.

((6)) (9) **"Liquid pesticide"** means pesticide in liquid form, and includes solutions, emulsions, suspensions, slurries, and pesticide rinsates.

((7)) (10) **"Mini-bulk pesticide"** means an amount of liquid pesticide greater than fifty-five gallons but not exceeding five hundred gallons which is held in a single container designed for ready handling and transport, which has been filled by the original pesticide manufacturer or repackager, and to which no substance has been added by any person.

PROPOSED

((11)) (11) "Not technically feasible" means compliance is not physically or technically possible or feasible, and/or compliance cannot be achieved without compromising operational safety, and/or significantly compromising operational access. Monetary cost of compliance alone shall not be sufficient for the department to determine that compliance is not technically feasible.

((8)) (12) "Operational area" means an area or areas where pesticides are transferred, loaded, unloaded, mixed, repackaged, refilled or where pesticides are cleaned, or rinsed from containers or application, handling, storage or transportation equipment.

((9)) (13) "Operational area containment" means any structure or system designed and constructed to intercept and contain discharges, including storage container or equipment wash water, rinsates, and rainwater from the operational area(s).

((10)) (14) "Permanent mixing/loading site" means a site (location) at which more than three hundred gallons of liquid pesticide (formulated product) or three thousand pounds of dry pesticide or at which a total of fifteen hundred pounds of pesticides as active ingredients are being mixed, repackaged or transferred from one container to another within a calendar year: Provided, That wood preservative application systems already regulated by 40 CFR, Parts 264.570-575 and Parts 265.440-445 shall be exempt.

((11)) (15) "Permanent storage facility" means a location at which liquid bulk pesticide in a single container or aggregate quantities in excess of five hundred U.S. gallons or dry bulk pesticide in undivided quantities in excess of two thousand pounds is held in storage: Provided, That mini-bulk pesticide containers are exempt from this chapter. ~~Provided further, That temporary field storage of up to two thousand five hundred gallons of bulk liquid pesticide is allowed for a period of no more than fourteen days in a six-month period at any one location. Temporary field storage may be extended upon written permit by the department. Provided further, That liquid bulk pesticide containers directly attached to an apparatus for the purpose of chemigation are exempt from this chapter.~~

((12)) (16) "Pesticide" means, but is not limited to:

(a) Any substance or mixture of substances intended to prevent, destroy, control, repel, or mitigate any insect, rodent, snail, slug, fungus, weed, and any other form of plant or animal life or virus, except virus on or in a living person or other animal which is normally considered to be a pest or which the director may declare to be a pest;

(b) Any substance or mixture of substances intended to be used as a plant regulator, defoliant or desiccant; and

(c) Any spray adjuvant.

(d) For the purpose of establishing permanent mixing/loading site threshold values petroleum oils are exempt from this chapter.

((13)) (17) "Primary containment" means the storage of liquid or dry bulk pesticide in storage containers at a permanent storage facility.

((14)) (18) "Rinsate" means the liquid generated from the rinsing of any equipment or container that has come in direct contact with any pesticide, including: recovered sedi-

mentation, washwater, contaminated precipitation, or other contaminated debris.

((15)) (19) "Secondary containment" means a device or structure designed, constructed, and maintained to hold or confine a discharge of a liquid pesticide from a permanent storage facility.

((16)) (20) "Storage container" means a container, including a rail car, nurse tank or other mobile container, that is used or intended for the storage of bulk liquid or dry pesticide. It does not include a mobile container at a storage facility for less than fifteen days if this storage is incidental to the loading or unloading of a storage container at the bulk pesticide storage facility. Storage container does not include underground storage containers or surface impoundments such as lined ponds or pits.

(21) "Substantially similar protection" means alternative containment and management practices that prevent or control releases to the environment to the same or similar degree as the protections afforded by full compliance with this chapter.

(22) "Temporary field storage" means a storage container with the capacity to store two thousand five hundred gallons or less of bulk liquid pesticide that remains in the same location for no more than fourteen consecutive days in any six-month period. Liquid bulk pesticide application tanks directly attached to an apparatus for the purpose of chemigation are exempt from this chapter.

((17)) (23) "Washwater" means the liquid generated from the rinsing of the exterior of any equipment, containers or secondary containment or operational areas which have or may have come in direct contact with any pesticide.

Reviser's note: RCW 34.05.395 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

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 Order 5018, filed 11/2/93, effective 3/1/94)

WAC 16-229-020 Secondary containment of liquid bulk pesticides—General requirements. Primary storage of bulk liquid pesticides at a permanent storage facility shall be located within ((a)) secondary containment ((facility)) designed to prevent the release of discharged pesticides. ((A)) Secondary containment ((facility)) shall consist of:

(1) A wall and liner with a sloped floor as provided in WAC 16-229-030 and 16-229-040; or

(2) A prefabricated facility as provided in WAC 16-229-050.

(3) Secondary containment ((facilities)) in operation prior to March 1, 1994, which ((do)) does not have sloped floors shall be exempt from this section: Provided, That upon alteration to the ((facility)) secondary containment or increase of storage volume, the ((facility)) secondary containment shall be brought into full compliance with this section.

AMENDATORY SECTION (Amending Order 5018, filed 11/2/93, effective 3/1/94)

WAC 16-229-025 Secondary containment of liquid bulk pesticides—Capacity. (1) ~~((The))~~ Secondary containment ((facility)) shall contain at least one hundred twenty five percent of the volume of the largest storage container within the area plus the displacement of all other tanks, appurtenances, and other items within the containment area.

(2) If the secondary containment ~~((facility))~~ is located indoors or under a roof to prevent accumulation of rainfall, the area shall contain at least one hundred ten percent of the volume of the largest storage container plus the displacement of all other tanks, appurtenances and other items within the containment area.

(3) Secondary containment ~~((facilities))~~ in operation prior to March 1, 1994, ~~((and which have))~~ having a minimum capacity of one hundred ten percent of the volume of the largest storage container within the area plus the displacement of all other tanks, appurtenances and other items within the containment area shall be considered to be in compliance with this section: Provided, That upon alteration to the ((facility)) containment or increase of storage container volume the ((facility)) secondary containment shall be brought into full compliance with the specific capacity requirements of this section.

AMENDATORY SECTION (Amending Order 5018, filed 11/2/93, effective 3/1/94)

WAC 16-229-030 Secondary containment of liquid bulk pesticides—Walls and floors. (1) ~~((The walls of a secondary containment facility shall be constructed of steel, poured reinforced concrete, precast concrete modules, solid masonry, or other materials that will provide similar protection. The wall shall be designed to withstand a full hydrostatic head of any discharged liquid, and shall be properly sealed to prevent leakage.))~~ The secondary containment floor shall slope to one or more liquid tight collection points or sumps that allows spilled or deposited materials to be easily removed.

(2) The walls and floor of secondary containment shall be constructed of steel, poured reinforced concrete, precast concrete modules, solid masonry, or other materials or combination of materials that:

(a) Shall be designed to withstand a full hydrostatic head of any discharged liquid

(b) Shall have sufficient thickness and chemical resistance to contain a release until it is recovered.

(c) Shall be constructed and maintained to a permeability standard of 1×10^{-6} cm/sec as determined by ASTM test method D-5084 Measurement of Hydraulic Conductivity of Saturated Porous Materials Using a Flexible Wall Permeameter or other test method approved by the department;

(d) Shall have sufficient structural strength to maintain the containment's integrity under normally anticipated loadings;

(e) Shall be chemically compatible with the materials being stored; and

(f) Shall be properly sealed to prevent leakage.

~~((2))~~ (3) Any piping through the outside walls of ((a)) secondary containment ~~((facility))~~ shall be installed and maintained such that the structural integrity of the wall is preserved and in such a manner as to prevent leaks.

Reviser's note: RCW 34.05.395 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

AMENDATORY SECTION (Amending Order 5018, filed 11/2/93, effective 3/1/94)

WAC 16-229-040 Secondary containment of liquid bulk pesticides—~~((Lining))~~ Synthetic liners. ~~((The base of a secondary containment facility shall be lined with steel, concrete or synthetic liner. The secondary containment floor shall slope to a liquid tight collection point or sump that allows spilled or deposited materials to be easily removed.))~~

(1) ~~((Concrete liners: Concrete liners shall be designed according to good engineering practices to withstand any foreseeable loading conditions, including a full hydrostatic head of discharged liquid, and shall be properly sealed to prevent leakage.))~~ A synthetic liner may be used to meet the applicable standards set forth in WAC 16-229-030.

(2) ~~((Synthetic liners:~~

~~((a))~~ Synthetic liners shall be chemically compatible with the materials being stored within the permanent storage facility and have a minimum thickness of 30 mils +/- 1 mil. A written confirmation of compatibility and a written estimate of the life of the liner from the manufacturer shall be kept on file at the permanent storage facility or the nearest local office from which the permanent storage facility is administered.

~~((b))~~ (3) Synthetic liners shall be installed under the supervision of a qualified representative of the manufacturer, a contractor certified by the manufacturer, or a certified engineer. All field constructed seams shall be tested, and repaired if necessary, in accordance with the manufacturer's recommendations.

Reviser's note: RCW 34.05.395 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

AMENDATORY SECTION (Amending Order 5018, filed 11/2/93, effective 3/1/94)

WAC 16-229-050 Secondary containment of liquid bulk pesticides—Prefabricated facilities. (1) ~~((A))~~ Prefabricated ((facility)) secondary containment shall be composed of a rigid prefabricated basin having both a base and walls constructed of steel or synthetic materials which are resistant to corrosion, puncture or cracking. Materials used in the ((facility)) secondary containment shall be chemically compatible with the products being stored within the ((facility)) secondary containment. A written confirmation of compatibility from the basin manufacturer shall be kept on file at the permanent storage facility or at the nearest local office from which the permanent storage facility is administered.

(2) The prefabricated ((facility)) secondary containment shall be designed and installed to withstand all foreseeable

loading conditions, including the tank load and a full hydrostatic head of any discharged liquid. Multiple basins connected to provide the capacity required in WAC 16-229-025 shall be connected in a manner which assures an adequate transfer of discharged liquid between basins.

AMENDATORY SECTION (Amending Order 5018, filed 11/2/93, effective 3/1/94)

WAC 16-229-060 Secondary containment of liquid bulk pesticides—Discharge outlets or valves. Secondary containment ((~~facilities~~)) including prefabricated ((~~facilities~~)) secondary containment, shall not have discharge outlets or valves. Discharge outlets or valves on existing ((~~facilities~~)) secondary containment shall be sealed. Secondary containments ((~~facilities~~)) may be interconnected.

AMENDATORY SECTION (Amending Order 5018, filed 11/2/93, effective 3/1/94)

WAC 16-229-070 Secondary containment of liquid bulk pesticides—Storage with other ((~~commodities~~)) material. (1) No ((~~other commodity except pesticide, pesticide rinsate, recovered pesticide discharges, or fertilizer rinsate~~)) material may be stored within ((a)) pesticide secondary containment ((~~facility~~)) unless the material is compatible with all other material stored within the secondary containment. For the purposes of this section, compatible means that the materials, when mixed together, will not react in a manner that will cause a human health or environmental hazard.

~~((2) A pesticide secondary containment facility may share a wall or portion of a wall, with a fertilizer secondary containment facility.)~~

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 Order 5018, filed 11/2/93, effective 3/1/94)

WAC 16-229-080 Secondary containment of liquid bulk pesticides—Precipitation accumulations. Precipitation may not be allowed to accumulate in ((a)) secondary containment ((~~facility~~)) to the point where it ((~~may tend to~~)):

(1) Reduces the capacity of the ((~~facility~~)) secondary containment below one hundred ten percent of the volume of the largest storage container within the area plus the displacement of all other ((~~tanks~~)) storage containers, appurtenances and other items within the containment area((~~-~~));

(2) Increases corrosion of storage containers or appurtenances((~~-~~)); or

(3) Impairs the stability of storage containers.

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.

AMENDATORY SECTION (Amending Order 5018, filed 11/2/93, effective 3/1/94)

WAC 16-229-090 Secondary containment of liquid bulk pesticides—Recovery of discharges. Discharges within ((a)) secondary containment ((~~facility~~)) shall be immediately recovered.

AMENDATORY SECTION (Amending Order 5018, filed 11/2/93, effective 3/1/94)

WAC 16-229-110 Primary containment of bulk liquid pesticides—Prohibition against underground storage. No person shall store liquid bulk pesticide, pesticide spills or rinsates in an underground storage container or surface impoundment, such as a lined pond or pit. A watertight catch basin or sump used for the temporary collection of rinsate or runoff from transfer and loading areas is exempt from this section.

AMENDATORY SECTION (Amending Order 5018, filed 11/2/93, effective 3/1/94)

WAC 16-229-120 Primary containment of bulk liquid pesticides—Abandoned storage containers. (1) Storage containers used at a permanent storage facility, or used for temporary field storage to hold liquid bulk pesticide or pesticide rinsate are considered abandoned if they have been out of service for more than six consecutive months because of a weakness or leak, or have been out of service for any reason for more than two years without an integrity test having been performed.

(2) Abandoned underground storage containers containing pesticides which meet the definition of hazardous substance underground storage tank system in chapter 173-360 WAC are subject to the applicable requirements in that chapter.

(3) Abandoned above ground storage containers shall be thoroughly cleaned. All hatches on the storage containers shall be secured and all valves or connections shall be severed or plugged with vents being left functional.

(4) Abandoned above ground storage containers shall be posted with a clearly legible tag with the words "Out of Service."

(5) Abandoned storage containers shall not be allowed to be put back in service on the same site without first installing secondary containment protection.

AMENDATORY SECTION (Amending Order 5018, filed 11/2/93, effective 3/1/94)

WAC 16-229-130 Primary containment of bulk liquid pesticides—Anchoring of storage containers. Storage containers shall be secured, ((as)) if necessary, to prevent flotation or instability which might occur as a result of liquid accumulations within a secondary containment facility.

AMENDATORY SECTION (Amending Order 5018, filed 11/2/93, effective 3/1/94)

WAC 16-229-180 Primary containment of bulk (liquid) pesticides—Labeling. (1) All bulk pesticide storage containers shall be labeled in accordance with the Washington Pesticide Control Act (chapter 15.58 RCW) and the Federal Insecticide, Fungicide and Rodenticide Act. The registered product label shall be attached to the bulk storage container in a prominent location. The label shall be designed to remain intact and legible through active use of the container.

(2) All bulk pesticide storage containers shall bear a label or placard in accordance with Uniform Fire Code Standard No. 79-3, identifying the materials therein.

(3) All bulk pesticide storage containers used for temporary field storage shall be labeled with the owner's name, the capacity of the tank, and an identifying number. Lettering shall be a minimum of two inches in height and in a color contrasting to the background.

(4) All bulk pesticide storage containers used for temporary field storage shall have attached, in a weather-proof enclosure, a record of the date the storage container was put in place.

AMENDATORY SECTION (Amending Order 5018, filed 11/2/93, effective 3/1/94)

WAC 16-229-200 Primary containment of bulk liquid pesticides—Temporary field storage. (1) Containers used for temporary field storage of liquid bulk pesticide shall comply with the following sections: WAC 16-229-100, 16-229-110, 16-229-120, 16-229-140, 16-229-150, 16-229-160, and 16-229-180.

(2) All bulk pesticide storage containers and appurtenances used for field storage shall be inspected for leakage and soundness daily when in use.

(3) Valves on storage containers shall be closed and locked or otherwise secured when left unattended.

(4) The physical location and identifying number of all temporary field storage shall be provided to the department upon request.

(5) The department may issue a permit to extend the time temporary field storage may be in one place during any six-month period due to weather related conditions upon written request. No advisory group review, pursuant to WAC 16-229-310(2) is required for this type of permit.

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 Order 5018, filed 11/2/93, effective 3/1/94)

WAC 16-229-210 Operational area containment of liquid pesticides—Permanent storage facility. (1) All operational area activities shall take place on or within (the facility): Provided, That during the unloading or loading of railcars, marine vessels, or manned trucks when product is unloaded from direct shipments from manufacturers, individual basins or portable stor-

age containers shall be used to recover spillage and leakage from transfer connections and pumps.

(2) ~~The~~ Operational area containment ~~(facility)~~ shall be designed and constructed to contain pesticides, rinsates, washwater and other materials spilled or deposited during mixing, loading, unloading, draining, rinsing and washing activities.

(3) The walls and floor of operational area containment ~~(facility)~~ shall be constructed of steel, poured reinforced concrete, precast concrete modules, solid masonry, or other materials ~~(with similar permeability-)~~ or combination of materials that:

(a) Are designed to withstand a full hydrostatic head of any discharged liquid;

(b) Have sufficient thickness and chemical resistance to contain a release until it is recovered.

(c) Are constructed and maintained to a permeability standard of 1×10^{-4} cm/sec as determined by ASTM test method D-5084 Measurement of Hydraulic Conductivity of Saturated Porous Materials Using a Flexible Wall Permeameter or other test method approved by the department.

(4) If synthetic materials are used in construction they shall be chemically compatible with the products handled at the site. A written confirmation of compatibility from the manufacturer shall be kept on file at the site or the nearest location from which the site is administered.

(5) ~~The facility~~ Operational area containment shall be constructed to withstand the weight of any vehicles or storage containers which will be on ~~(the facility)~~ it.

(6) ~~The facility~~ Operational area containment shall be constructed with sufficient surface area, using curbs or other means, to prevent any discharge from leaving the containment area.

(7) ~~The facility~~ Operational area containment shall have a capacity of at least fifteen hundred gallons of containment. If no storage container or mobile storage container used at the ~~(facility)~~ operational area containment to transfer liquid bulk pesticides has a capacity of more than one thousand gallons, the operational area containment ~~(facility)~~ shall be of adequate size and design to contain one hundred twenty-five percent the capacity of the largest storage container, or mobile storage container used.

(8) ~~The~~ Operational area containment ~~(facility)~~ shall slope to ~~(a)~~ one or more liquid tight collection points or sumps that allows spilled or deposited materials to be easily recovered. An above ground ~~(tank)~~ storage container may be used in conjunction with the operational area containment ~~(facility)~~ to meet the capacity requirement. If an above ground ~~(tank)~~ storage container is used for temporary storage, the ~~(tank)~~ storage container shall be located within secondary containment. The ~~(tank)~~ storage container shall be clearly and conspicuously labeled "pesticide rinsate" followed by the major category of pesticide such as insecticide, herbicide, fungicide.

(9) Any pump used for recovering material from the operational area containment ~~(facility)~~ shall be manually activated.

(10) The operational area containment ~~(facility)~~ shall not have a discharge outlet or valve. Discharge outlets or

PROPOSED

valves on existing (~~(facilities)~~) operational areas shall be sealed. Operational area containments (~~(facilities)~~) may be interconnected.

Reviser's note: RCW 34.05.395 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

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 Order 5018, filed 11/2/93, effective 3/1/94)

WAC 16-229-220 Operational area containment of liquid pesticides—Temporary field storage. (1) During loading and unloading of liquid bulk pesticide at temporary field storage locations individual basins or portable storage containers shall be used to recover spillage and leakage from transfer connections and pumps.

(2) Liquid bulk pesticide storage containers used for temporary field storage shall be located at least one hundred feet from wells and surface water, except, for purposes of this section, irrigation water flowing directly to a field, or on a field, is not considered surface water unless the water could be carried beyond the field being irrigated.

AMENDATORY SECTION (Amending Order 5018, filed 11/2/93, effective 3/1/94)

WAC 16-229-240 Backflow prevention. (1) (~~(If plumbing)~~) When piping within ((a)) secondary containment ((facility)) or an operational area ((facility)) is directly connected to a water source such as a well or public water ((supply)) system, an approved air gap or an approved reduced pressure principle ((a)) backflow prevention ((device)) assembly (RPBA) shall be installed to protect the water source. ((All equipment)) Approved air gaps and approved RPBA's shall be installed, operated, inspected and/or tested and maintained per WAC 246-290-490, ((and manufacturer's recommendations. The minimum safety equipment shall be one of the following:

(a) ~~A reduced pressure principle backflow prevention assembly approved by the Washington state department of health.~~

(b) ~~Air gap separation. Air gap is a physical separation between the free flowing discharge end of a water supply line and the fill opening of a water storage tank. The end of the discharge pipe shall be located a distance of at least two times the diameter of the supply line measured vertically above the flood rim of the tank. The gap should be increased if the fill pipe is located next to a wall. If the discharge pipe is located within a secondary containment or operational area facility the end of the pipe shall be at least two pipe diameters above the highest liquid holding capacity of the containment facility.)~~

(2) (~~(Reduced pressure principle backflow prevention assemblies)~~) Approved RPBA's shall be inspected and tested by a Washington state department of health certified backflow assembly tester, and approved air gaps shall be inspected by

a Washington state department of health certified backflow assembly tester or cross-connection control specialist:

At the time of installation, alteration or relocation, and ((b)) at least on an annual schedule thereafter, ((once per year and air gap systems shall be inspected once per year by a Washington state department of health certified backflow assembly tester pursuant to WAC 246-290-490.))

Reviser's note: RCW 34.05.395 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

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.

AMENDATORY SECTION (Amending Order 5018, filed 11/2/93, effective 3/1/94)

WAC 16-229-260 Maintenance and inspection. (1) The operator of a pesticide bulk storage facility shall inspect and maintain storage containers, appurtenances, secondary containment (~~(facilities)~~) and operational area (~~(facilities)~~) containment to minimize the risk of a pesticide release. The inspection shall include a visual observation for any evidence of leaks, spills, cracks, solar decay or wear.

(2) Maintenance of the pesticide bulk storage facilities shall be performed as needed to ensure that the integrity of the bulk pesticide storage containers, secondary containment (~~(facilities)~~) and operational area containment (~~(facilities)~~) is maintained.

(3) Bulk pesticide storage containers and appurtenances shall be inspected at least once per month when in use. Secondary containment and operational area (~~(facilities)~~) containment shall be inspected at least once per month when in use.

(4) All secondary and operational area (~~(facilities)~~) containment shall be maintained free of debris and foreign matter.

(5) A written record of all inspections and maintenance shall be made on the day of the inspection or maintenance and kept at the storage site or at the nearest local office from which the storage site is administered.

(6) Inspection records shall contain the name of the person making the inspection, the date of the inspection, conditions noted and maintenance performed.

AMENDATORY SECTION (Amending Order 5018, filed 11/2/93, effective 3/1/94)

WAC 16-229-270 Recordkeeping requirements. The following records shall be maintained at (~~(pesticide bulk)~~) permanent storage facilities or at the nearest local office from which the permanent storage facility is administered:

(1) A record of construction materials and methods of construction to show compliance with WAC 16-229-025, 16-229-030, 16-229-040, 16-229-050, 16-229-060, and 16-229-210. These records shall be maintained as permanent records.

(2) A record of the method(s) used to use or dispose of product or contaminated materials recovered from discharges outside secondary or operational area containment (~~(facilities)~~). This record applies only to discharges required to be

reported to the Washington state department of ecology by the Washington state Dangerous waste regulations, chapter 173-303 WAC. These records shall be maintained for a period of at least three years.

(3) A monthly inventory reconciliation showing the amount of liquid bulk pesticide from each storage container which is lost or unaccounted for at the end of each monthly period during which pesticide is stored in the container. These records shall be maintained for a period of at least three years.

(4) Inspection and maintenance records required by WAC 16-229-260. These records shall be maintained for a period of at least three years.

(5) Manufacturer's compatibility statements required by WAC 16-229-040 and 16-229-050. These records shall be maintained as permanent records.

(6) A copy of the permanent storage facility's spill response plan required by WAC 16-229-280. This record shall be maintained as a permanent document.

(7) Records required in WAC 16-229-250 for use or disposal of rinsate, washwater and contaminated precipitation. These records shall be maintained for a period of at least three years.

(8) Inspection records required by WAC 16-229-100(9). These records shall be maintained as permanent records.

(9) Records required by WAC 16-229-240, Backflow prevention.

Reviser's note: RCW 34.05.395 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

AMENDATORY SECTION (Amending Order 5018, filed 11/2/93, effective 3/1/94)

WAC 16-229-280 Spill response plan. (1) The operator of a permanent storage facility shall prepare a written spill response plan for the permanent storage facility. If all or portions of the information required by the spill response plan have been prepared for plans required by other government agencies, they need not be prepared for this plan: Provided, That the information is readily accessible to emergency responders and department personnel. However, when copies of the plan are distributed all the required information must be provided.

The plan shall include the following elements:

(a) The identity and telephone numbers of the persons and agencies who are to be contacted in the event of a spill including persons responsible for the stored pesticide.

(b) For each pesticide stored at the permanent storage facility a complete copy of the storage container labeling required in WAC 16-229-180 and the labeling required to accompany sale of the pesticide under the Washington Pesticide Control Act, chapter 15.58 RCW.

(c) A material safety data sheet for each pesticide stored at the permanent storage facility.

(d) The procedures to be used for controlling and recovering, or otherwise responding to a spill for each type of bulk pesticide stored at the permanent storage facility.

(e) The procedures to be followed in using or disposing of a recovered spill.

(2) The spill response plan shall be kept current at all times.

(3) A copy of the spill response plan shall be kept readily available for inspection and use at the permanent storage facility or at the nearest local office from which the storage facility is administered and shall be available for inspection and copying by the department.

(4) A copy of the spill response plan shall be provided to the local fire department.

(5) Persons employed at (~~bulk pesticide~~) permanent storage facilities shall be trained in spill response procedures pursuant to the spill response plan.

(6) Emergency equipment and supplies: Every permanent storage facility shall have access to pumps and recovery containers which can be used to control and recover spills. Pumps, recovery containers and persons capable of deploying and operating them shall be readily available in an emergency. Pumps and recovery containers may include those operated by a local fire department or other persons: Provided, That the use and availability of the pumps and recovery containers is arranged in advance as part of the spill response plan. Absorbent materials and other equipment suitable for the control and cleanup of smaller spills shall be available at the storage facility. The permanent storage facility shall maintain a list showing the types and locations of clean-up supplies and equipment. The list shall be maintained at the permanent storage facility or the nearest local office from which the facility is administered.

AMENDATORY SECTION (Amending Order 5018, filed 11/2/93, effective 3/1/94)

WAC 16-229-310 Permits. (1) The department may issue a permit exempting any person from a requirement under Part 2 of this chapter if compliance is not technically feasible in the judgment of the department and the department finds that alternative measures provide substantially similar protection. All information required to prove that substantially similar protection is possible shall be provided to the department by the person requesting the permit.

(2) At the request of the department, advisory group, or permittee an advisory group appointed by the director shall evaluate and advise the department on (~~an~~) any requests for permits from the rule.

AMENDATORY SECTION (Amending Order 5018, filed 11/2/93, effective 3/1/94)

WAC 16-229-400 Operational area containment at permanent mixing/loading sites. (1) All operational area activities (~~occurring at a permanent mixing/loading site~~) shall take place on or within (~~an~~) operational area containment (~~facility~~):

(2) (~~The~~) Operational area containment (~~facility~~) shall be designed and constructed to contain pesticides, rinsates, washwater and other materials spilled or deposited during mixing, loading, unloading, draining, rinsing and washing activities.

(3) The walls and floor of operational area containment ((facility)) shall be constructed of steel, poured reinforced concrete, precast concrete modules, solid masonry, or other materials ((with similar permeability-)) or combination of materials that:

(a) Are designed to withstand a full hydrostatic head of any discharged liquid;

(b) Have sufficient thickness and chemical resistance to contain a release until it is recovered.

(c) Are constructed and maintained to a permeability standard of 1×10^{-6} cm/sec as determined by ASTM test method D-5084 Measurement of Hydraulic Conductivity of Saturated Porous Materials Using a Flexible Wall Permeameter or other test method approved by the department.

(4) If synthetic materials are used in construction they shall be chemically compatible with the products ((mixed and loaded)) handled at the site. A written confirmation of compatibility from the manufacturer shall be kept on file at the site or the nearest location from which the site is administered.

~~((4))~~ (5) ~~((The facility))~~ Operational area containment shall be constructed to withstand the weight of any vehicles or storage containers which will be on ~~((the facility))~~ it.

~~((5))~~ (6) ~~((The facility))~~ Operational area containment shall be constructed with sufficient surface area, using curbs or other means, to prevent any discharge from leaving the containment area.

~~((6))~~ (7) ~~((The))~~ operational area containment ((facility)) shall be of adequate size and design to contain one hundred twenty-five percent the capacity of the largest storage container, or application equipment used at the facility up to a maximum of fifteen hundred gallons.

~~((7))~~ (8) Operational area ((facilities)) containment constructed prior to March 1, 1994, and which have been constructed to contain one hundred ten percent of the capacity of the largest storage container or application equipment used at the facility shall be considered to be in compliance with this chapter.

~~((8))~~ (9) ~~((The))~~ Operational area containment ((facility)) shall slope to ~~((a))~~ one or more liquid tight collection points or sumps that allows spilled or deposited materials to be easily recovered. An above ground ~~((tank))~~ storage container may be used in conjunction with the operational area containment ((facility)) to meet the capacity requirement. If an above ground ~~((tank or tanks))~~ storage container(s) are used for temporary storage, the ~~((tanks))~~ storage containers shall be located within operational area or secondary containment. The ~~((tank))~~ storage container shall be clearly and conspicuously labeled "pesticide rinsate" followed by the major category of pesticide such as insecticide, herbicide, fungicide.

~~((9))~~ (10) Any pump used for recovering material from the operational area containment ~~((facility))~~ shall be manually activated.

~~((10))~~ (11) The operational area containment ~~((facility))~~ shall not have a discharge outlet or valve. Discharge outlets or valves on existing ~~((facilities))~~ operational areas shall be sealed. Operational area containments ~~((facilities))~~ may be interconnected.

Reviser's note: RCW 34.05.395 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

AMENDATORY SECTION (Amending Order 5018, filed 11/2/93, effective 3/1/94)

WAC 16-229-410 Backflow prevention. (1) ~~((If plumbing))~~ When piping within a permanent mixing/loading site is directly connected to a water source such as a well or public water ((supply)) system, an approved air gap or an approved reduced pressure principle ((a)) backflow prevention ((device)) assembly (RPBA) shall be installed to protect the water source. ~~((All equipment))~~ Approved air gaps and approved RPBA's shall be installed, operated, inspected and/or tested and maintained per WAC 246-290-490, ~~((and manufacturer's recommendations. The minimum safety equipment shall be one of the following:~~

~~((a))~~ A reduced pressure principle backflow prevention assembly approved by the Washington state department of health:

~~((b))~~ Air gap separation. Air gap is a physical separation between the free flowing discharge end of a water supply line and the fill opening of a water storage tank. The end of the discharge pipe shall be located a distance of at least two times the diameter of the supply line measured vertically above the flood rim of the tank. The gap should be increased if the fill pipe is located next to a wall. If the discharge pipe is located within a secondary containment or operational area facility the end of the pipe shall be at least two pipe diameters above the highest liquid holding capacity of the containment facility-))

~~((2))~~ ~~((Reduced pressure principle backflow prevention assemblies))~~ Approved RPBA's shall be inspected and tested once per year ~~((and air gap systems shall be inspected once per year))~~ by a Washington state department of health certified backflow assembly tester, and approved air gaps shall be inspected by a Washington state department of health certified backflow assembly tester or cross-connection control specialist ((pursuant to WAC 246-290-490.)):

(a) At the time of installation, alteration or relocation, and at least on an annual schedule thereafter.

Reviser's note: RCW 34.05.395 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

AMENDATORY SECTION (Amending Order 5018, filed 11/2/93, effective 3/1/94)

WAC 16-229-480 Permits. (1) The department may issue a permit exempting any person from a requirement under Part 3 of this chapter if compliance is not technically feasible in the judgment of the department and the department finds that alternative measures provide substantially similar protection. All information required to prove that substantially similar protection is possible shall be provided to the department by the person requesting the permit.

(2) At the request of the department, advisory group, or permittee an advisory group appointed by the director shall

evaluate and advise the department on ((aH)) any requests for permits from this chapter.

REPEALER

The following sections of the Washington Administrative Code are repealed:

WAC 16-229-300	Compliance schedule.
WAC 16-229-470	Compliance.

WSR 00-19-090

PROPOSED RULES

DEPARTMENT OF AGRICULTURE

[Filed September 20, 2000, 10:20 a.m.]

Original Notice.

Preproposal statement of inquiry was filed as WSR 99-11-059.

Title of Rule: Revision of chapter 16-201 WAC, rules relating to secondary and operational area containment for bulk fertilizer storage facilities.

Purpose: To revise chapter 16-201 WAC to address issues and concerns raised since implementation of the original rule in 1994.

Statutory Authority for Adoption: RCW 15.54.800.

Statute Being Implemented: Chapter 15.54 RCW.

Summary: The proposed revisions are the result of recommendations received from an advisory committee established by the department in December 1999. The committee was comprised of the following persons: Scott McKinnie, Farwest Agrichemical Association; Ken Cowdrey, Wilbur-Ellis Company; Fred Morscheck, The McGregor Company; John Massey, Western Farm Service; Ernie Fontana, Unocal Agricultural Products; Gaylin Davies, Cenex Harvest States; Don Page, Simplot Soilbuilders; Peter Collard, C.F. Industries, Inc.; Ron Hawkins, UAP Northwest; Dennis Anderson, Nexus Ag Chemical, Inc.; Elliot Zimmerman, Washington State Department of Ecology; and Gretchen Bork, Washington Association of Wheat Growers.

The task of the committee was to thoroughly review the current rules, discuss any concerns or issues and make recommendations to the department regarding any necessary revisions to the rule. The committee held its final meeting on August 2, 2000. The following proposals are a result of the recommendations of the committee, department personnel input and input by the Washington State Department of Health (DOH):

WAC 16-201-010 Definitions, "Approved air gap" is a new definition added because of changes to WAC 16-201-220. This definition is virtually identical to the definition found in WAC 246-290-490 and regulated by the Department of Health. The only difference is the removal of the word "potable" in order that the definition apply to all water sources.

"Approved reduced pressure principle backflow prevention assembly (RPBA)" is a new definition added because of

changes to WAC 16-201-220. This definition was supplied to the department by the Department of Health.

"Certified engineer" is a new definition added because the term occurs in the rule and currently is not defined.

"Not technically feasible" is a new definition added because the term occurs in the rule and currently is not defined.

"Operational area" is an existing definition that has been revised to be consistent with other definitions (Permanent storage facility).

"Permanent storage facility" is an existing definition that has been revised to clarify the intent of the original rule. In addition, "Temporary field storage" has been removed from this definition and defined on its own.

"Rinsate" is an existing definition that has been revised to include recovered sedimentation, washwater, contaminated precipitation, or other contaminated debris. This is in keeping with the intent of the original rule.

"Secondary containment" is an existing definition that has been revised to be consistent with other definitions (Permanent storage facility).

"Storage container" is an existing definition that has been revised to:

(1) Ensure that "intent" is addressed in determining if a container is a "storage container."

(2) Reduce the number of days a mobile container can be exempt from the definition (from 30 to 15 days).

(3) Clarifies that the definition of a storage container does not include underground storage tanks or surface impoundments. This is consistent with the intent of the original rule.

"Substantially similar protection" is a new definition added because the term is found in the rule and currently is not defined.

"Temporary field storage" is a term that originally was addressed within the definition of "permanent storage facility." It was moved for purposes of clarification.

WAC 16-201-020, 16-201-040, 16-201-050, 16-201-070, 16-201-080, 16-201-200, 16-201-240, 16-201-250 and 16-201-260, the changes to these sections are housekeeping changes only. The revisions make the sections compatible with defined terms.

WAC 16-201-028, this section has been revised to combine pertinent sections of the current rule regarding secondary containment walls and floors. It also adds language developed by the committee to address how walls and floors shall be constructed. This language is in keeping with the intent of keeping the rule performance-based.

WAC 16-201-029 (new section), this section was created to address earthen walls only. The language is the same as existing language found in WAC 16-201-028 and 16-201-030.

WAC 16-201-030, this section has been revised to contain only those sections of the current rule regarding secondary containment lining. There is no actual change to the language.

WAC 16-201-031 (new section), this section was created to address only secondary containment floors and lining.

PROPOSED

It contains the pertinent sections of the current WAC 16-201-030.

WAC 16-201-060, this section has been revised to allow comingling of materials within secondary containment (a position the committee agreed upon) as long as it does not create a hazard to humans or the environment.

WAC 16-201-110, this section has been revised to clarify that original intent of the rule that liquid fertilizer may not be stored underground or in surface impoundments. It also adds fertilizer spills or rinsates as other material that may not be stored underground or in surface impoundments. The committee could not arrive at a consensus regarding the issue of spill and/or rinsates being stored in surface impoundments. It is the department's opinion that to comply with the intent of the rule to protect the environment, spills and/or rinsates should be stored in storage containers located within secondary containment.

WAC 16-201-120, this section was revised with additional requirements regarding the posting and reintroduction to service of abandoned storage containers. This language was added at the requests of the committee.

WAC 16-201-130, this section was revised to clarify when storage containers shall be secured. There was much discussion among committee members regarding the need for this section given the language found in WAC 16-201-100. There was also discussion regarding the potential for department misuse of its enforcement discretion in this area. The department determined that the language is necessary and that the language in WAC 16-201-100 would not substitute for it.

WAC 16-201-170, this section was revised to add the date the temporary field storage was put in place. This was added in an effort to assist department staff in more easily determining if temporary field storage is in compliance with the 21-day location restriction.

WAC 16-201-180, this section was revised to add language requiring any owner of temporary field storage to supply the department with the identifying number and location. The requirement to have an identifying number already exists in current WAC 16-201-170 and the requirement to supply the department with the location of temporary field storage already exists in current WAC 16-201-010(10). Subsection (5) was added at the request of the committee who agreed with the department that there was no reason for such requests to go through an advisory group review.

WAC 16-201-190, this section was revised to use language similar to that found in the proposed WAC 16-201-028 and to make housekeeping changes to make the section compatible with defined terms.

WAC 16-201-220, this section was revised after receiving comment from the Department of Health (DOH). The language is consistent with language in chapter 246-290 WAC. It continues to meet the intent of protecting source water from contamination. Proposed definitions for "approved air gap" and "approved RBPA" are found in the definition section WAC 16-201-010.

WAC 16-201-230, this section was revised to address spills and rinsates only. It clarifies when rinsate must be removed from an operational area sump and makes it clear,

where it is not currently clear, that all recovered spill and rinsates in excess of five hundred gallons must be contained in a storage container located within secondary containment. It also adds the requirement that the storage container be labeled to identify the content. Again, this was the subject of much discussion by the committee and no consensus was reached. The department feels that in keeping with the intent to protect the environment, placing the storage container within secondary containment is a reasonable and prudent thing to do.

WAC 16-201-270, this section was revised to eliminate all the compliance dates that have already passed. In addition, in an attempt to mitigate the impact of WAC 16-201-110 and 16-201-230(4) on small businesses, the compliance date for these sections has been set December 31, 2001.

WAC 16-201-280, the section was revised to allow the department some discretion regarding the necessity of requesting an advisory group to review a permit request prior to making a decision. It also allows the advisory group or the permit requester to ask that the advisory group review the request prior to a final decision by the department.

Reasons Supporting Proposal: The proposal is the result of numerous meetings with an advisory committee comprised of representatives of small and large bulk fertilizer facilities, agricultural producers, nonagricultural fertilizer users, [and the] Washington State Department of Ecology. The revisions address a number of issues that have arisen since implementation of the rule in 1994.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Ted Maxwell, Olympia, (360) 902-2026.

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

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

Explanation of Rule, its Purpose, and Anticipated Effects: Chapter 16-201 WAC addresses primary and secondary containment requirements for bulk fertilizer. The primary purpose of the rule is to protect the environment (particularly groundwater) from contamination in the case of an accidental discharge of fertilizer from a bulk fertilizer storage facility. The rule, which went into effect in 1994, went through a routine review by a committee appointed by the director. The committee made a number of recommendations regarding needed revisions to the rule. In addition, the department received comments from the Washington Department of Health regarding the section of the rule pertaining to backflow prevention. 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

Executive Summary

Overview of Analysis: This study analyzes the compliance costs associated with a proposed permanent rule that would clarify that fertilizer rinsates must be stored in contain-

ers located within secondary containment, and estimates whether the revised rule would place a disproportionate economic burden on Washington small businesses. The purpose of this analysis is to comply with state legislative requirements that each prospective rule be evaluated in order to minimize potential differential impacts on small business, and that economic aspects of all agency rules be evaluated prior to promulgation.

Analysis Results: As shown in Table 4 of the report, the compliance cost for a representative small business over the analysis period is estimated to be approximately \$273 per employee. The compliance cost for a large business over the same time period is estimated to be \$6 per employee. Therefore, the compliance cost burden from rule revisions is greater for a small business than for a large business and a disproportionate compliance burden exists for small businesses.

These results arise primarily from small businesses having to install new secondary containment areas for rinsates that previously had no secondary containment or small businesses adding to their existing containment areas. The large businesses on the other hand, could usually accommodate rinsate in their already existing and proportionally larger secondary containment storage areas.

Mitigation: As indicated above, the proposed rule revisions will result in a disproportionate compliance cost burden for small Washington businesses required to provide secondary containment for fertilizer rinsates. As a result, mitigation measures will include: A one year lag in compliance dates; a requirement for secondary containment only if a company stores greater than five hundred gallons of rinsate; and technical assistance for finding other ways to manage rinsate.

I. Proposed Rule Revisions

This study analyzes the compliance costs associated with a proposed permanent rule that clarifies the requirement of secondary containment of stored fertilizer rinsates and estimates whether the revised rule would place a disproportionate economic burden on Washington small businesses. The purpose of this analysis is to comply with state legislative requirements that each prospective rule be evaluated in order to minimize potential differential impacts on small business, and that economic aspects of all agency rules be evaluated prior to promulgation. The analysis also identifies mitigation measures that have been embodied in the revised rule to lessen the financial burden of the rule revisions on affected parties.

A. Regulatory Context.

Regulatory Fairness Act: The purpose of this study, requested by the Washington State Department of Agriculture (WSDA), is to ensure that the proposed revisions to chapter 16-201 WAC comply with the Regulatory Fairness Act (chapter 19.85 RCW). The Regulatory Fairness Act (RFA) requires that rules promulgated by state agencies under the Administrative Procedure Act be examined for their impact on small businesses (fifty or fewer employees). The purpose of the RFA is to ensure that proposed rules do not place a disproportionate burden on small businesses relative to the burden they place on large businesses. RFA com-

pliance analysis must be documented in a small business economic impact statement (SBEIS). This SBEIS documents the analysis and results for proposed revisions to chapter 16-201 WAC. Appendix A contains additional discussion of RFA requirements.

Economic Policy Act: The Economic Policy Act (chapter 43.21H RCW) requires all state agencies and local government entities to ensure economic values are given "appropriate consideration" in development of rules. Under the Economic Policy Act, "economic values" can be interpreted to include impacts associated with employment, income, production, growth, development, and similar attributes. While the Economic Policy Act does not require that proposed rules be modified to lessen economic effects, the effects must be considered during the rule-making process. To the extent that economic impacts of the rule revisions are the focus of this analysis, and to the extent that WSDA has conducted extensive interaction with affected industries through a variety of forums (see Appendix A for a summary of industry interaction), economic values have been given appropriate consideration in the rule-making process for chapter 16-201 WAC.

B. Summary of Rule Revisions.

Chapter 15.54 RCW grants the Washington State Department of Agriculture (WSDA) authority to protect groundwater and regulate the storage of fertilizers in Washington. During a routine rules review the department has proposed that the portion of this rule that stated fertilizer rinsates must be contained, be clarified to state that fertilizer rinsates must be stored in containers located within secondary containment.

The WSDA has proposed rule revisions to be adopted by the end of December 2000.

Table 1 Major Proposed Revisions to chapter 16-200 [16-201] WAC
<ul style="list-style-type: none"> ◆ Requires storage of fertilizer rinsates in approved containers (WAC 16-201-230). ◆ Requires secondary containment of stored fertilizer rinsates (WAC 16-201-230). ◆ Clarification of rinsate definition to include: Recovered sedimentation, washwater, contaminated precipitation, or other contaminated debris (WAC 16-201-010), previously explained in the rinsate management section of the rule.

C. Potentially Affected Industries.

Compliance costs could be incurred by a variety of industries as a result of the proposed rule revisions. Primary impacts would be borne by companies that store bulk fertilizers - generally producers, blenders, or storage facilities of bulk commercial fertilizers. These businesses are engaged in the storage, production, or blending of bulk fertilizers and/or fertilizer components.

Bulk fertilizer storage facilities, bulk fertilizer producers and blenders are generally categorized in Standard Industrial Classification (SICs) codes 0711, 0721, 0782, 1475, 2873, 2874, 2875, 2879, 4221, 4226, 5169, and 5191. According to WSDA data, there are approximately 276 business establish-

PROPOSED

ments in these SIC classifications that are licensed to distribute fertilizer. Storage facilities may not be licensed as distributors if they only store bulk fertilizers for others and are not involved in financial transactions pursuant to the distribution of the bulk fertilizers they control only as intermediate transport/storage facilities. However, all businesses that store bulk fertilizers must comply with WSDA's secondary containment rules.

For all businesses surveyed, potential compliance cost burdens created by rule revisions could include additional administrative time to understand the rule, secondary containment area design, consulting, secondary containment building materials and labor costs to install such containment area and potential county permit costs. Other industry characteristics are shown below in Table 2.

It should be noted that "industry" within the context of the Regulatory Fairness Act denotes businesses within a four-digit SIC code (or three digit SIC code if confidentiality laws would be violated with release of data). However, to meet the intent of the Regulatory Fairness Act and to be consistent with past guidance received from CTED's (Washington Department of Community, Trade and Economic Development) Business Assistance Center on prior SBEISs, a subset of these four-digit industries was evaluated through surveying. Therefore, the combination of four-digit Employment Security data and sub-four-digit SIC survey data used in this analysis goes beyond the strict requirements of the Regulatory Fairness Act and includes a greater degree of industry specificity than required in the statute.¹ For discussion purposes, these greater-than-four-digit SIC groups are still referred to as affected "industries" in this analysis.

Table 2
Select Industry Characteristics

- ◆ Firms may hire full-time and part-time or seasonal employees, however, survey participants were asked to provide the number of full-time equivalent employees (FTEs) to allow for business-to-business size comparisons (i.e., "small" vs. "large" categorization).
- ◆ The size of businesses varies from sole proprietors with one employee, to large firms with hundreds of employees located in Washington.
- ◆ Most businesses either already store their fertilizer rinsates within their secondary containment or manage their fertilizer rinsates in a manner that does not require on site storage (i.e., rinsing of equipment, and/or reuse as make-up water for a fertilizer application at agromonic rates in the field).

II. Approach to Estimating Differential Economic Impacts on Small Versus Large Businesses

The WSDA determined that an analysis of compliance costs should be conducted for the proposed rule revisions and documented in an SBEIS, consistent with chapter 19.85 RCW. An SBEIS analysis was performed for the rule revisions and is described below.

A. Likely Industry Response to Proposed Rule.

The first step was to anticipate how affected companies would respond to the rule revisions. Based upon information provided by surveyed businesses, the first action undertaken by a business will likely be to learn more about the rule revisions, such as whether the rule revisions apply to its facilities and what actions would need to be taken to comply. Assuming that a business needs to enhance or add a secondary containment area to comply with the rule revisions, the next step in the compliance process requires locating a contractor and/or a company designing and installing secondary containment for rinsates that meet the requirements in chapter 16-201 WAC. These impacts and their associated cost components are identified in Table 3. Learning about the revised rule, installation of additional containers, installation of additional secondary containment capacity includes materials, labor, permitting, and a variety of other costs.

B. Data from Small and Large Businesses in Affected Industries.

Once affected industries were identified and their anticipated responses to the rule revisions were estimated, data were gathered to estimate impacts. Data were provided through three primary sources: WSDA, Washington State Employment Security Department, and affected businesses that were surveyed. WSDA provided a variety of information, including identification of regulated business. Employment Security provided employment information by business within the designated SIC codes.

In addition to these data sources, potentially affected businesses were surveyed. A total of forty-four industry firms were contacted for information; thirty-six of these businesses provided information that could be used to estimate compliance costs. This sampling of businesses included small and large businesses, located throughout Washington, potentially affected by the proposed rule revisions. It is noteworthy that industry participants often provided relatively similar information in response to survey questions. The relative uniformity in certain responses may suggest that a degree of confidence could be inferred from the responses that would normally be reserved for much larger sample sizes.

C. Differential Regulatory Compliance Cost for Small Versus Large Businesses.

To differentiate between impacts on small versus large businesses, regulatory compliance costs were evaluated for actual small firms and the large firms within each of the affected industries. These costs were then divided by the estimated number of FTEs that the average surveyed large and small firm employs. Comparison of regulatory compliance cost per employee for small and large businesses was then used to determine whether a disproportionate economic burden would exist for small businesses and to estimate the magnitude of any disproportionate burden.

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III. Analysis Results

A. Overview.

Because of the large impact to small businesses that currently do not have secondary containment and/or have secondary containment that is inadequate in capacity to add rinsate storage protection, the proposed rule revisions will have a disproportionate economic impact on small businesses in affected industries. As Table 4 shows, cost impacts of proposed rule revisions are estimated to vary for small and large firms depending on the size of storage facility and how they choose to manage their rinsates. Results for small and large businesses are discussed in more detail below.

Table 3 — SBEIS Impacts Matrix —

#	Potential Impact	Rule Revision Reference	Type of Impact	Potential Cost/Revenue Impacts
1	Rule revision education	NA	Cost to understand rule and determine applicability	Owner/Compliance Manager time
2	Require spills/rinsates in storage containers	16-201-230(4)	Cost increase from storage container purchase and installation	Cost for finding contractor (time), container cost (capital cost), installation and preparation (time & materials), ongoing maintenance (time & materials), recordkeeping and inspection (time & materials)
3	Require spills/rinsates in secondary containment	16-201-230(4)	Cost increase from secondary containment installation	Cost for finding contractor (time), permits/fees, containment cost (capital or materials cost), installation and preparation (time & materials), ongoing maintenance (time & materials), recordkeeping and inspection (time & materials)

As Table 3 shows, a variety of compliance costs will be borne by affected businesses. The greatest compliance costs are for construction materials and labor for any additional or new secondary containment that must be built. The other substantial compliance costs vary depending on, in one case the number of employees that must be trained to manage their rinsates differently in order to not generate rinsate for storage, or in most cases costs to find a contractor, lost time in sales revenue for employee who does the construction, and permit costs (see Table 4). Compliance with these rule revisions are not likely to cause a substantive loss of sales revenues for large or small businesses.

B. Disproportionate Economic Burden Evaluation.

As shown in Table 4, below, the compliance cost for a representative small business is estimated to be \$273 per employee. The compliance cost for a large business over the same time period is estimated to be \$6 per employee. Therefore, the compliance cost burden from rule revisions is greater for a small business than for a large business, and a disproportionate compliance burden exists for small businesses.

Average Number of Full-Time Employees	11.7	216.3
Total Rule Revision Cost Per Employee	\$273.15	\$5.79

A number of compliance costs vary for small and large businesses and lead to the result of a disproportionate compliance cost burden for small businesses. These variations are primarily related to differences in four factors: Whether a company stores rinsate (if not, no cost burden); whether the company has an existing secondary containment area; the size of the company's existing secondary containment area; and how much rinsate the company must manage in storage at any one time.

Analysis of survey results showed that it was generally true that larger businesses had existing secondary containment areas. The analysis also showed that large businesses almost always had secondary containment areas large enough to incorporate rinsate storage into their existing facility at no additional cost. Conversely, small businesses were mostly found to have no or small secondary containment areas that would need expansion or reconstruction in order to accommodate rinsate storage. In addition, small businesses that had not planned for rinsate storage originally within their secondary containment area may have a large cost now to rebuild permanent secondary containment structures. Large businesses, on the other hand, often overbuilt secondary containment at the outset of this rule seven years ago to accommodate future expansion needs. This fore-planning ability and choice by many large businesses resulted in a much lower estimated impact to large businesses in this analysis.

IV. Mitigation.

As the above analysis demonstrates, the proposed rule revisions are anticipated to result in a disproportionate compliance cost burden for small Washington businesses

Table 4 Summary of Economic Impacts

Source of Impact	Estimated Average Cost for Typical Small Business	Estimated Average Cost for Typical Large Business
Education/Research into Rule Applicability	\$62.92	\$437.78
Tank Purchase	\$128.31	\$813.89
Costs of Additional Secondary Containment	\$2,992.04	\$0.00
Total Rule Revision Cost	\$3,183.27	\$1,251.67

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required to store rinsates in containers located within secondary containment. As a result, the department has chosen to mitigate potential impacts from these rule revisions through a number a [of] measures.

The first mitigation measure would allow a one-year period for compliance with this portion of the revised rule. The department has added a compliance date in WAC 16-201-270 to allow businesses an additional year to come into compliance with this portion of the rule. The department feels that one year for compliance is adequate as the current rule has been in place for seven years and the requirement for secondary containment of rinsates was already implied, though not clear, in the current rule. In addition, the department met with members of this industry and others to review the current rule over the last nine months and the industry is in support of this change.

The second mitigation measure would limit the requirement for secondary containment of rinsates to when storage of rinsates exceeds five hundred gallons (WAC 16-201-230(4)). Based upon WSDA data, it is estimated that this mitigation measure would eliminate at least half of the small businesses that would otherwise incur substantial cost impacts because of the rule revisions. This mitigation measure would particularly reduce the impact on the smallest affected businesses.

The third mitigation measure would be WSDA's commitment to provide technical assistance to companies to find alternative ways to manage rinsates. Appropriate management techniques could reduce stored rinsate volumes below the five hundred gallon threshold identified above, or could result in elimination of rinsate generation altogether. In either case, previously impacted businesses would be able to effectively eliminate the storage and containment cost impacts created by the rule revisions.

These mitigation measures have been included to lessen the compliance cost burden on small businesses. It should be noted that the department met with members of this industry and others to review the current rule over the last nine months and received strong support for the proposed rule revisions. The department conducted an informal survey of committee members during the rules review and the majority was in favor of this rule revision. The majority of industry expressed to the department that they thought secondary containment of rinsates was already required. Industry and the Department of Ecology representatives also expressed concerns for the environment if this proposed rule requiring rinsate storage in secondary containment was not adopted.

Aside from the above mitigation measures, WSDA firmly believes that the rule cannot be further modified to lessen compliance requirements without undermining the overall intent of the rule revisions as well as the original rule they seek to clarify. The department is supported in this portion of the rule by the fertilizer industry and the Department of Ecology.

¹ A subset of a four-digit SIC is effectively an SIC classification greater than four-digit. To illustrate, wholesale fertilizer distributors are classified in SIC 5191 - *Farm Supplies*. While this 4-digit industry classification includes wholesale fertilizer distributors, it also includes wholesalers of alfalfa, flower bulbs, pesticides, and hay. In this case, wholesale fertilizer distribu-

tors were chosen as the relevant industry subgroup to analyze. Similar industries subgroups were identified for other potentially affected industries.

Appendix A: Background Information and Assumptions

Regulatory Fairness Act: The Regulatory Fairness Act (RFA) (chapter 19.85 RCW) requires that rules promulgated by state agencies under the Administrative Procedure Act be examined for their impact on small businesses. The purpose of the Regulatory Fairness Act is to ensure that proposed rules do not place a disproportionately high burden on small businesses, relative to the burden they place on large businesses.^a A small business is defined by the RFA as an independent, for-profit Washington business entity with fifty or fewer employees.^b

The RFA requires all rules that impose "more than minor costs" on industry businesses to be evaluated and, if necessary, altered to minimize their impact on small business. An analysis of compliance costs must be completed and documented in a small business economic impact statement (SBEIS) if: (1) A proposed rule meets or exceeds this "more than minor" criterion, or if (2) the Joint Administrative Rules Review Committee (JARRC) requests an SBEIS for a proposed rule. A state agency may independently decide to complete an SBEIS. This SBEIS was independently requested by the Washington State Department of Agriculture, although it is possible that the "more than minor" criterion may also be applicable for certain industries analyzed in this SBEIS.

The RFA establishes specific analyses and necessary elements for inclusion in an SBEIS. Among other requirements, the SBEIS must include a brief description of the compliance requirements of the rule, a description of the professional services needed by small businesses to comply with the rule, an analysis of the compliance cost for small business, and a comparison of the compliance cost for small and large businesses. A basis of comparison must be chosen from: Cost per employee, cost per hour of labor, cost per \$100 of sales, or any combination of these three measures.

Based upon the extent any disproportionate impact is anticipated to occur for small businesses from the proposed rule, the agency must reduce the costs on small businesses (where legal and feasible in meeting the stated objective of the statutes upon which the rule is based). Mitigation can be accomplished in a number of ways, such as establishing differing compliance or reporting requirements for small businesses, clarifying or simplifying the compliance requirements for small businesses, delaying compliance timetables, exempting small businesses from any or all of the rule requirements, or similar measures.

Secondary Containment Construction And Surveyed Actual Cost Impacts: A survey of actual construction costs or purchase of rinsate tanks and secondary containment materials and labor was completed by the department prior to surveying the industry of their estimated cost impacts from this revised rule proposal. The survey included costs of several viable materials for construction, different size and type of tanks and installation and permit costs. This survey was done to verify the reasonableness of cost estimates.

Conservative Approach: The analysis undertaken to estimate compliance cost impacts was generally "conservative" in its approach. Assumptions were typically chosen that would result in showing greater compliance cost impacts for affected industries. Using this approach provided an additional degree of certainty that estimated compliance costs would generally be no greater than estimated in the analysis. Specific assumptions implementing this conservative approach included (but were not limited to):

- Using average secondary containment construction materials and labor cost estimates, as opposed to using the lowest cost materials. Businesses were given the opportunity to respond to the survey questions by stating how they would likely comply with the rule, such as by building extra space into newly constructed secondary containment to be more prepared next time if they expand their business or have an extreme storm event. However, many affected businesses would realistically choose the lowest cost construction approach allowable by the proposed rule revisions.
- Including costs to read and understand the rule, standard "high-end" permit costs and labor costs even though true costs may be significantly less.

Public and Industry Involvement: Potentially affected businesses, including small businesses, were involved throughout the rulemaking process. Small businesses were involved through participating in and providing input on the Department's Secondary Containment Rules Review Committee, participating in the informal survey prior to the rules proposal and other and much broader industry input in the SBEIS survey. In addition:

- All committee members had the opportunity to review and comment on all rule draft proposals and the committee as a whole supports the change requiring secondary containment of stored fertilizer rinsates.
- A number of businesses continue to have significant ongoing input by being members of the Secondary Containment Permit Advisory Board.
- Industry representatives helped develop the rinsate definition and management sections of the proposed rule revisions at two separate meetings with WSDA's Technical Policy Advisor, Robin Schoen-Nessa and Program Manager, Ted Maxwell.
- Secondary containment material suppliers provided WSDA with information to identify appropriate construction materials, containment liners, materials' options and costs.
- WSDA did an early informal survey of all rules review committee members prior to changing this portion of the rule and received strong support for this clarification in the rule.
- All fertilizer dealers and storage facilities will be notified of the proposed final rule and will have the opportunity to comment on the rule in writing and/or at the public hearing.

In addition to the above opportunities for industry input, potentially affected industries were also directly surveyed to assess the likelihood and magnitude of compliance cost impacts. Survey participants were selected from two sources: A random sampling of businesses taken from the Washington

Employment Security Department's database. A total of forty-four potentially affected industry firms (including fertilizer dealers, producers, blenders and storage facilities) were originally contacted for information, and thirty-six of these firms provided usable information. This sampling of businesses included small and large businesses likely to be affected by the proposed rule revisions, and covered businesses geographically dispersed throughout Washington.

Data Characteristics: As noted in the body of the SBEIS, data used to estimate compliance costs for affected businesses came from three primary sources: WSDA, Washington State Employment Security Department (ESD), and affected businesses that were surveyed. Together, these sources provided forty-four observations for individual businesses. Relevant data characteristics are listed below.

- When data were identified both through surveying and ESD/WSDA data sets, they were cross-checked for consistency. Review of cross-checked observations confirmed that the base data were very similar and were likely to be relatively reliable.
- Survey data were generally provided by businesses and supplemental department research of likely costs for construction materials, secondary containment materials, labor costs and permit costs. As a result, most costs estimated represent real world costs, though conservative in that companies would likely search for lower costs when the time for compliance is actually upon them.

^a Note that the purpose of the Regulatory Fairness Act is not to ensure that a proposed rule does not place *any* burden on industry, but rather, focuses on whether the burden is *disproportionate* with regard to its magnitude.

^b RCW 19.85.020(1).

Appendix B: List of Potentially Affected Industries

SIC	Industry/SIC Category	Potentially Affected Industry Component
0711	Soil Preparation Services	Application of fertilizer for crops
0721	Crop Planting, Cultivating, and Protecting	Application of fertilizer Retail/Service
0782	Lawn and Garden Services	Fertilizing of lawns and gardens Retail/Service
1475	Phosphate Rock	Manufacturing of phosphoric acid and related compounds
2873	Nitrogenous Fertilizers	Manufacturing of mixed fertilizers made in nitrogenous fertilizer mfg plants
2784	Phosphatic Fertilizers	Manufacturing of mixed fertilizers made in phosphatic fertilizer
2875	Fertilizers, mixing only	Mixing of fertilizers not made in fertilizer mfg plants
2879	Pesticides and Agricultural Chemicals NEC*	Formulation and preparation of agricultural chemicals
4221	Farm Product Warehousing & Storage	Warehousing and storage of fertilizers
4226	Special Warehousing & Storage NEC	Petroleum and chemical bulk stations and terminals
5169	Chemicals and Allied Products NEC	Distribution of chemical and allied products
5191	Farm Supplies	Distribution of fertilizer and fertilizer materials

*NEC: Not Elsewhere Classified.

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Appendix C: Glossary of Abbreviations

<u>Abbreviation</u>	<u>Abbreviated Term</u>
CTED	Washington Department of Community Trade and Economic Development
ESD	Washington Employment Security Department
FTE	Full Time Equivalent employee
JARRC	Joint Administrative Rules Review Committee
RCW	Revised Code of Washington
RFA	Regulatory Fairness Act
SBEIS	Small Business Economic Impact Statement
SIC	Standard Industrial Classification
WSDA	Washington State Department of Agriculture
WAC	Washington Administrative Code

A copy of the statement may be obtained by writing to Laurie Mauerman, Washington State Department of Agriculture, P.O. Box 42560, Olympia, WA 98504-2560, phone (360) 902-2012, fax (360) 902-2093

Section 201, chapter 403, Laws of 1995, does not apply to this rule adoption.. WSDA is not a listed agency in section 201.

Hearing Location: DIS Interactive Technologies locations: (1) 710 Sleater-Kinney Road S.E., Suite Q, Lacey, WA 98503; (2) North 1101 Argonne, Suite 109, Spokane, WA 99201; and (3) Yesterday's Village, 15 West Yakima Avenue, Suite 220, Yakima, WA 98902; on November 7, 2000, at 6:30 p.m.

Assistance for Persons with Disabilities: Contact Laurie Mauerman by October 30, 2000, TDD (360) 902-1996.

Submit Written Comments to: Laurie Mauerman, Washington State Department of Agriculture, P.O. Box 42560, Olympia, WA 98504-2560, fax (360) 902-2093, by November 8, 2000.

Date of Intended Adoption: November 17, 2000.

September 20, 2000

Bob Arrington

Assistant Director

AMENDATORY SECTION (Amending Order 5018, filed 11/2/93, effective 3/1/94)

WAC 16-201-010 Definitions. The definitions set forth in this section shall apply throughout this chapter, unless the context otherwise requires.

(1) "Approved air gap" means a physical separation between the free-flowing end of a water supply pipeline and the overflow rim of an open or nonpressurized receiving vessel. To be an approved air gap, the separation must be at least:

(a) Twice the diameter of the supply piping measured vertically from the overflow rim of the receiving vessel, and

in no case be less than one inch, when unaffected by vertical surfaces (sidewalls): or

(b) Three times the diameter of the supply piping, if the horizontal distance between the supply pipe and a vertical surface (sidewall) is less than or equal to three times the diameter of the supply pipe, or if the horizontal distance between the supply pipe and intersecting vertical surfaces (sidewalls) is less than or equal to four times the diameter of the supply pipe and in no case less than one and one-half inches.

(2) "Approved reduced pressure principle backflow prevention assembly (RPBA)" means an RPBA of a make, model and size that is approved by the Washington State Department of Health.

(3) "Appurtenances" means all valves, pumps, fittings, pipes, hoses and metering devices which are connected to a storage container, or which are used to transfer a material into or out of such storage container.

((2)) (4) "Bulk fertilizer" means commercial fertilizer distributed in a nonpackage form such as, but not limited to, tote bags, tanks, trailers, spreader trucks, and railcars.

(5) "Certified engineer" means a licensed professional engineer, registered in the state of Washington in the discipline in which he/she is practicing.

((3)) (6) "Commercial fertilizer" means any substance containing one or more recognized plant nutrients and which is used for its plant nutrient content and/or which is designated for use or claimed to have value in promoting plant growth, and shall include limes, gypsum, and manipulated animal and vegetable manures. It shall not include unmanipulated animal and vegetable manures and other products exempted by the department by rule: *Provided*, That for the purpose of this chapter calcium carbonate (lime) and anhydrous ammonia are exempt: *Provided further*, That this rule does not apply to materials (including but not limited to compost, biosolids, or municipal sewage sludge), or to products derived therefrom, which are regulated pursuant to the provisions of chapter 70.95 or 70.95J RCW, or rules adopted thereunder.

((4)) (7) "Department" means the Washington state department of agriculture.

((5)) (8) "Discharge" means a spill, leak, or release, accidental or otherwise, from a storage container, container or appurtenance. It does not include a fully contained transfer of fertilizer made pursuant to sale, storage, distribution or use.

((6)) (9) "Dry fertilizer" means fertilizer in solid form.

((7)) (10) "Liquid fertilizer" means fertilizer in liquid form, and includes solutions, emulsions, suspensions and slurries. Liquid fertilizer does not include anhydrous ammonia.

(11) "Not technically feasible" means compliance is not physically or technically possible or feasible, and/or compliance cannot be achieved without compromising operational safety, and/or significantly compromising operational access. Monetary cost of compliance alone, shall not be sufficient for the department to determine that compliance is not technically feasible.

~~((8))~~ (12) **"Operational area"** means an area or areas at a fertilizer bulk permanent storage facility where fertilizers are transferred, loaded, unloaded, mixed, repackaged, refilled or where fertilizers are cleaned, washed or rinsed from containers or application, handling, storage or transportation equipment.

~~((9))~~ (13) **"Operational area containment"** means any structure or system designed and constructed to intercept and contain discharges, including storage container or equipment wash water, rinsates, and rainwater from the operational area(s) of fertilizer bulk storage facilities.

~~((10))~~ (14) **"Permanent storage facility"** means a location at which undivided quantities of liquid bulk fertilizer in excess of five hundred U.S. gallons or undivided quantities of dry bulk fertilizer in ((undivided quantities exceeding)) excess of fifty thousand pounds is held in storage: Provided, That temporary field storage is ((allowed)) not considered a permanent storage facility. ((Effective March 1, 1999, "temporary field storage" shall mean a primary bulk fertilizer storage container of ten thousand gallons or less that remains in the same location for no more than twenty-one consecutive days in any six-month period. Effective March 1, 2004, "temporary field storage" shall mean a primary bulk fertilizer storage container of ten thousand gallons or less that remains in the same location for no more than fourteen consecutive days in any six-month period. Temporary field storage may be extended upon request by written permit. The department shall be notified in writing, upon request, of the physical location of all temporary field storage sites. Liquid bulk fertilizer storage containers directly attached to an apparatus for the purpose of fertigation are exempt from this chapter.

~~((11))~~ (15) **"Primary containment"** means the storage of liquid or dry bulk fertilizer in storage containers at a permanent storage facility.

~~((12))~~ (16) **"Rinsate"** means the liquid generated from the rinsing of any equipment or container that has come in direct contact with any fertilizer, including: recovered sedimentation, washwater, contaminated precipitation, or other contaminated debris.

~~((13))~~ (17) **"Secondary containment"** means a device or structure designed, constructed, and maintained to hold or confine a discharge of a liquid fertilizer from a permanent storage facility.

~~((14))~~ (18) **"Storage container"** means a container, including a railcar, nurse tank or other mobile container, that is used or intended for the storage of bulk liquid or dry fertilizer. It does not include a mobile container at a storage facility for less than ~~((thirty))~~ fifteen days if this storage is incidental to the loading or unloading of a storage container at the bulk fertilizer storage facility. Storage container does not include underground storage containers or surface impoundments such as lined ponds or pits.

(19) **"Substantially similar protection"** means alternative containment and management practices that prevent or control releases to the environment to the same or similar degree as the protections afforded by full compliance with this chapter.

(20) **"Temporary field storage"** means a storage container with the capacity to store ten thousand gallons or less of liquid bulk fertilizer that remains in the same location for no more than twenty-one consecutive days in any six-month period. Effective March 1, 2004, "temporary field storage" shall mean a storage container of ten thousand gallons or less that remains in the same location for no more than fourteen consecutive days in any six month period. Liquid bulk fertilizer application tanks directly attached to an apparatus for the purpose of fertigation are exempt from this chapter.

~~((15))~~ (21) **"Washwater"** means the liquid generated from the rinsing of the exterior of any equipment, containers or secondary containment or operational areas which have or may have come in direct contact with any fertilizer.

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 Order 5018, filed 11/2/93, effective 3/1/94)

WAC 16-201-020 Secondary containment of liquid bulk fertilizers—General requirements. Primary storage of bulk liquid fertilizers at a permanent storage facility shall be located within ~~((a))~~ secondary containment ~~((facility))~~ designed to prevent the release of discharged fertilizers. ~~((A s))~~ Secondary containment ~~((facility))~~ shall consist of:

(1) A wall and liner with a sloped floor as provided in WAC 16-201-028 and 16-201-030; or

(2) A prefabricated facility as provided in WAC 16-201-040.

(3) Secondary containment ~~((facilities))~~ in operation prior to March 1, 1994, which does not have sloped floors shall be exempt from this section: Provided, That upon alteration to the ~~((facility))~~ secondary containment or increase of storage volume, the ~~((facility))~~ secondary containment shall be brought into full compliance with this section

AMENDATORY SECTION (Amending Order 5018, filed 11/2/93, effective 3/1/94)

WAC 16-201-025 Secondary containment of liquid bulk fertilizers—Capacity. (1) ~~((The s))~~ Secondary containment ~~((facility))~~ shall contain at least one hundred twenty-five percent of the volume of the largest storage container within the area plus the displacement of all other tanks, appurtenances, and other items within the containment area: Provided, That permanent storage facilities that have tanks of one hundred thousand gallons or greater capacity may use the following method to meet the capacity requirement: ~~((The facility))~~ Secondary containment shall contain at least one hundred ten percent of the volume of the largest storage container within the area plus the displacement of all other tanks, appurtenances, and other items within the area plus sufficient volume to contain the precipitation from a twenty-five year, twenty-four hour storm event.

(2) If the secondary containment ~~((facility))~~ is located indoors or under a roof to prevent accumulation of rainfall, the area shall contain at least one hundred ten percent of the volume of the largest storage container plus the displacement

of all other tanks, appurtenances and other items within the containment area.

(3) Secondary containment (~~((facilities))~~) in operation prior to March 1, 1994, (~~((and which have))~~) having a capacity of at least one hundred ten percent of the volume of the largest storage container within the area plus the displacement of all other tanks, appurtenances, and other items within the containment area shall be considered to be in compliance with this section: Provided, That upon alteration to the (~~((facility))~~) secondary containment or increase of storage container volume the (~~((facility))~~) secondary containment shall be brought into full compliance with the specific capacity requirement of this section.

Reviser's note: RCW 34.05.395 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

AMENDATORY SECTION (Amending Order 5018, filed 11/2/93, effective 3/1/94)

WAC 16-201-028 Secondary containment of liquid bulk fertilizers—Walls and floors. (1) ~~The ((walls of a secondary containment facility shall be constructed of steel, poured reinforced concrete, precast concrete modules, solid masonry, or other materials that will provide similar protection. Walls constructed of earth shall be allowed at storage facilities which have tanks of one hundred thousand gallons or greater capacity and at other facilities when a synthetic liner is used. The wall shall be designed to withstand a full hydrostatic head of any discharged liquid, and shall be properly sealed to prevent leakage))~~ secondary containment floor shall slope to one or more liquid tight collection points or sumps that allows spilled or deposited materials to be easily removed.

(2) ~~((Earthen walls shall have a horizontal to vertical slope of at least three to one, unless a steeper slope is consistent with good engineering practice, and shall be packed and protected from erosion. The top of earthen walls shall be no less than two feet six inches wide.))~~ The walls and floor of secondary containment shall be constructed of steel, poured reinforced concrete, precast concrete modules, solid masonry, or other materials or combination of materials that:

(a) Shall be designed to withstand a full hydrostatic head of any discharged liquid;

(b) Shall have sufficient thickness and chemical resistance to contain a release until it is recovered;

(c) Shall be constructed and maintained to a permeability standard of 1×10^{-6} cm/sec as determined by ASTM test method D-5084 Measurement of Hydraulic Conductivity of Saturated Porous Materials Using a Flexible Wall Permeameter or other test method approved by the department;

(d) Shall have sufficient structural strength to maintain the containment's integrity under normally anticipated loadings;

(e) Shall be chemically compatible with the materials being stored; and

(f) Shall be properly sealed to prevent leakage.

(3) Any piping through the outside walls of ((a)) secondary containment (~~((facility))~~) shall be installed and maintained

such that the structural integrity of the wall is preserved and in such a manner as to prevent leaks.

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 16-201-029 Secondary containment of liquid bulk fertilizer—Earthen walls. (1) Secondary containment walls constructed of earth shall be allowed at permanent storage facilities when a liner is used: Provided, That only permanent storage facilities having storage containers of one hundred thousand gallons or greater capacity can use clay liners.

(2) Earthen walls shall have a horizontal to vertical slope of at least three to one, unless a steeper slope is consistent with good engineering practice, and shall be packed and protected from erosion.

(3) The top of earthen walls shall be no less than two feet six inches wide.

AMENDATORY SECTION (Amending Order 5018, filed 11/2/93, effective 3/1/94)

WAC 16-201-030 Secondary containment of liquid bulk fertilizers—Lining. ~~((The base of a secondary containment facility shall be lined with steel, concrete or a synthetic liner: Provided, That facilities with storage tanks of one hundred thousand gallons or greater may use clay soil liners. The secondary containment floor shall slope to a liquid tight collection point or sump that allows spilled or deposited materials to be easily removed.))~~ If a liner is required to meet the standards set forth in WAC 16-201-028, then it must be constructed as follows:

(1) ~~((Concrete liners: Concrete liners shall be designed according to good engineering practices to withstand any foreseeable loading conditions, including a full hydrostatic head of discharged liquid, and shall be properly sealed to prevent leakage.))~~ Synthetic liners:

(a) Synthetic liners shall be chemically compatible with the materials being stored within the permanent storage facility and have a minimum thickness of thirty mils +/- 1 mil. A written confirmation of compatibility and a written estimate of the life of the liner from the manufacturer shall be kept on file at the permanent storage facility or the nearest local office from which the permanent storage facility is administered.

(b) Synthetic liners shall be installed under the supervision of a qualified representative of the manufacturer, a contractor certified by the manufacturer, or a certified engineer. All field constructed seams shall be tested, and repaired if necessary, in accordance with the manufacturer's recommendations.

(2) ~~((Synthetic liners:))~~ Permanent storage facilities with storage containers of one hundred thousand gallons or greater may use clay soil liners: Provided, That:

(a) ~~((Synthetic liners shall be chemically compatible with the materials being stored within the facility and have a minimum thickness of thirty mils +/- 1 mil. A written confir-~~

mation of compatibility and a written estimate of the life of the liner from the manufacturer shall be kept on file at the storage facility or the nearest local office from which the facility is administered.

(b) Synthetic liners shall be installed under the supervision of a qualified representative of the manufacturer, a contractor certified by the manufacturer, or a certified engineer. All field constructed seams shall be tested, and repaired if necessary, in accordance with the manufacturer's recommendations:

(3) Soil liners:)) The surface soil shall be sealed, including the berm of an earthen dike, with a sealing agent such as sodium bentonite, attapulgite or a similar clay material((-));

(b) The liner shall be constructed in accordance with reliable civil engineering practices, to achieve a coefficient of permeability not to exceed 1×10^{-6} cm/sec and shall be maintained at 1×10^{-5} cm/sec with a thickness of not less than six inches;

(c) The floor and internal walls of the containment area shall have a protective barrier to prevent desiccation, evaporation, freeze, thaw, or other physical damage.

((4) Exemptions. A liner need not be installed directly under a storage container having a capacity of one hundred thousand gallons or more which has been constructed on site and put into use prior to March 1, 1994: Provided, That one of the following alternative procedures are complied with, certified to in writing by an official of the company which owns the storage container, and the certificate is filed with the department:

(a) Alternative 1 is as follows:

(i) A second bottom made of steel shall be constructed for the storage container. The second bottom shall be placed over the original bottom and separated from the original bottom by a support medium designed to provide for leak detection between the two bottoms and properly support the new bottom. This support layer may consist of gravel, sand, concrete (grooved to provide leak detection), steel or other grillage, wire mesh, etc. as dictated by good engineering practice:

(ii) The original bottom of the storage container shall be tested for leaks before the support layer and second bottom are installed. A record of the test shall be kept on file at the storage facility or at the nearest local office from which the storage facility is administered:

(iii) The newly constructed bottom shall be tested for leaks before any liquid fertilizer is stored on the newly constructed bottom. A record of the test shall be kept on file at the storage facility or at the nearest local office from which the storage facility is administered:

(iv) There shall be a system to readily detect leaks through the newly constructed bottom into the support layer. Leak tests should be conducted at not more than six month intervals with a record of such tests to be kept at the storage facility or at the nearest local office from which the storage facility is administered:

(b) Alternative 2 is as follows:

(i) The storage container shall be emptied, cleaned, and tested for leaks. The walls and floor of the storage container shall be tested to assure that welds and thickness of steel plates are sound and adequate to contain the fertilizers. A

record of the inspection, test results, and of any repairs made shall be submitted to the department and maintained by the owner or operator:

(ii) The interior floor and twelve inches up the wall of the storage container shall be coated with a liner to inhibit corrosion. A record of this procedure shall be submitted to the department and maintained by the owner or operator:

(iii) A test for leaks and liner deterioration or metal corrosion shall be conducted every five years thereafter. A record of the test findings and of indicated repairs and maintenance shall be maintained by the owner or operator:

(c) Alternative 3 is as follows:

(i) Monitoring devices shall be installed in angled borings under each tank. These monitoring devices shall constitute a leak detection system for each tank in advance of the point at which any leak would reach groundwater:

(ii) The number, length, and depth of each boring shall be determined on the basis of site characteristics. The array of monitoring devices under each tank shall constitute the best practical early warning detection system for tank leakage:

(iii) Each monitoring plan under alternative 3 shall be implemented only upon review and written approval of the department and shall include inspection/monitoring schedules:))

Reviser's note: RCW 34.05.395 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

NEW SECTION

WAC 16-201-031 Secondary containment of liquid bulk fertilizers—Floors and linings—Alternative procedures. A floor and/or liner need not be installed directly under a storage container having a capacity of one hundred thousand gallons or more which has been constructed on site and put into use prior to March 1, 1994: Provided, That one of the following alternative procedures are complied with, certified to in writing by an official of the company which owns the storage container, and the certificate is filed with the department:

(1) Alternative 1 is as follows:

(a) A second bottom made of steel shall be constructed for the storage container. The second bottom shall be placed over the original bottom and separated from the original bottom by a support medium designed to provide for leak detection between the two bottoms and properly support the new bottom. This support layer may consist of gravel, sand, concrete (grooved to provide leak detection), steel or other grillage, wire mesh, etc. as dictated by good engineering practice:

(b) The original bottom of the storage container shall be tested for leaks before the support layer and second bottom are installed. A record of the test shall be kept on file at the permanent storage facility or at the nearest local office from which the permanent storage facility is administered:

(c) The newly constructed bottom shall be tested for leaks before any liquid fertilizer is stored on the newly constructed bottom. A record of the test shall be kept on file at

the permanent storage facility or at the nearest local office from which the permanent storage facility is administered.

(d) There shall be a system to readily detect leaks through the newly constructed bottom into the support layer. Leak tests should be conducted at not more than six-month intervals with a record of such tests to be kept at the permanent storage facility or at the nearest local office from which the permanent storage facility is administered.

(2) Alternative 2 is as follows:

(a) The storage container shall be emptied, cleaned, and tested for leaks. The walls and floor of the storage container shall be tested to assure that welds and thickness of steel plates are sound and adequate to contain the fertilizers. A record of the inspection, test results, and of any repairs made shall be submitted to the department and maintained by the owner or operator.

(b) The interior floor and twelve inches up the wall of the storage container shall be coated with a liner to inhibit corrosion. A record of this procedure shall be submitted to the department and maintained by the owner or operator.

(c) A test for leaks and liner deterioration or metal corrosion shall be conducted every five years thereafter. A record of the test findings and of indicated repairs and maintenance shall be maintained by the owner or operator.

(3) Alternative 3 is as follows:

(a) Monitoring devices shall be installed in angled borings under each storage container. These monitoring devices shall constitute a leak detection system for each storage container in advance of the point at which any leak would reach groundwater.

(b) The number, length, and depth of each boring shall be determined on the basis of site characteristics. The array of monitoring devices under each storage container shall constitute the best practical early warning detection system for storage container leakage.

(c) Each monitoring plan under alternative 3 shall be implemented only upon review and written approval of the department and shall include inspection/monitoring schedules.

AMENDATORY SECTION (Amending Order 5018, filed 11/2/93, effective 3/1/94)

WAC 16-201-040 Secondary containment of liquid bulk fertilizers—Prefabricated facilities. (1) ~~((A-p))~~ Prefabricated ~~((facility))~~ secondary containment shall be composed of a rigid prefabricated basin having both a base and walls constructed of steel or synthetic materials which are resistant to corrosion, puncture or cracking. Materials used in the ~~((facility))~~ secondary containment shall be chemically compatible with the products being stored within the ~~((facility))~~ secondary containment. A written confirmation of compatibility from the basin manufacturer shall be kept on file at the permanent storage facility or at the nearest local office from which the permanent storage facility is administered.

(2) The prefabricated ~~((facility))~~ secondary containment shall be designed and installed to withstand all foreseeable loading conditions, including the tank load and a full hydrostatic head of any discharged liquid. Multiple basins connected to provide the capacity required in WAC 16-201-025

shall be connected in a manner which assures an adequate transfer of discharged liquid between basins.

Reviser's note: RCW 34.05.395 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

AMENDATORY SECTION (Amending Order 5018, filed 11/2/93, effective 3/1/94)

WAC 16-201-050 Secondary containment of liquid bulk fertilizers—Discharge outlets or valves. Secondary containment ~~((facilities))~~, including prefabricated ~~((facilities))~~ secondary containment, shall not have discharge outlets or valves. Discharge outlets or valves on existing ~~((facilities))~~ secondary containment shall be sealed. Secondary containments ~~((facilities))~~ may be interconnected.

AMENDATORY SECTION (Amending Order 5018, filed 11/2/93, effective 3/1/94)

WAC 16-201-060 Secondary containment of liquid bulk fertilizers—Storage with other ~~((commodities))~~ material. (1) No ~~((other commodity except fertilizer, fertilizer rinsate, recovered fertilizer discharges, or pesticide rinsate))~~ material may be stored within ~~((a))~~ liquid fertilizer secondary containment ~~((facility))~~ unless the material is compatible with all other material stored within the secondary containment. For the purposes of this section, compatible means that the materials, when mixed together, will not react in a manner that will cause a human health or environmental hazard.

~~((2)) A liquid fertilizer secondary containment facility may share a wall or portion of a wall, with a liquid pesticide secondary containment facility.~~

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 Order 5018, filed 11/2/93, effective 3/1/94)

WAC 16-201-070 Secondary containment of liquid bulk fertilizers—Precipitation accumulations. Precipitation may not be allowed to accumulate in ~~((a))~~ secondary containment ~~((facility))~~ to the point where it ~~((may tend to))~~:

(1) Reduces the capacity of the ~~((facility))~~ secondary containment below one hundred ten percent of the volume of the largest storage container within the area plus the displacement of all other ~~((tanks))~~ storage containers, appurtenances, and other items within the containment area(-);

(2) Increases corrosion of storage containers or appurtenances(-); or

(3) Impairs the stability of storage containers.

AMENDATORY SECTION (Amending Order 5018, filed 11/2/93, effective 3/1/94)

WAC 16-201-080 Secondary containment of liquid bulk fertilizers—Recovery of discharges. Discharges

within ((a)) secondary containment ((facility)) shall be immediately recovered.

AMENDATORY SECTION (Amending Order 5018, filed 11/2/93, effective 3/1/94)

WAC 16-201-110 Primary containment of liquid bulk fertilizers—Prohibition against underground storage. No person shall store liquid bulk fertilizer, fertilizer spills or rinsates in an underground storage container or surface impoundment, ((or)) such as a lined pond or pit. A watertight catch basin or sump used for the temporary collection of rinsate or runoff from transfer and loading areas is exempt from this section.

Reviser's note: RCW 34.05.395 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

AMENDATORY SECTION (Amending Order 5018, filed 11/2/93, effective 3/1/94)

WAC 16-201-120 Primary containment of liquid bulk fertilizers—Abandoned storage containers. (1) Storage containers used at a permanent storage facility, or used for temporary field storage to hold liquid bulk fertilizer or fertilizer rinsate are considered abandoned if they have been out of service for more than six consecutive months because of a weakness or leak, or have been out of service for any reason for more than two years without an integrity test having been performed.

(2) Abandoned underground storage containers containing fertilizer which meet the definition of hazardous substance underground storage tank system in chapter 173-360 WAC are subject to the applicable requirements in that chapter.

(3) Abandoned above ground storage containers shall be thoroughly cleaned. All hatches on the storage containers shall be secured and all valves or connections shall be severed or plugged with vents being left functional.

(4) Abandoned storage containers shall be posted with a clearly legible tag with the words "Out of Service."

(5) Abandoned storage containers shall not be allowed to be put back in service on the same site without first installing secondary containment protection.

AMENDATORY SECTION (Amending Order 5018, filed 11/2/93, effective 3/1/94)

WAC 16-201-130 Primary containment of liquid bulk fertilizers—Anchoring of storage containers. Storage containers shall be secured, ((as)) if necessary, to prevent flotation or instability which might occur as a result of liquid accumulations within a secondary containment facility.

AMENDATORY SECTION (Amending Order 5018, filed 11/2/93, effective 3/1/94)

WAC 16-201-170 Primary containment of ((liquid)) bulk fertilizers—Labeling. (1) All bulk fertilizer storage

containers shall be clearly and conspicuously labeled to identify the contents.

(2) All bulk fertilizer storage containers shall bear a label or placard in accordance with Uniform Fire Code Standard No. 79-3, identifying the material therein.

(3) All bulk fertilizer storage containers used for temporary field storage shall be labeled with the owner's name, the capacity of the tank, and an identifying number. Lettering shall be a minimum of two inches in height and in a color contrasting to the background.

(4) All bulk fertilizer storage containers used for temporary field storage shall have attached, in a weather-proof enclosure, a record of the date the storage container was put in place.

AMENDATORY SECTION (Amending Order 5018, filed 11/2/93, effective 3/1/94)

WAC 16-201-180 Primary containment of liquid bulk fertilizers—Temporary field storage. (1) Storage containers used for temporary field storage of liquid bulk fertilizer shall comply with the following sections: WAC 16-201-100, 16-201-110, 16-201-120, 16-201-140, 16-201-150, and 16-201-170.

(2) All bulk fertilizer storage containers and appurtenances used for temporary field storage shall be inspected for leakage and soundness daily when in use.

(3) Valves on storage containers shall be closed and locked or otherwise secured when left unattended.

(4) The physical location and identifying number of all temporary field storage shall be provided to the department upon request.

(5) The department may issue a permit to extend the time temporary field storage may be in one place during any six-month period due to weather related conditions upon written request. No advisory group review, pursuant to WAC 16-201-280(2) is available for this type of permit.

AMENDATORY SECTION (Amending Order 5018, filed 11/2/93, effective 3/1/94)

WAC 16-201-190 Operational area containment of liquid fertilizers—Permanent storage facility. (1) All operational area activities shall take place on or within ((an)) operational area containment ((facility)): Provided, That during the unloading or loading of railcars, marine vessels, or manned trucks when product is unloaded from direct shipments from manufacturers, individual basins or portable storage containers shall be used to recover spillage and leakage from transfer connections and pumps.

(2) ((The)) Operational area containment ((facility)) shall be designed and constructed to contain fertilizers, rinsates, washwater and other materials spilled or deposited during mixing, loading, unloading, draining, rinsing and washing activities.

(3) The walls and floor of operational area containment ((facility)) shall be constructed of steel, poured reinforced concrete, precast concrete modules, solid masonry, or other materials ((with similar permeability)) or combination of materials that:

PROPOSED

(a) Are designed to withstand a full hydrostatic head of any discharged liquid;

(b) Have sufficient thickness and chemical resistance to contain a release until it is recovered;

(c) Are constructed and maintained to a permeability standard of 1×10^{-4} cm/sec as determined by ASTM test method D-5084 Measurement of Hydraulic Conductivity of Saturated Porous Materials Using a Flexible Wall Permeameter or other test method approved by the department.

(4) If synthetic materials are used in construction they shall be chemically compatible with the products handled at the site. A written confirmation of compatibility from the manufacturer shall be kept on file at the site or the nearest location from which the site is administered.

(5) ~~((The facility))~~ Operational area containment shall be constructed to withstand the weight of any vehicles or storage containers which will be on ~~((the facility))~~ it.

(6) ~~((The facility))~~ Operational area containment shall be constructed with sufficient surface area, using curbs or other means, to prevent any discharge from leaving the containment area. The ~~((facility))~~ operational area containment shall have a capacity of at least fifteen hundred gallons ~~((of containment))~~. If no storage container or mobile storage container used at the ~~((facility))~~ operational area containment to transfer liquid bulk fertilizers has a capacity of more than one thousand gallons, the operational area containment ~~((facility))~~ shall be of adequate size and design to contain one hundred twenty-five percent the capacity of the largest storage container, or mobile storage container used.

(7) ~~((The))~~ Operational area containment ~~((facility))~~ shall slope to ~~((a))~~ one or more liquid tight collection points or sumps that allows spilled or deposited materials to be easily recovered.

(8) An above ground ~~((tank))~~ storage container may be used in conjunction with the operational area containment ~~((facility))~~ to meet the capacity requirement. If an above ground ~~((tank))~~ storage container is used ~~((for temporary storage))~~ to meet the capacity requirement, the ~~((tank))~~ storage container shall be located within secondary containment. The ~~((tank))~~ storage container shall be clearly and conspicuously labeled "fertilizer rinsate."

(9) Any pump used for recovering material from the operational area containment ~~((facility))~~ shall be manually activated.

~~((9))~~ (10) The operational area containment ~~((facility))~~ shall not have a discharge outlet or valve. Discharge outlets or valves on existing ~~((facilities))~~ operational areas shall be sealed. Operational area containments ~~((facilities))~~ may be interconnected.

Reviser's note: RCW 34.05.395 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

AMENDATORY SECTION (Amending Order 5018, filed 11/2/93, effective 3/1/94)

WAC 16-201-200 Operational area containment of liquid fertilizers—Temporary Field storage. (1) During loading and unloading of liquid bulk fertilizer at temporary

field storage locations individual basins or portable storage containers shall be used to recover spillage and leakage from transfer connections and pumps.

(2) Liquid bulk fertilizer storage containers used for temporary field storage shall be located at least one hundred feet from wells and surface water except, for purposes of this section, irrigation water flowing directly to a field, or on a field, is not considered surface water unless the water could be carried beyond the field being irrigated.

AMENDATORY SECTION (Amending Order 5018, filed 11/2/93, effective 3/1/94)

WAC 16-201-220 Backflow prevention. (1) ~~((If plumbing))~~ When piping within ~~((a))~~ secondary containment ~~((facility))~~ or an operational area ~~((facility))~~ is directly connected to a water source such as a well or public water ~~((supply))~~ system, an approved air gap or an approved reduced pressure principle ~~((a))~~ backflow prevention ~~((device))~~ assembly (RPBA) shall be installed to protect the water source. ~~((All equipment))~~ approved air gaps and approved RPBA's shall be installed, operated, inspected and/or tested and maintained per WAC 246-290-490 ~~((and manufacturer's recommendations. The safety equipment shall be one of the following:~~

~~((a))~~ A reduced pressure principle backflow prevention assembly approved by the Washington State Department of Health.

~~((b))~~ Air gap separation. Air gap is a physical separation between the free flowing discharge end of a water supply line and the fill opening of a water storage tank. The end of the discharge pipe shall be located a distance of at least two times the diameter of the supply line measured vertically above the flood rim of the tank. The gap should be increased if the fill pipe is located next to a wall. If the discharge pipe is located within a secondary containment or operational area facility the end of the pipe shall be at least two pipe diameters above the highest liquid holding capacity of the containment facility.

(2) ~~((Reduced pressure principle backflow prevention assemblies))~~ Approved RPBA's shall be inspected and tested by a Washington State Department of Health certified backflow assembly tester, and approved air gaps shall be inspected by a Washington State Department of Health certified backflow assembly tester or cross-connection control specialist:

~~((a))~~ At the time of installation, alteration or relocation, and

~~((b))~~ (once per year and air gap systems shall be inspected once per year by a Washington State Department of Health certified backflow assembly tester pursuant to WAC 246-290-490) At least on an annual schedule thereafter.

AMENDATORY SECTION (Amending Order 5018, filed 11/2/93, effective 3/1/94)

WAC 16-201-230 Fertilizer spill and rinsate management. (1) Fertilizer ~~((products, rinsates or washwater spilled or accumulated))~~ spills within ~~((a))~~ secondary containment or operational area ~~((facility))~~ containment shall be immediately

PROPOSED

recovered. ~~((These materials may be applied at normal fertilizer rates or used in a liquid mixing operation. The materials may be stored for later use.))~~

(2) Fertilizer rinsate shall be removed from secondary containment and operational area containment as necessary to ensure the capacity of the containment area does not fall below the levels required by this chapter. ~~((Any liquid that accumulates at a collection point or in a))~~ Rinsate accumulations collected in an operational area water-tight sump shall ~~((be removed within twenty-four hours when the facility is in operation))~~ not exceed the capacity of the sump at the end of the business day.

(3) ~~((Recovered))~~ Fertilizer spills~~((, sedimentation,))~~ or rinsates~~((, wash water, contaminated precipitation or other contaminated debris))~~ shall ~~((be contained and used or properly disposed of. Fertilizer containing materials shall))~~ not be released to the environment unless the ~~((release is an agronomic application))~~ material is applied at normal fertilizer rates, used in fertilizer blends, used in a fertilizer manufacturing process, or disposed of properly.

(4) Recovered spills or rinsates in excess of 500 gallons must be contained in a storage container within secondary containment. The storage container must be clearly and conspicuously labeled to identify the content.

Reviser's note: RCW 34.05.395 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

AMENDATORY SECTION (Amending Order 5018, filed 11/2/93, effective 3/1/94)

WAC 16-201-240 Maintenance and inspection. (1) The operator of a fertilizer bulk storage facility shall inspect and maintain storage containers, appurtenances, secondary containment ~~((facilities))~~ and operational area ~~((facilities))~~ containment to minimize the risk of a fertilizer release. The inspection shall include a visual observation for any evidence of leaks, spills, cracks, solar decay or wear.

(2) Maintenance of the fertilizer bulk storage facilities shall be performed as needed to ensure that the integrity of the bulk fertilizer storage containers, secondary containment ~~((facilities))~~ and operational area containment ~~((facilities))~~ is maintained.

(3) Bulk fertilizer storage containers and appurtenances shall be inspected at least once per month when in use. Secondary containment and operational area ~~((facilities))~~ containment shall be inspected at least once per month when in use.

(4) All secondary and operational area ~~((facilities))~~ containment shall be maintained free of debris and foreign matter.

(5) A written record of all inspections and maintenance shall be made on the day of the inspection or maintenance and kept at the storage site or at the nearest local office from which the storage site is administered.

(6) Inspection records shall contain the name of the person making the inspection, the date of the inspection, conditions noted and maintenance performed.

AMENDATORY SECTION (Amending Order 5018, filed 11/2/93, effective 3/1/94)

WAC 16-201-250 Recordkeeping requirements. Records required by this section and documents necessary to ensure compliance with this chapter shall be made available for inspection and copying by the department. The following records shall be maintained at ~~((fertilizer bulk))~~ permanent storage facilities or at the nearest local office from which the permanent storage facility is administered.

(1) A record of construction materials and methods of construction to show compliance with WAC 16-201-025, 16-201-028, 16-201-030, 16-201-040, 16-201-050, and 16-201-190. These records shall be maintained as permanent records.

(2) A record of the method(s) used to use or dispose of product or contaminated materials recovered from discharges outside secondary or operational area containment ~~((facilities))~~. This record applies only to discharges required to be reported to the Washington state department of ecology by the Washington state Dangerous waste regulations, chapter 173-303 WAC. These records shall be maintained for a period of at least three years.

(3) Inspection and maintenance records required by WAC 16-201-240. These records shall be maintained for a period of at least three years.

(4) Manufacturer's compatibility statements required by WAC 16-201-030 and 16-201-040. These records shall be maintained as permanent records.

(5) A copy of the permanent storage facility's spill response plan required by WAC 16-201-260. This record shall be maintained as a permanent document.

(6) Records required by WAC 16-201-100(9). These records shall be maintained as permanent records.

(7) Records required by WAC 16-201-220, Backflow prevention.

AMENDATORY SECTION (Amending Order 5018, filed 11/2/93, effective 3/1/94)

WAC 16-201-260 Spill response plan. (1) The operator of a permanent storage facility shall prepare a written spill response plan for the permanent storage facility. If all or portions of the information required by the spill response plan have been prepared for plans required by other government agencies, they need not be prepared for this plan: Provided, That the information is readily accessible to emergency responders and department personnel. However, when copies of the plan are distributed, all required information shall be provided.

The plan shall include the following elements:

(a) The identity and telephone numbers of the persons and agencies who are to be contacted in the event of a spill, including persons responsible for the stored fertilizer.

(b) For each fertilizer stored at the permanent storage facility a complete copy of the storage container labeling required in WAC 16-201-170, and the labeling required to accompany sale of the fertilizer under the Washington Commercial Fertilizer Act, chapter 15.54 RCW.

(c) A material safety data sheet for each fertilizer stored at the permanent storage facility.

(d) The procedures to be used for controlling and recovering, or otherwise responding to a spill for each type of bulk fertilizer stored at the permanent storage facility.

(e) The procedures to be followed in using or disposing of a recovered spill.

(2) The plan shall be kept current at all times.

(3) A copy of the spill response plan shall be kept readily available for inspection and use at the permanent storage facility or at the nearest local office from which the permanent storage facility is administered and shall be available for inspection and copying by the department.

(4) A copy of the spill response plan shall be provided to the local fire department.

(5) Persons employed at (~~bulk fertilizer~~) permanent storage facilities shall be trained in spill response procedures pursuant to the spill response plan.

(6) Emergency equipment and supplies. Every permanent storage facility shall have access to pumps and recovery containers which can be used to control and recover spills. Pumps, recovery containers and persons capable of deploying and operating them shall be readily available in an emergency. Pumps and recovery containers may include those operated by a local fire department or other persons: Provided, That the use and availability of the pumps and recovery containers is arranged in advance as part of the spill response plan. Absorbent materials and other equipment suitable for the control and cleanup of smaller spills shall be available at the permanent storage facility. The permanent storage facility shall maintain a list showing the types and locations of clean-up supplies and equipment. The list shall be maintained at the permanent storage facility or the nearest local office from which the facility is administered.

AMENDATORY SECTION (Amending Order 5018, filed 11/2/93, effective 3/1/94)

WAC 16-201-270 ((Compliance schedule)) Effective dates. ~~((1) New permanent storage facilities placed in service after March 1, 1994, shall immediately comply with this chapter.))~~ The requirements of this chapter shall be effective immediately: Provided, That

(1) All

~~((2) Existing)) permanent storage facilities that have storage containers of one hundred thousand gallons or greater and that were in operation prior to March 1, 1994, shall comply ~~((with the following schedule: Provided, That permanent storage facilities which have tanks of one hundred thousand gallons or greater shall have a period of seven years from March 1, 1994, to comply))~~ with WAC 16-201-020 through 16-201-080, and 16-201-190 by March 1, 2001;((:))~~

(2) Storage of bulk fertilizer, fertilizer spills or rinsates shall comply with WAC 16-201-110 by December 31, 2001;

(3) Fertilizer spills or rinsates must be contained in compliance with WAC 16-201-230(4) by December 31, 2001.

~~((a) Secondary containment~~

~~WAC 16-201-020 through 16-201-080 except as otherwise provided in~~

~~WAC 16-201-025 (3) five years after March 1, 1994~~

- ~~(b) Primary containment~~
~~WAC 16-201-100 through~~
~~16-201-180 one year after March 1, 1994~~
- ~~(c) Operational area containment~~
~~WAC 16-201-190 five years after March 1, 1994~~
- ~~(d) Dry bulk fertilizer storage and handling~~
~~WAC 16-201-210~~
~~(1), (2), (4) one year after March 1, 1994~~
~~WAC 16-201-210 (3) five years after March 1, 1994~~
- ~~(e) Backflow prevention~~
~~WAC 16-201-220 immediate~~
- ~~(f) Rinsate management~~
~~WAC 16-201-230 one year after March 1, 1994~~
- ~~(g) Maintenance and inspection~~
~~WAC 16-201-240 one year after March 1, 1994~~
- ~~(h) Recordkeeping requirements~~
~~WAC 16-201-250 one year after March 1, 1994~~
- ~~(i) Spill response plan~~
~~WAC 16-201-260 one year after March 1, 1994.))~~

AMENDATORY SECTION (Amending Order 5018, filed 11/2/93, effective 3/1/94)

WAC 16-201-280 Permits. (1) The department may issue a permit exempting any person from a requirement under this chapter if compliance is not technically feasible in the judgment of the department and the department finds that alternative measures provide substantially similar protection. All information required to prove that substantially similar protection is possible shall be provided to the department by the person requesting the permit.

(2) At the request of the department advisory group or permittee, an advisory group appointed by the director shall evaluate and advise the department on ~~((all))~~ any request~~((s))~~ for permit~~((s))~~ from this chapter.

**WSR 00-19-100
PROPOSED RULES
DEPARTMENT OF AGRICULTURE**

[Filed September 20, 2000, 11:18 a.m.]

Original Notice.

Preproposal statement of inquiry was filed as WSR 00-12-008.

Title of Rule: Chapter 16-301 WAC, General seed regulations; chapter 16-302 WAC, General rules for seed certification; and chapter 16-303 WAC, Seed assessment, fees for seed services and seed certification.

Purpose: This rule provides general regulations for the seed program at the Department of Agriculture. As required

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by the governor's executive order on regulatory improvement and agency policy, the proposed rule is updated and rewritten in a clear and usable format. Existing chapters of rules will be repealed and the significant language in those chapters is revised into three new proposed chapters of rules for the seed program (chapters 16-301, 16-302, and 16-303 WAC).

Statutory Authority for Adoption: RCW 15.49.005, 15.49.081, 15.49.310, 15.49.370(3).

Statute Being Implemented: Chapters 15.49, 17.24 RCW.

Summary: These three new chapters will reorganize and update nine chapters currently used by the WSDA seed program, incorporating clear and readable rules formatting. These rules provide for uniformity and consistency in the packaging and distribution of agricultural, vegetable and flower seeds.

Reasons Supporting Proposal: Current rules affecting the seed program are found in nine separate chapters of rule. This proposal combines the essence of those rules into three rule chapters and updates the language into a clear and usable format reflecting the standards and practices that must be met within the industry.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Graydon Robinson, 21 North First Avenue, Suite 203, Yakima, WA 98902, (509) 225-2630.

Agency Comments or Recommendations, if any, as to Statutory Language, Implementation, Enforcement, and Fiscal Matters: This rule revision was developed in conjunction with an industry advisory board prior to publication in the register.

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

Explanation of Rule, its Purpose, and Anticipated Effects: The rules adopt requirements under the general seed regulations that include: Labeling, sampling, arbitration, phytosanitary field inspections, quarantines for annual and rough bluegrass and bean seed and bean seed-borne viral diseases. The process for certifying seed for sowing purposes under general rules for seed certification, along with the Washington state's certification standards, is more clearly defined. The new section on fees organizes all fees into one chapter, making the fees for service more easily accessed and readable. No fees have been changed through this reorganization. The new rules consolidate the essential requirements of the general regulations, rules for seed certification and the schedule of fees into a clear and usable format under three separate chapters.

The purpose of this rewrite is to coordinate with industry representatives in updating rules to reflect current industry practices and regulatory requirements. This also meets the intent of the Governor's Executive Order 97-02 requiring all state agencies to thoroughly review each rule to ensure they are written in a clear and readable format.

Anticipated effects will be minimal, as the revised format clarifies the responsibility and duties of the program and will help facilitate the marketing of Washington grown seed in national and international markets.

Proposal Changes the Following Existing Rules: Chapters 16-300, 16-304, 16-313, 16-317, 16-318, 16-

493, 16-494 and 16-495 WAC, are being repealed. The information in those chapters are being consolidated into three new chapters providing clarity to existing language for the benefit of the entire seed industry. See below for a description of changes and modifications agreed upon by the Seed Program Rules Review Committee.

Changes to the WSDA seed program's rules as a result of the rules review process.

1. A section was added with publications referenced in the rules.

2. The standards for production of foundation seed were changed to reflect current practices. The requirement to submit the written report of the preplant inspection to the certifying agency was removed. The report will be maintained by the variety owner or their designee and retained for three years. Field history on the preplant report was changed from six years to three years. When requesting recertification on seed that has been recleaned, rebagged, preinoculated, treated, etc., an original tag from the seed is now required to be submitted to the certifying agency. On proprietary varieties, the responsibility of recordkeeping for the combine and processing plant inspection is the responsibility of the variety owner or designee. The report no longer needs to be filed with the certification agency.

3. Uniform procedures were better described for reseed-ing of crops due to failure to get a stand.

4. "No" or "zero" were deleted from the tolerance disclaimer section and replaced with "none found."

5. Isolation boundaries for certified bean fields were reduced for [from] ten feet to three feet.

6. The noxious seed lists for certified seed were updated to coincide with the state's noxious seed list.

7. Yellow starthistle was moved from the state restricted noxious seed list to the state prohibited noxious seed list and from certifications objectionable seed list to certifications prohibited noxious seed list.

8. Restricted noxious seeds for rapeseed were added to certifications noxious seed list.

9. The requirement that the department draw a sample if the conditioning plant does not have an automatic sampling device was removed. Sampling of certified seed by the conditioner is allowed if correct procedures are followed and the sample is taken in accordance with the accepted sampling procedures as directed in WAC 16-302-090 (3)(a) - (c).

10. A section was added titled, "Other considerations in applying the standards for certification."

11. The procedure for harvesting and reporting the weights of seed from the isolation strip was revised and made uniform for all crops.

12. A one-pound analysis for the contaminant, "dodder" is now a requirement for alfalfa and red clover.

13. A requirement that alfalfa and red clover will not be eligible for certification if prohibited noxious weeds are found, was removed. Prohibited noxious weeds must be controlled to prevent seed formation. This is consistent with other crops in certification.

14. The variety, Merion Kentucky bluegrass was deleted from the grass standards as a separate variety.

15. "Other crop" grass species were clarified in the certified grass seed standards chart.

16. Hard and sheep fescue purity was raised to a minimum of 97% for certified seed and inert was lowered to a maximum of 3% in the certified grass seed standards.

17. An editorial change to the certified grass chart for Tall Fescue, under "other grass species" for registered seed was changed from nineteen per pound to ninety-one per pound.

18. R/S Wheatgrass, Green Needlegrass and Switchgrass were added to the certified grass seed standards.

19. Basin and Russian Wildrye were changed to just Wildrye in the grass seed standards.

20. The allowance for common Kentucky bluegrass in Canada bluegrass was removed.

21. Clarification that state and federal law require seed to be labeled on a germination test was added as a footnote on the grass seed standards chart. This footnote also explains that certification can be based on the TZ test, but must be followed up with a germination test.

22. The seed standards for ryegrass fluorescence were changed to allow a minimum of 97% pure ryegrass.

23. The requirement of an ammonia test on Hard and Sheep fescue samples was moved from the fee schedule and moved to the certified grass seed standards. The percentage of "other fescue species allowed," was set at 0.50%.

24. A "total viability" is now allowed, in lieu of a germination test, on species with high dormancy rates.

25. The sod quality standards were edited to reflect the Association of Official Seed Analysts (AOSA) rule changes in the classification of crop and weed seeds.

26. Bentgrass was changed to *Agrostis* species in the sod standards.

27. Merion Kentucky bluegrass was deleted from the sod standards.

30. In the standards for sod quality seed, the reference to Prohibited Noxious Weed Seeds were changed to the Noxious Weed Seeds listed for the purpose of seed certification.

31. Sandberg bluegrass was added to the sod standards.

32. "Other varieties (maximum)" of 0.005% for foundation, 0.01% for registered, and 0.05% for certified seed, were removed from the Sudangrass seed standards.

33. An "inert material" restriction of a maximum of 0.5% of material other than seed fragments of the variety under consideration was added in the Sudangrass seed standards.

34. Standards for Flax certification were adopted from AOSCA standards.

35. Standards for woody plants and Forbes were adopted from AOSCA standards. This currently includes Small Burnett and Purple Prairieclover.

36. In the rapeseed standards chart, the tolerances expressed as, "Number per 100 grams," was changed to, "number per pound."

37. Erucic acid and glucosinolate limits were set for certified rapeseed.

38. A requirement that a chemical analysis be conducted on a cleaned rapeseed sample was added to the rapeseed standards.

39. A requirement that the chemical analysis tests be conducted by a WSDA approved laboratory, was added to the rapeseed standards.

40. The tolerances for restricted noxious weeds in White clover seed were changed to be uniform with the Trefoil standards.

41. The varieties eligible list for seed certification on all certified crops was removed from rule and will be maintained by the agency.

42. A section was added in the small grain seed standards clarifying that; field-run lots of the same variety of seed can be comingled to facilitate storage and conditioning.

43. Clarification was made in the annual bluegrass quarantine rule, that seed stock cannot be moved "within" the regulated area unless it is free of *Poa annua*.

44. Minor geographical changes were made to the regulated area section of the Rough bluegrass quarantine rule.

45. Articles regulated under the requirements of the annual and Rough Bluegrass quarantine have been expanded to include seed stocks of all grass species, not just turf-type species.

46. A time limit of one hundred and five days from the date of planting was imposed on applications for certification on crops requiring a seedling field inspection. This change will require that the certifying agency deny certification applications for alfalfa, clover, grasses and rapeseed, if the application is received after one hundred and five days of the planting date of that crop.

47. The requirement for a postharvest sample on certified beans, to test for seed-borne viruses has been eliminated. The preplanting requirements under the bean seed-borne viral disease quarantine has been modified to require that a compliance form be filed with the WSDA Seed Program.

48. The minimum acreage for bean seed trial ground was increased from five to fifteen acres, since smaller acreage is more difficult to locate.

49. A procedure was established for the early sampling of Ryegrass in the windrow-preharvest. This procedure will let the fluorescence and germination tests begin after swathing but before conditioning of the seed. The purity test is still required to be conducted on cleaned seed. This allows growers to have the same marketing advantage as those growers in Oregon with similar parameters for participation.

50. The Seed Program Advisory Committee is more clearly defined to address its structure, how the committee is formed and its duties to meet at least annually and make recommendations to the department regarding the objectives of the seed program. This committee will oversee the regulatory activities of the program, as well as program expenditures.

51. The requirement to review the seed inspection charge every two years was removed, allowing it to be reviewed by the Seed Program Advisory Committee at anytime. The restriction to use these funds for only seed quality control activities was also removed.

52. The irrigation restriction for Cranberry, Taylor horticultural, and Borlotto beans was made the same as is currently for kidney beans.

53. Wording was added in the bean certification section and the Phytosanitary section to clearly define that quarantine

compliance is required in order for an application to be accepted by the program.

54. Tolerances were added for bean seed-borne virus diseases in certified bean fields.

55. The term "cracks" was removed from the bean seed certification chart.

56. The Rough Bluegrass quarantine was expanded to include seed planted for any reason in the regulated area.

57. In the bean seed-borne viral quarantine section, the requirement to isolate trial grounds by 1/4 mile was added.

58. In the small grain seed standards chart, Vetch was moved from the "off-type" grain footnote to the "other crop" footnote.

59. The minimum germination for certain varieties of ryegrass, as designated by the breeder, was lowered from 90% to 85%.

60. In the grass seed certification section, language was added to more clearly define that entry of a seed field into the program is contingent upon quarantine compliance.

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

Small Business Economic Impact Statement

Rule Summary: These three chapters reorganize and update the nine chapters currently used by the WSDA seed program, incorporating clear and readable rules formatting. These rules provide for uniformity and consistency in the packaging and distribution of agricultural, vegetable and flower seeds. The rules include, but are not limited to requirements for labeling, phytosanitary inspections, quarantines, arbitration, certification of crops and fees for services.

Purpose for the Rule: The purpose of this rewrite is to coordinate with industry representatives in updating rules to reflect current industry practices and regulatory requirements. This also meets the intent of the Governor's Executive Order 97-02 requiring all state agencies to thoroughly review each rule to ensure they are written in a clear and readable format.

Washington state is an internationally recognized leader in the production of agricultural seed. For 1998, the value of production for Kentucky bluegrass and alfalfa seed alone, in this state was \$36,820,000.00. In order to maintain the industry's economic advantage and sustain high quality products, the seed advisory committee supports this rule update and rewrite. A key change is the expansion of the annual and rough bluegrass quarantine from only turfgrass seed to include seed stocks of all grass species. The quarantine is an effective tool to stop the spread of these undesirable species of bluegrass and prevent contamination of seed production land.

The quarantine will now include range and conservation grass seed stock, which is a fast growing market, mostly used for reclamation projects nationwide and especially in the restoration of acreage destroyed by wildfires. The quarantine was originally established to prevent the introduction of annual and/or rough bluegrass into turfgrass seed production areas and to assure grass seed growers of a source of seed stock for planting purposes which is tested for the presence of both rough and annual bluegrass. With the increased produc-

tion of reclamation type grasses being grown in the same areas as the turf-type grasses, the potential for contamination increases on ground that could eventually produce turfseed. This situation necessitates the expansion of the quarantine to include these range/conservation grass species. This will require additional sample analysis testing for the range grasses.

Businesses Affected: Chapters 16-301, 16-302 and 16-303 WAC affect all businesses that grow, sell and distribute agricultural, vegetable and flower seeds in the state of Washington. The department currently licenses over eight hundred seed dealers annually and approximately five hundred businesses submit samples annually for laboratory analysis and/or enter their seed in the certification program under WSDA or Washington State Crop Improvement Association, any of which would be affected by this rewrite. Additionally, any seed companies that deal in rangeland grass seed will need to meet new seed quarantine requirements involving their crops. The majority of these are small businesses with less than fifty full-time year round employees.

In reviewing Standard Industrial Codes (SIC) with the Department of Revenue for this industry group, it appears that seed cleaning operations fall under SIC 0723, seed growers of flower and vegetable seeds are under SIC 0181 and wholesale seeds are under SIC 5191, Farm Supplies.

Reporting and Record-keeping Requirements: While reporting and record-keeping requirements have always been an integral part of the seed program's rules, this review process provided the opportunity to revisit the need for reporting specific activities to the department and to eliminate duplicative record-keeping requirements. Where possible, the advisory group put responsibility on the grower and/or companies to maintain records and make them available for review rather than having to submit them to the agency. For example,

- WAC 16-302-135(2) eliminates the approval that was required prior to blending seed since individual lots would already be certified. This retains the requirement that the conditioner maintains their own records and the agency receives a blend data sheet.
- WAC 16-302-135(10) eliminates the requirement to submit a sample of the final mixture of a sod quality blend.
- WAC 16-302-230 (3)(b); 16-302-330 (f)(ii); 16-302-510 (3)(b); 16-302-535 (3)(b), procedures for harvesting and reporting the weights of seed from isolation strips on fields was made uniform. While the requirements were similar, the original rules had four different methods for dealing with isolation. In the interest of uniformity, a single procedure was adopted to provide uniformity between crops.
- WAC 16-302-265 eliminates the postharvest sampling requirement for bean seed-borne viruses since there exists a preplant testing requirement, which will detect any problems. This will facilitate the shipment of beans to markets outside the state and reduce the cost of pathology testing.

Other Compliance Requirements: Clarifying and updating language to chapters 16-301, 16-302 and 16-303 WAC, includes:

PROPOSED

- The addition of crop standards to the rules where previously they had been referenced in policy. This brings the rules current with existing agricultural practices.
- Increasing the minimum acreage for bean seed trial ground from five to fifteen acres since smaller acreage is more difficult to locate.
- Noxious weed lists for certification were updated to reflect weeds shown on the state noxious weed seed list.
- The sod quality standards were edited to reflect national AOSA (Association of Seed Analysts) changes in the classification of crop and weed seeds.
- Prohibited noxious weeds changed to noxious weeds in the sod standards to comply with national Association of Official Seed Certifying Agencies (AOSCA), standards.
- Clarified the use of the term "none found" versus none or zero throughout the rules.
- A procedure was established for the early sampling of Ryegrass in the windrow; preharvest. This procedure will let the fluorescence and germination tests begin after swathing but before conditioning of the seed. The purity test is still required to be conducted on cleaned seed. This allows growers to have the same marketing advantage as those growers in Oregon with similar parameters for participation.

Professional Services: Reporting, record-keeping and compliance requirements will not necessitate the need for professional services. Additional samples would still be submitted to the official State Seed Laboratory, as is currently the practice.

Cost of Compliance: The proposed rules require a quarantine test for those seed businesses selling range grass seed. Previously the annual and rough bluegrass quarantine only applied to turfgrasses. Over 90% of the companies affected would be considered small businesses with less than fifty employees. The cost per quarantine test is set at \$85.00. For crop year 1999, only six companies submitted a total of ninety-four seed stock range grass seed samples for germination and purity tests, which averages 15.7 samples per company. Based on those numbers, the additional quarantine test for each company would cost a total of \$1,335.00 per company, per year.

Impact on Business: The proposed updating of the seed program's administrative rules will not impose a disproportionate economic impact on small businesses since the majority of these companies fall into that category. The cost to comply is based upon the total number of samples submitted, fewer samples means fewer increased costs. No new record-keeping requirements have been imposed - new language simply clarifies or reduces current requirements.

Mitigation: See previous sections on reporting, record-keeping and other compliance requirements.

Business Involvement: This rule review process began in the summer of 1999 with the formation of an industry Rule Review Advisory Committee. The following advisory committee meetings were held to review and discuss proposed changes in formatting, editing and updates to reflect current industry needs and practices:

March 9, 2000, in Yakima, Washington

April 13, 2000, in Yakima, Washington

May 4, 2000, in Yakima, Washington

August 3, 2000, in Yakima, Washington

Additionally, meetings were scheduled to target growers of specific crops to focus on their particular interests. Those meetings were as follows:

May 30, 2000, in Ritzville, Washington

June 1, 2000, in Moses Lake, Washington

June 8, 2000, in Ritzville, Washington

June 13, 2000, in Kennewick, Washington

Notice of Proposed Rule: Notification of this rule rewriting project and the activities of the Seed Program Rule Review Committee were distributed through a news release published by the Department of Agriculture dated May 22, 2000, which was sent to three major eastern Washington daily newspapers, one western Washington weekly newspaper and one weekly Pacific Northwest newspaper. A two-page article was published in the May/June 2000 issue of *Seedsman Northwest*, which has a circulation of 7,000 readers in the seed industry. Direct mailings were sent to all segments of the seed industry, which includes dealers, growers, commissions and grower associations regarding special meetings focused on specific crop certification changes.

Additionally, the CR-102 and a news release will be mailed to all affected businesses utilizing the WSDA seed program to inform them of the hearing date and time and where they can obtain copies of specific rule changes.

A copy of the statement may be obtained by writing to Washington State Department of Agriculture, Seed Program, Graydon Robinson, Program Manager, 21 North First Avenue, Suite 203, Yakima, WA 98902, phone (509) 225-2630, fax (509) 454-4395, e-mail Seed@agr.wa.gov.

Section 201, chapter 403, Laws of 1995, applies to this rule adoption. The Department of Agriculture is not a named agency under section 201.

Hearing Location: Washington State Department of Agriculture, Yakima Facility, 21 North First Avenue, Conference Room 238, Yakima, WA 98902, on November 8, 2000, at 10:00 a.m.

Assistance for Persons with Disabilities: Contact Lou Jones by October 10, 2000, TDD (360) 902-1996, or (360) 902-1806.

Submit Written Comments to: Washington State Department of Agriculture, Seed Program, Graydon Robinson, Program Manager, 21 North First Avenue, Suite 203, Yakima, WA 98902, fax (509) 454-4395, by November 8, 2000.

Date of Intended Adoption: November 30, 2000.

September 19, 2000

Robert W. Gore

Assistant Director

Chapter 16-301 WAC

GENERAL SEED REGULATIONS

NEW SECTION

WAC 16-301-005 General seed standards—Definitions. Definitions for terms used in this chapter and in chapters 16-302 and 16-303 WAC may be found in chapter 15.49 RCW, seed. For the purposes of these chapters, the following definitions shall apply unless otherwise provided for in law or rule:

"Agricultural seed" as defined in RCW 15.49.011(2) includes grass, forage, cereal, oil, fiber, and other kinds of crop seeds commonly recognized within this state as agricultural seeds, lawn seeds, and combination of such seeds, and may include common and restricted noxious weed seeds but not prohibited noxious weed seeds.

"AOSA" means the Association of Official Seed Analysts.

"AOSCA" means the Association of Official Seed Certifying Agencies.

"Approved trial grounds" means a specific parcel of land approved by the director for experimental or limited production or increase of bean seed.

"Arbitration committee" means the committee established by the director under RCW 15.49.101 to hear and make determinations in mandatory, nonbinding, arbitration cases.

"Bean" means common beans and adzuki beans.

"Blend" as defined in RCW 15.49.011(3) means seed consisting of more than one variety of a species, each in excess of five percent by weight of the whole.

"Blending" as related to this chapter shall be the process of commingling two or more lots of seed to form one lot of uniform quality.

"Buyer" means a person who purchases seeds.

"Chairperson" means the person selected by the arbitration committee from among their numbers to preside.

"Certifying agency" as defined in RCW 15.49.011(5) means:

(a) An agency authorized under the laws of any state, territory, or possession to certify seed officially and which has standards and procedures approved by the United States secretary of agriculture to assure the genetic purity and identity of the seed certified; or

(b) An agency of a foreign country determined by the United States Secretary of Agriculture to adhere to procedures and standards for seed certification comparable to those adhered to generally by seed-certifying agencies under (a) of this subsection.

"Common bean" means *Phaseolus vulgaris L.*

"Complete record" means information which relates to the origin, treatment, germination and purity (including variety) of each lot of seed. Records include seed samples and records of declaration, labels, purchases, sales, cleaning, bulking, treatment, handling, storage, analyses, tests and examinations.

"Dealer" as defined in RCW 15.49.011(7) means any person who distributes seeds.

"Department" as defined in RCW 15.49.011(8) means the Washington state department of agriculture or its duly authorized representative.

"Director" as defined in RCW 15.49.011(9) means the director of the department of agriculture.

"Field standards" means the tolerances permitted as determined by established field inspection procedures.

"Fiscal year" means the twelve-month period July 1 through June 30.

"Flower seeds" as defined in RCW 15.49.011(11) include seeds of herbaceous plants grown for their blooms, ornamental foliage, or other ornamental parts, and commonly known and sold as flower seeds in this state.

"Germination" as defined in RCW 15.49.011(13) means the emergence and development from the seed embryo of those essential structures which, for the kind of seed in question, are indicative of the ability to produce a normal plant under favorable conditions.

"Interagency certification" means the participation of two or more official certifying agencies in performing the services required to certify the same lot or lots of seed.

"Isolation standards" means the distance in feet from any contaminating source (i.e., distance from other fields of same species).

"Label" as defined in RCW 15.49.011(18) includes a tag or other device attached to or written, stamped, or printed on any container or accompanying any lot of bulk seeds purporting to set forth the information required on the seed label by chapter 15.49 RCW, and may include other information including the requirement for arbitration.

"Land standards" means the number of years that must elapse between the destruction of a stand of a kind, and establishment of a stand of a specified class of a variety of the same kind (i.e., number of years out of production of same crop kind).

"Mixture, mixed or mix" as defined in RCW 15.49.011(22) means seed consisting of more than one species, each in excess of five percent by weight of the whole.

"Nursery" means an area of two acres or less in which grass for seed production is seeded in rows with twenty-four inch minimum spacing to facilitate roguing.

"O.E.C.D." means the Organization for Economic Cooperation and Development certification scheme.

"Off-type" means a plant or seed which deviates in one or more characteristics from that which has been described as being usual for the strain or variety.

"Official certificate" means a document issued by an official testing agency including but not limited to seed certification tags, bulk seed certification certificates, phyto-sanitary certificates, laboratory sanitary certificates, and other letters, tags, stamps, or similar documents certifying seed quality or condition.

"Official sample" as defined in RCW 15.49.011(23) means any sample taken and designated as official by the department.

PROPOSED

"Official seed laboratory" means a seed testing laboratory approved by the director, such as, but not limited to, Washington State Seed Laboratory, 21 N 1st Avenue, Yakima, Washington; and Oregon State Seed Laboratory, Oregon State University, Corvallis, Oregon.

"Origin" means the county within the state of Washington, or the state, territory, or country where a specific seed lot was grown.

"Person" as defined in RCW 15.49.011(26) means an individual, partnership, corporation, company, association, receiver, trustee or agent.

"Proprietary variety" means that crop variety for which a person has exclusive production and/or marketing rights.

"Representative sample" means a sample drawn in accordance with sampling procedures adopted in WAC 16-301-095.

"Seeds" as defined in RCW 15.49.011(33) means agricultural or vegetable seeds, or other seeds as determined by rules adopted by the department. The word seed or seeds as used in this chapter shall include all propagating materials.

"Seed labeling permit" means a permit issued by the department pursuant to RCW 15.49.400 to a person labeling seed for distribution in this state.

"Seed program advisory committee" means a committee of representatives from the small grains, pea, lentil, bean, vegetable, small seeded legumes, and grass seed industries selected by the program manager in consultation with the industry.

"Seed standards" means the tolerances permitted as determined by established seed inspection procedures.

"Serology" means precipitation, agglutination, immunodiffusion, or labeled antibody test methods (such as ELISA) that use the specificity of antigen-antibody reactions to detect and identify antigenic substances and the organisms such as viruses and bacteria that carry viruses.

"Stock seed" means breeders, prebasic, or like initial generation of seed.

"Sudangrass" means *Sorghum bicolor x drummondii*.

"University" means the Washington State University.

"USDA" means the United States Department of Agriculture.

"Vegetable seeds" as defined in RCW 15.49.011(38) include the seeds of all crops that are grown in gardens and on truck farms and are generally known and sold under the name of vegetable or herb seeds in this state.

"WSCIA" means the Washington State Crop Improvement Association.

NEW SECTION

WAC 16-301-010 What publications are adopted in chapters 16-301, 16-302, and 16-303 WAC and where can they be obtained? (1) The AOSCA rules and procedures for certification adopted in the year 2000. A copy may be obtained by writing; AOSCA, 600 Watertower Lane, Suite D, Meridian, Idaho 83642-6286.

(2) The AOSA rules for testing seed adopted in the year 2000. A copy may be obtained by contacting the administrative office for AOSA at McBride and Associates, Inc., P.O. Box 80705, Lincoln, NB 68501-0705.

(3) The Federal Seed Act and Code of Federal Regulations (CFR) Part 201 as revised January 1, 1998. A copy may be obtained by writing to the USDA, AMS, Washington, D.C. 20250.

NEW SECTION

WAC 16-301-011 What are the functions of the seed program advisory committee? The seed program advisory committee shall meet at least annually and make recommendations to the department regarding the objectives of the seed program. The review should include a review of the regulatory activities and program expenditures.

PART 1 - SEED LABELING

NEW SECTION

WAC 16-301-015 Seed labeling requirements for agricultural, vegetable, and flower seeds. (1) Each container of agricultural, vegetable or flower seeds, that is sold, offered or exposed for sale, or transported within this state for sowing purposes, must bear or have attached to the container a plainly written or printed label or tag in the English language; and

(a) The label provides information required in WAC 16-301-060 through 16-301-085 on treated seeds in addition to the information required in subsection (2) of this section; and

(b) The label is placed in a conspicuous manner on the seed container; and

(c) The printed label or tag is not modified or denied in the labeling or on any label attached to the seed container.

(2) Each container of agricultural, vegetable or flower seeds, that is sold, offered or exposed for sale, or transported within this state for sowing purposes must bear *"Requirement for arbitration - The Washington State Seed Act, chapter 15.49 RCW, requires mandatory arbitration of disputes involving allegedly defective seed. See chapter 16-301 WAC or contact the Washington State Department of Agriculture, Seed Program, (509) 225-2630,"* on:

(a) The analysis tag; or

(b) A separate tag or label attached securely to each container; or

(c) Printed in a conspicuous manner on the side of each container; or

(d) Alternate wording may be approved in writing by the department to meet the needs of the industry.

(3) Except for grass seed mixtures, and hybrids that contain less than ninety-five percent hybrid seed, the label for agricultural seeds must contain the following information:

(a) The name of the kind and variety of each agricultural seed present in excess of five percent of the whole and the percentage by weight of each or if the variety is not listed with the certifying agency, the name of the kind and the

words, "variety not stated." Hybrids must be labeled as hybrids; and

- (b) The lot number or other lot identification; and
- (c) The origin state or foreign country, if known. If the origin is not known, that fact shall be stated on the label; and
- (d) The percentage, by weight, of all weed seeds present. The maximum weed seed content may not exceed two percent by weight; and

(e) The name and rate of occurrence in seeds per pound of each kind of restricted noxious weed seed present; and

(f) The percentage by weight of agricultural seeds, which may be designated as "crop seeds," other than those required to be named on the label; and

- (g) The percentage by weight of inert matter; and
- (h) The percentage of seed germination, exclusive of hard seed, and the percentage of hard seed, if present, or "total germination and hard seed" as a single percentage; and
- (i) The calendar month and year the seed germination test was completed to determine such percentages; and
- (j) The name and address of the person who labels, sells, offers, or exposes for sale seed within this state.

(4) For seed that is coated the label must also contain the following:

(a) The percentage of pure seed with coating material removed;

(b) The percentage of coating material shown as a separate item in close association with the percentage of inert material;

(c) The percentage of germination as determined on four hundred coated seed pellets, with or without seeds.

NEW SECTION

WAC 16-301-020 Other labeling requirements for small grain, field pea, lentil, and/or soybean seed. In addition to the information required on the label in WAC 16-301-015, the following requirements also apply:

(1) Small grain seed - labels for small grain seed must include the following information:

(a) Each variety (e.g., Nugaines), whether the variety is typically a winter or spring sown variety, and kind (e.g., wheat); or may not be shown if the label conspicuously shows the words "typical sowing season not stated";

(b) A tetrazolium test may be used in lieu of germination if the label states "Tetrazolium. . .%," and that a germination test of the lot is in process and shall be made available to the purchaser when completed. The label shall also show the calendar month and year the tetrazolium test was completed.

(2) Small grain, field pea, lentil, and/or soybean seed - the following shall apply for labeling of small grain, field pea, lentil, and/or soybean seed:

(a) When seed is distributed in bulk the required label information must be on the invoice or other document accompanying the distribution of the seed;

(b) The seed labeling registrant may provide the required label information as a guaranteed analysis at the time of distribution if the label, invoice, or other document accompanying the seed states "guaranteed analysis," and the results of a purity and germination test of a representative sample are

made available to the purchaser no later than thirty days following the initial distribution of the lot;

(c) Seed held in storage for bulk distribution or invoice labeling, shall be plainly identified on the storage unit(s) with the required label information;

(d) Small grain, field pea, lentil, and/or soybean seed is deemed mislabeled if the seed contains restricted noxious weed singly or collectively in excess of 100 per pound.

NEW SECTION

WAC 16-301-025 Special requirements for labeling of vegetable and flower seed as prepared for use in the home. In addition to the information required on the label in WAC 16-301-015, the following requirements also apply to vegetable and flower seed as prepared for use in home:

(1) **Vegetable seeds in packets or preplanted devices** - labeling for vegetable seeds in packets as prepared for use in home gardens or household plantings or vegetable seeds in preplanted containers, mats, tapes, or other planting devices must include the following information:

(a) The year in which the seed was packed for sale as "packed for planting in..." or the percentage germination and the calendar month and the year the test was completed to determine that percentage;

(b) Label for seeds which germinate less than the standard established under the provisions of chapter 15.49 RCW must include the following:

(i) Percentage of germination, exclusive of hard seed;

(ii) Percentage of hard seed, if present;

(iii) The words "below standard" in not less than eight-point type;

(c) For seeds placed in a germination medium, mat, tape, or other device in such a way as to make it difficult to determine the quality of seed without removing the seed from the medium, mat, tape or device, a statement to indicate the minimum number of seeds in the container.

(2) **Vegetable seeds in containers** - the labeling requirements for vegetable seeds in containers, other than packets prepared for use in home gardens or household plantings and other than preplanted containers, mats, tapes, or other planting devices, is considered met if the seed is weighed from a properly labeled container of more than one pound in the presence of the purchaser.

(3) **Flower seeds in packets or preplanted devices** - labeling for flower seeds in packets prepared for use in home gardens or household plantings or flower seeds in preplanted containers, mats, tapes, or other planting devices must include the following information:

(a) For all kinds of flower seeds:

(i) The name of the kind and variety or a statement of the kind and performance characteristics as prescribed in chapter 15.49 RCW and rules adopted thereunder;

(ii) The calendar month and year the seed was tested or the year for which the seed was packaged;

(b) Labels for seeds of those kinds for which standard testing procedures are prescribed and which germinate less than the germination standard established under the provisions of chapter 15.49 RCW must include the following:

- (i) The percentage of germination exclusive of hard seeds;
- (ii) The words "below standard" in not less than eight-point type.

NEW SECTION

WAC 16-301-030 Exemptions for small grain, field pea, lentil and/or soybean seed. (1) Small grain, field pea, lentil, and/or soybean seed distributed in packaged form to a wholesaler or a commercial grower for the grower's own use and accompanied by an invoice or other document containing the labeling information required in this chapter may attach labels containing information required in treated seed label requirements listed in WAC 16-301-060 through 16-301-085; and the net weight of the seed if the purchaser has knowledge of, and consents to, the invoice labeling. Small grain seed labels must also contain information in WAC 16-301-020 (1)(a).

(2) When small grain, field pea, lentil, and/or soybean seed is needed for immediate planting, a purchaser may waive the seed analysis information requirement for the purchase by completion of the following waiver:

CUSTOMER WAIVER AFFIDAVIT

Date

.....
.....
.....
.....

(Seed Dealer's Name and Address)

I,, because of an emergency need for seed, am waiving my rights as provided in RCW 15.49.021 to receive the germination and purity information required in chapter 16-303 WAC on lot(s) purchased on ... : *Provided*, That within thirty days, the supplier provides the above information to me in writing.

.....
(Customer's Signature)

NEW SECTION

WAC 16-301-035 Labeling requirements for agricultural and vegetable hybrid seed that contains less than ninety-five percent hybrid seed. The labeling for agricultural and vegetable hybrid seed that contains less than ninety-five percent hybrid seed must include the following:

- (1) The lot number or other lot identification.
- (2) The origin state or foreign country, if known. If the origin is not known, that fact must be stated.
- (3) The kind or variety labeled as "hybrid" except that varieties in which pure seed contain less than seventy-five percent hybrid seed may not be labeled as hybrids.

(4) The percent which is hybrid labeled parenthetically in direct association following named variety; i.e., Comet (eighty-five percent hybrid).

(5) The calendar month and year of a germination test of pure live seed or the year in which the seed was packaged.

(6) The percentage by weight of inert matter.

(7) The percentage, by weight, of all weed seeds present. The maximum weed seed content may not exceed two percent by weight.

(8) The name and address of the person who labels seed, or sells, offers, or exposes the seed for sale within this state.

NEW SECTION

WAC 16-301-040 Labeling—Requirements for seed mixtures for lawn and/or turf purposes. The labeling of seed mixtures for lawn or turf purposes must include the following:

(1) The lot number or other lot identification.

(2) The origin state or foreign country, if known. If the origin is not known, that fact shall be stated on the label.

(3) The word "mixed" or "mixture" stated with the name of the mixture.

(4) The heading "pure seed" and "germination" or "germ" used in the proper places.

(5) The commonly accepted name of kind or kind and variety of each agricultural seed component in excess of five percent of the whole, and the percentage by weight, in columnar form, of pure seed in order of its predominance.

(6) The percentage by weight of agricultural seed other than those required to be named on the label which shall be designated as "crop seed." If the mixture contains no crop seed, the statement, "contains no other crop seed," may be used and may be flagged.

(7) The percentage by weight of inert matter.

(8) The percentage, by weight, of all weed seeds present. The maximum weed seed content may not exceed two percent by weight.

(9) For each agricultural seed named under subsection (3) of this section:

(a) The percentage of germination, exclusive of hard seed.

(b) The percentage of hard seed, if present.

(c) The calendar month and year of the most recent test completed to determine such percentages.

(10) The name and address of the person who labels, or sells, offers, or exposes the seed for sale within this state.

NEW SECTION

WAC 16-301-045 Prohibited noxious weed seeds. Prohibited noxious weed seeds are the seeds of weeds which when established are highly destructive, competitive and/or difficult to control by cultural or chemical practices. Seed is deemed mislabeled if the seed consists of or contains any of the prohibited noxious weed seeds listed below. For the purpose of seed certification, see WAC 16-302-100 for the list of prohibited noxious weeds.

PROPOSED

ENGLISH OR COMMON NAME
 Austrian fieldcress
 Field bindweed
 Hedge bindweed
 Bladder campion
 (only in timothy-
 Phleum pratense)
 Camelthorn
 Canada thistle
 Hairy whitetop
 Hoary cress
 Jointed goatgrass
 (only in small grain)
 Knapweed complex
 (including bighead,
 Vochin,
 black,
 diffuse,
 meadow,
 Russian,
 spotted knapweeds
 Purple starthistle
 Leafy spurge
 Perennial pepperweed
 Perennial sowthistle
 Quackgrass
 Serrated tussock
 Sorghum perennial such as,
 but not limited to,
 johnsongrass,
 sorghum almum, and
 perennial sweet
 sudangrass
 Tansy ragwort
 Velvetleaf
 White cockle
 (only in timothy-
 Phleum pratense)
 Yellow-flowering skeleton
 weed
 Yellow starthistle

BOTANICAL OR SCIENTIFIC NAME
Rorippa austriaca (Crantz)
 Bess.
Convolvulus arvensis L.
Convolvulus sepium L.
Silene cucubalus
Alhagi camelorum Fisch.
Cirsium arvense (L.) Scop.
Cardaria pubescens (C.A.
 Mey.)
Cardaria draba (L.) Desv.
Aegilops cylindrica
Centaurea macrocephala,
Centaurea nigrescens,
Centaurea nigra,
Centaurea diffusa,
Centaurea jacea x nigra,
Centaurea repens,
Centaurea maculosa,
Centaurea calcitrapa
Euphorbia esula L.
Lepidium latifolium L.
Sonchus arvensis L.
Elytrigia repens
Nassella trichotoma
Sorghum spp.
Senecio jacobaea L.
Abutilon theophrasti
Lychnis alba
Chondrilla juncea L.
Centaurea solstitialis L.

NEW SECTION

WAC 16-301-050 Restricted noxious weed seeds.
 Restricted (secondary) noxious weed seeds are the seeds of weeds which are objectionable in fields, lawns, and gardens of this state, but which can be controlled by cultural or chemical practices. Seed is deemed mislabeled if it consists of or contains any of the restricted noxious weed seeds listed below in excess of the number declared on the label. For the purpose of seed certification, see WAC 16-302-105 for the list of objectionable weeds.

ENGLISH OR COMMON NAME
 Blackgrass
 Blue lettuce
 Docks and Sorrel
 Dodder
 Dyers woad
 Field pennycress
 (fanweed)
 Field sandbur
 Gromwell (only in
 small grain)
 Halogeton
 Medusahead
 Plantains
 Poverty weed
 Puncturevine
 St. Johnswort
 Dalmation toadflax
 Yellow toadflax
 Western ragweed
 Wild mustard
 Wild oat

BOTANICAL OR SCIENTIFIC NAME
Alopecurus myosuroides
Lactuca tatarica subsp. pulchella
Rumex spp.
Cuscuta spp.
Isatis tinctoria
Thlaspi arvense
Cenchrus incertus
Buglossoides arvensis
Halogeton glomeratus C.A.
 Mey.
*Taeniatherum
 capa-medusa subsp.
 caputmedusae*
Plantago spp.
Iva axillaris Pursh.
Tribulus terrestris L.
Hypericum perforatum L.
Linaria dalmatia (L.) Mill.
Linaria vulgaris Hill.
Ambrosia psilostachya DC.
*Sinapis arvensis subsp.
 arvensis*
Avena fatua L.

NEW SECTION

WAC 16-301-055 Tolerances for seed law enforcement. Tolerances for seed law enforcement shall be in accord with the code of federal regulations, C.F.R. Title 7, Section 201 as revised January 1, 1998 and/or those adopted by the Association of Official Seed Analysts, as amended on October 1, 2000, except for the tolerances for prohibited noxious and restricted noxious weed seed which shall be as the Washington state seed law specifies for labeling.

PROPOSED

TREATED SEED LABELING REQUIREMENTS

NEW SECTION

WAC 16-301-060 Treated seed labeling requirements. For all seed that meets the definition of treated seed contained in RCW 15.49.011, the Washington State Seed Act, there shall be conspicuously shown on the analysis tag or label, or on a separate tag or label, attached to each container, or printed in a conspicuous manner on the side or top of each container the following:

- (1) A word or statement indicating that the seed has been treated.
(2) The commonly accepted coined, chemical, or abbreviated chemical (generic) name of the applied substance or description of the process used.
(3) The information required in WAC 16-301-065 through 16-301-085.

For bulk seed shipment, the information shall appear on the invoice or other document accompanying and pertaining to each shipment.

NEW SECTION

WAC 16-301-065 Labeling requirements for seed treated with mercurials and similarly toxic pesticides. Seeds treated with a mercurial or similarly toxic pesticide, if any amount remains on or in the seed, shall be labeled with the skull and crossbones and a statement such as: "This seed has been treated with POISON," "treated with POISON," "POISON treated," or "POISON" with the word "POISON" in red on a contrasting background.

NEW SECTION

WAC 16-301-070 Labeling requirements for seed treated with other pesticides. Seed treated with pesticides, other than those referred to in WAC 16-301-065, shall be labeled with an appropriate caution statement in not less than eight point type, such as: "Treated seed - do not use for food, feed, or oil purposes" and shall contain other appropriate caution statements as required on the Environmental Protection Agency and/or Washington State Department of Agriculture registered pesticide label of the seed treatment being used.

NEW SECTION

WAC 16-301-075 Treated seed color requirement. Seeds of small grains and other products such as peas and beans normally used for feed or for human consumption must, when treated with a pesticide, be colored so as to be readily discernible as having been so treated.

NEW SECTION

WAC 16-301-080 Labeling requirements for seed treated with inoculates. If seed is treated with an inoculant, the date beyond which the inoculant is not to be considered effective (date of expiration) shall be shown on the label.

NEW SECTION

WAC 16-301-085 Examples of minimum label formats for treated seed. Examples of minimum label formats for treated seed are as follows:

- (1) Mercurial or similarly toxic pesticides:

Treated with
Endrin
POISON (in red) (illus.)

- (2) Other pesticides:

Treated with
Captan
Caution: Treated seed - do not use for food, feed, or oil.

(3) Additional information may be shown, such as rate of application, antidote, specific purpose of treatment, etc., provided such information is not false or misleading.

GERMINATION STANDARDS

NEW SECTION

WAC 16-301-090 Germination standards for vegetable seeds. The germination standards for vegetable seeds are as follows:

Table with 4 columns: Vegetable Name, Percent* (left), Vegetable Name, Percent* (right). Rows include Artichoke, Asparagus, Beans (except Lima), Beans (Lima), Beets, Broccoli, Brussels Sprouts, Cabbage, Carrot, Cauliflower, Celery and Celeraic, Chicory, Citron, Collards, Corn, Cornsalad, Leek, Lettuce, Muskmelon, Mustard, Okra, Onion, Parsley, Parsnip, Pea, Pepper, Pumpkin, Radish, Rhubarb, Rutabaga, Salsify, Sorrel.

PROPOSED

Cress, garden	40	Spinach	
		(except New	
Cress, water	25	Zealand	60
Cucumber	80	Spinach	
		(New	
		Zealand	40
Dandelion	45	Squash	75
Eggplant	60	Swiss Chard	65
Endive	70	Tomato	75
Kale	75	Tomato, husk	50
Kohlrabi	75	Turnip	80
		Watermelon	70

No. bags to sample	6	6	7	10	15	25	30	30
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(c) For sampling bulk seed to obtain a composite sample, take at least as many cores or handfuls as if the same quantity of seed were in bags of an ordinary size. Take the cores or handfuls from well-distributed points throughout the bulk.

(d) Seed in small containers must be sampled by taking entire unopened container in sufficient numbers to supply a minimum size sample as required in subsection (4) of this section. The contents of a single container or the combined contents of multiple containers of the same lot must be considered representative of the entire lot of seed sampled.

(4) Minimum weights of seed samples are defined in chapter 16-303 WAC, Schedule of testing, certification and other fees.

*Including hard seeds when present.

NEW SECTION

WAC 16-301-095 Sampling—Administration of the Washington State Seed Act. (1) The official sampling procedure for sampling all seed is as follows:

(a) In order to secure a representative sample, equal portions must be taken from evenly distributed parts of the quantity of seed to be sampled. Access must be allowed to all parts of that quantity.

(b) For free-flowing seed in bags or bulk, a probe or trier is used. For small free-flowing seed in bags, a probe or trier long enough to sample all portions of the bag or container must be used.

(c) Nonfree-flowing seed, such as certain grass seed, uncleaned seed, or screenings, difficult to sample with a probe or trier, are sampled by thrusting the hand into the bulk and withdrawing representative portions.

(d) Composite samples must be obtained to determine the quality of a lot of seed, such as the percentages of pure seed, other crop seed, weed seed, inert matter, noxious weed seed, germination, varietal purity, freedom from disease, and effectiveness of seed treatment. Individual bag samples may be obtained to determine whether the seed is of uniform quality.

(2) Sampling equipment. The trier must be designed so that it will remove an equal volume of seed from each part of the bag through which the trier travels. Unless the trier has partitions in the seed chamber, it must be inserted into the bags horizontally.

(3) Obtaining representative samples.

(a) For lots of one to six bags, sample each bag and take a total of at least five cores or handfuls.

(b) For lots of more than six bags, sample five bags plus at least ten percent of the number of bags in the lot. (Round numbers with decimals to the nearest whole number.) Regardless of the lot size, it is not necessary to sample more than thirty bags.

Examples:

No. bags in lots	7	10	23	50	100	200	300	400
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PART 2 - SEED ARBITRATION

NEW SECTION

WAC 16-301-100 Matters subject to mandatory arbitration. A civil dispute is subject to arbitration under these rules if it involves a claim of damage caused by the failure of any seed covered by the provisions of chapter 15.49 RCW, seeds, to perform as represented on the required label, by warranty, or as a result of negligence. This arbitration is a prerequisite to maintaining a legal action against the dealer of the seed. All the following conditions must be met:

(1) The parties have not agreed to submit the dispute to arbitration and to be bound by the arbitration award.

(2) The claim or counterclaim where relief is sought is, or includes, a monetary amount in excess of two thousand dollars.

(3) Any statutory period of limitations with respect to such claim had not expired.

NEW SECTION

WAC 16-301-105 Filing of a complaint for arbitration. To submit a demand for mandatory arbitration, a buyer shall make and file with the director of the department a sworn complaint against the seed dealer.

(1) Such complaint shall contain:

(a) A statement setting forth the nature of the claim and damages.

(b) The dollar amount involved in the claim.

(c) The remedy sought.

(2) The complaint must be accompanied by a filing fee of one hundred dollars to cover the costs of processing the complaint.

(3) The buyer shall send the dealer that is the subject of the complaint a copy of the complaint by registered mail.

NEW SECTION

WAC 16-301-110 Requirement to respond to complaint. Within twenty days within receipt of the sworn complaint, the seed dealer shall file an answer to the complaint with the director by United States registered mail.

PROPOSED

- (1) If no answer is filed within the stated time:
 (a) It will be deemed that the claim is denied.
 (b) The failure to file a timely response will be recorded and made a part of the official record.
 (2) Failure to file a timely response shall not operate to delay the arbitration process.

NEW SECTION**WAC 16-301-115 Acceptance of filing by telefax.**

Complaints, responses to complaints, counterclaims and other communications from parties to the dispute to the committee may be transmitted electronically by telefax except where this chapter specifically requires transmission by registered mail. Such transmissions shall be regarded with the same validity as if sent by United States mail.

NEW SECTION

WAC 16-301-120 Arbitration committee. The director shall create a seed arbitration committee composed of five members, including the director, or a department of agriculture employee as his or her designee, and four members. Four alternates shall also be appointed by the director according to the requirements of RCW 15.49.111.

- (1) Each alternate member shall serve only in the absence of the member for whom the person is an alternate.
 (2) The arbitration committee shall elect a chairperson and a secretary from among its members.
 (a) The chairperson shall conduct meetings and deliberations of the committee and direct its other activities.
 (b) The secretary shall keep accurate records of all meetings and deliberations and perform other duties as assigned by the chairperson.
 (3) The committee shall be called into session at the direction of the director or the chairperson.
 (4) The members of the committee shall receive no compensation for their duties but shall be reimbursed for travel expenses according to established state travel and per diem rates. Expense reimbursement shall be borne equally by the parties to the arbitration.
 (5) A committee member, delegated with investigative responsibilities outside of the hearing under WAC 16-318-395, may not participate in making the final decision and award.

NEW SECTION**WAC 16-301-125 Referral to arbitration committee.**

Within fifteen days of the receipt of the answer or forty-five days of the receipt of a complaint, the director shall refer the claim to the seed arbitration committee established by RCW 15.49.101 for investigation, finding and recommendation. The buyer and seller shall be notified by certified mail:

- (1) That the claim has been submitted to the arbitration committee.
 (2) The names of the members of the arbitration committee and the alternates. Within ten days after receipt of notification from the director, either buyer or seller may petition the director that a member of the arbitration committee be

disqualified for cause and replaced by an available alternate member: Provided, That either buyer or seller may petition the director at any time during the process upon discovering facts that establish grounds for disqualification. Such decision shall be solely at the discretion of the director.

(3) No person may serve on the committee in any arbitration where he or she has a financial or personal interest in the result of the arbitration unless the parties, in writing, waive such disqualification.

NEW SECTION

WAC 16-301-130 Scheduling of hearing. The chairperson of the arbitration committee shall fix the time and place for each hearing and shall notify each party in writing of the scheduled hearing at least seven days in advance of the hearing date.

- (1) Such notice shall include:
 (a) The names and addresses of the parties to whom notice has been given.
 (b) The address and telephone number of the chairperson of the arbitration committee.
 (c) The names and addresses of the members of the arbitration committee.
 (d) The date, time, place, and subject of the hearing.
 (e) A statement of the legal authority under which the hearing is being held including the sections of statute and rules involved.
 (2) To the extent possible, the chairperson of the arbitration committee shall attempt to schedule the hearing at a time and place mutually agreeable to the parties: Provided, That if a mutually agreeable time and place cannot be found, the chairperson may set the time and place.
 (3) The chairperson of the committee may allow all or a part of the hearing to be conducted by telephone, or other electronic means when the rights of the parties will not be prejudiced thereby and each party has an opportunity to participate.

NEW SECTION

WAC 16-301-135 Representation by counsel. Any party in the arbitration may be represented by counsel. A party intending to be so represented shall notify the other party and the committee chairperson of the name and address of the counsel at least three days in advance of the hearing at which the counsel is first scheduled to appear. When arbitration is initiated on behalf of a buyer by counsel or when a dealer replies through a counsel, such notice shall be deemed to have been given. The director shall make provision for legal support through the office of the attorney general, as requested by the arbitration committee.

NEW SECTION

WAC 16-301-140 Waiver of oral hearing. The parties may provide, by written agreement submitted to the chairperson, that the hearing shall be conducted on the pleadings submitted without oral argument or testimony.

NEW SECTION

WAC 16-301-145 Record of the hearing. The secretary of the arbitration committee shall maintain summary minutes of the hearing and shall provide for a recording of all oral proceedings. Any party may request copies of all recordings or transcription of testimony. The costs of duplication, transcription and mailing shall be entirely borne by the requesting party.

NEW SECTION

WAC 16-301-150 Attendance at hearings. The hearing shall be open to the parties to the dispute and other persons having a financial interest. The committee chairperson shall have the authority to require that any witness or witnesses retire from the hearing during the testimony of other witnesses. The admission of other persons to the arbitration hearing shall be at the discretion of the chairperson of the arbitration committee.

NEW SECTION

WAC 16-301-155 Committee investigation. Upon referral of a complaint for investigation to the committee, the arbitration committee shall make a prompt and full investigation by the proceedings specified in this chapter of the matters in the complaint, and report its award to the director within sixty days of such referral, unless the parties in the dispute agree in writing to the chairperson to a later date: Provided, That if the committee decides to grow a representative sample of the seed that sixty-day period shall be extended an additional thirty days.

NEW SECTION

WAC 16-301-160 Evidence. The parties may produce such evidence as they desire and such additional evidence as the arbitration committee may deem necessary to understand the dispute and determine an award. The committee shall be the judge of the admissibility and relevance of all evidence offered. Conformity to strict legal rules of evidence shall not be required. All evidence shall be taken in the presence of the parties concerned, except where a party has waived that right or is absent after receiving proper notice.

NEW SECTION

WAC 16-301-165 Evidence by affidavit. Evidence may be submitted for consideration of the arbitration committee in the form of witness by affidavit. The committee shall consider such evidence and give to it only such weight as the committee deems appropriate after consideration of any objections made to its admission. All parties shall be entitled to examine such documents and shall be entitled to a copy upon request and payment of duplication and mailing costs.

NEW SECTION

WAC 16-301-170 Discovery. Use of discovery is limited in mandatory arbitration cases.

(1) The following types of discovery may be requested of the arbitration committee:

- (a) Deposition.
- (b) Written interrogatories.
- (c) Request for production of documents.

(2) The arbitration committee may allow and condition use of discovery on a showing of necessity and an unavailability by other means.

NEW SECTION

WAC 16-301-175 Arbitration in the absence of a party. The arbitration may proceed in the absence of any party who, after due notice, fails to be present or fails to request an adjournment or postponement. An award may not be made solely on the failure to appear. The arbitration committee, in these cases, shall require the party who is present to present such evidence or information as the committee deems necessary to determine an award.

NEW SECTION

WAC 16-301-180 Order of proceedings. When an oral hearing is held, the order of procedure for conducting arbitration hearings shall be as follows:

(1) The chairperson shall open the hearing on behalf of the committee stating the place, time and date of the hearing; the members of the arbitration committee and the parties to the arbitration and their counsel, if any; and recital of the buyer's claim, any counterclaim, and the dealer's response, if any.

(2) The parties shall have the opportunity to present an opening statement.

(3) The complaining party shall have the opportunity to present the claim for damages, the proof and witnesses and shall submit to questions and other examination by the arbitration committee.

(4) The defending party shall present the defense and his or her proof including witnesses and shall submit to questions or other examination by the arbitration committee.

(5) Each party shall have the right of cross-examination.

(6) The arbitration committee may vary this procedure: *Provided*, That both parties are provided a full and equal opportunity to present their evidence and proofs.

(7) The names and addresses of all witnesses shall be recorded and made a part of the record.

(8) Both parties shall have an opportunity to present a summary statement.

NEW SECTION

WAC 16-301-185 Expert evidence and performance tests. The committee may delegate one of its members to seek advice from experts in the seed industry and/or the seed inspection service of the department of agriculture or the Washington State Crop Improvement Association; may

PROPOSED

cause to be obtained and grow out a representative sample of the seed; may delegate a portion of the investigation to one of its members who reports back to the committee as a whole at the hearing; or may cause to be performed such other tests of seed quality as may be deemed necessary to render a decision. The results of any such investigation or tests shall be entered into the record at the arbitration hearing. The costs of any such tests necessary to determine an award shall be considered in the award.

NEW SECTION

WAC 16-301-190 Conservation of property. The chairperson, on behalf of the arbitration committee, may issue such orders as may be deemed necessary to safeguard the seed and/or the crop in the field that is the subject of the dispute without prejudice to the rights of the parties or to the final determination of the dispute.

NEW SECTION

WAC 16-301-195 Reopening of a hearing. An arbitration hearing may be reopened by the following:

- (1) The chairperson of the arbitration committee with the assent of a majority of the committee members may reopen a hearing.
- (2) A hearing may be reopened by the chairperson with assent of a majority of the committee upon petition of either party prior to the final committee report.
- (3) A hearing may not be reopened if such action would cause the sixty-day time limit as defined in WAC 16-301-155 (ninety days with a grow out test) to be exceeded without the written consent of both parties.

NEW SECTION

WAC 16-301-200 Expenses. The expenses for witnesses for either side shall be borne entirely by the party producing such witnesses. The expenses of expert witnesses deemed necessary by the committee shall be borne by the department according to established state travel and per diem rates. The costs of grow out tests or other tests that may be required that exceed the amount of the filing fee may be allocated by the committee in making the award.

NEW SECTION

WAC 16-301-205 Arbitration committee report. The arbitration committee shall prepare a written report of its findings within the established time frames. The report shall include findings of fact and conclusions, the award and allocations as to costs, if any.

- (1) If a quorum is present, a simple majority of the arbitration committee shall be sufficient to make a decision.
 - (2) Any member disagreeing with an award may prepare a dissenting opinion and that opinion shall be included in the committee report.
 - (3) The report shall be sent to the director.
- The director shall promptly send copies of the report to the parties by registered mail.

NEW SECTION

WAC 16-301-210 Award upon settlement. If the parties to a dispute settle that dispute during the course of an arbitration, the committee, at the request of the parties, may set forth the terms of the agreed settlement in the award.

PART 3 - PHYTO-SANITARY FIELD INSPECTIONS FOR SEED

NEW SECTION

WAC 16-301-215 Definition of a seed phyto-sanitary certificate. A seed phyto-sanitary certificate is a certificate stating that a specific seed crop was inspected a predetermined number of times and a specified disease was not found; or a certificate is based on area surveillance stating that a specific disease, as far as known, does not occur in the area of production.

NEW SECTION

WAC 16-301-220 Apply for a phyto-sanitary field inspection. (1) On an application provided by the department seed program, a person requesting a phyto-sanitary field inspection must provide a list of the disease or diseases for which inspection is requested. Only one kind of crop is permitted on each application. Applications must be submitted to the department seed program before the due date along with the required fees. Refer to chapter 16-303 WAC for the appropriate fees.

(2) Due dates for phyto-sanitary applications for field inspections are as follows:

(a) Western Washington	
(i) Fall plantings	April 15
(ii) Spring plantings	June 1
(b) Eastern Washington	
Fall plantings	April 15
(i) Peas in Columbia Basin	May 15
(ii) Peas East Highway 395 (Palouse)	June 15
(iii) Beans	July 1
(iv) All other crops	June 1

(3) Phyto sanitary applications for crops requiring a fall inspection are due 30 days prior to inspection time and not later than September 15.

(4) To be eligible for *Pseudomonas pisi*, phyto-sanitary field inspection for peas or other diseases based on area surveillance, the applicant must file a report with the department seed program listing acreage and general location (such as block and unit if possible) prior to May 1.

(5) Applications received after the due date are assessed a late fee. Acceptance of a late application is at the discretion of the certifying agency.

(6) Each applicant must submit applications and/or required reports stating diseases for which inspection is to be made and the number of inspections required and/or requested.

NEW SECTION

WAC 16-301-225 Land and production requirements for a seed phyto-sanitary field inspection. (1) For a seed field to be eligible for a phyto-sanitary field inspection, the field must:

(a) Prior to planting a bean field the seed used must be in compliance with the quarantine requirements found in chapter 16-301 WAC in order to be accepted for phytosanitary certification. Any phytosanitary field application submitted without proof of quarantine compliance will not be accepted into the program. Any field planted in violation of chapter 16-301 WAC will be subject to the procedures in WAC 16-301-435, 16-301-440, and 16-301-485.

(b) Not be planted to the same crop within the past three years if that crop was known to be contaminated with the specific disease or diseases listed in the application for phyto-sanitary field inspection;

(c) Have clean, cultivated boundaries.

(2) Excessive weeds, poor stands, lack of vigor, or any other condition which is likely to make inspection inaccurate may be cause for rejection.

(3) Additional land and/or production requirements for a phyto-sanitary field inspection may be adopted after consultation with industry representative and area specialist for the specific disease and/or crops listed in the phyto-sanitary field inspection application.

(4) The department may require a laboratory (serology) test and/or a greenhouse test or other testing methods.

(5) The combined results of a field inspection and laboratory (serology), greenhouse tests and/or other testing methods, when required or available, may be used to determine final eligibility for a phyto-sanitary certificate.

(6) An official five pound sample is required from each ten thousand pounds of seed or portion thereof for serology testing.

NEW SECTION

WAC 16-301-230 Phyto-sanitary field inspection requirements for peas. (1) Specific diseases of peas for which a phyto-sanitary certificate will be issued are:

(a) *Pseudomonas pisi* (Sackett);

(b) Pea seed-borne mosaic virus - based on two field inspections.

(2) For pea seed to be eligible for a phyto-sanitary certificate stating freedom from *Pseudomonas pisi* (Sackett) the following applies:

(a) The seed field must be free of the disease as determined by the department with an area inspection of at least ten percent of the acreage. The department shall conduct a survey of county extension agents, extension pathologists, and plant pathologists at experiment stations and Washington State University.

(b) The applicant of a phyto-sanitary field inspection desiring production eligible seed must make inspections of the fields throughout the growing season. If symptoms of the disease are found, the finding must be immediately reported to the department seed program.

(c) At the end of the growing season, but not later than September 1, each applicant must file a report with the department seed program. The report must contain information on the field inspections made by the applicant during the growing season and whether the disease was observed.

(d) The field must be free of the disease as determined by the department with one field inspection made during the growing stage most optimum for detecting of the disease.

(3) For pea seed to be eligible for a phyto-sanitary certificate stating freedom from pea seed-borne mosaic virus, the field must be free of the disease as determined by the department with one inspection at two to four weeks after seedling emergence, and a second inspection one to two weeks before dry pod stage.

(4) The department recommends that breeding nurseries, isolation nurseries, and/or small seed-increase plots be entered for inspection for freedom from *Pseudomonas pisi* (Sackett).

NEW SECTION

WAC 16-301-235 Phyto-sanitary field inspection requirements for beans. (1) Specific bacterial diseases of beans for which phyto-sanitary certificates may be issued are:

(a) Halo blight - *Pseudomonas phaseolicola* (Burk.) Dows.

(b) Common bean blight - *Xanthomonas phaseoli* (E.F. Sm.) Dows.

(c) Fuscous blight - *Xanthomonas phaseoli* var. *fuscans* (Burk.)

(d) Bean bacterial wilt - *Corynebacterium flaccumfaciens* (Hedges) Dows.

(e) Or any varieties or new strains of these diseases.

(f) Brown spot disease - *Pseudomonas syringae*.

(g) Bean anthracnose - *Colletotrichum lindemuthianum*.

(h) Seed-borne viral diseases.

(2) For beans to be eligible for a phyto-sanitary certificate covering the bacterial diseases listed in subsection (1) of this section the following provisions apply:

(a) Common bean must be free of the diseases as determined by the department with a field inspection during the growing season and by a windrow inspection. A serology test and greenhouse test may be accepted in lieu of a windrow inspection at the discretion of the department.

(b) Pintos, red mexicans, pinks, great northerns, small whites, navy beans, and black turtle beans may be grown for an unlimited number of generations under rill or sprinkler irrigation.

(c) Kidney beans, cranberry types, Taylor horticultural, and Borlotto types may be grown for an unlimited number of generations under rill irrigation or for one generation under rill irrigation and, subsequently, for two generations under sprinkler irrigation. The fourth and unlimited subsequent

generations may be grown and inspected with the same alteration of irrigation types.

(d) A field planted must be free of halo blight the previous two years of planting.

(e) Seed fields must be 1,320 feet from an incident of disease. The department recommends that equipment be disinfected between fields.

(3) At least two field inspections of beans are required for bacterial diseases listed in subsection (1) of this section:

(a) The first inspection is conducted by the department when factors effecting diseases are most evident.

(b) The second inspection is conducted by the department when the plants are in the windrow.

(4) All bean seed entered into the phyto-sanitary inspection program must comply with the bean seed quarantine rules. See chapter 16-301 WAC.

NEW SECTION

WAC 16-301-240 Phyto-sanitary field inspection requirements for other seed crops and diseases. (1) Phyto-sanitary certificates may be issued covering other seed crops and other diseases not listed in sections WAC 16-301-215 through 16-301-235 depending upon occurrence, symptoms, and hosts. Inspection procedures and requirements for issuing phyto-sanitary certificates are determined after consultation with area specialists.

(a) To be eligible for phyto-sanitary field inspection, a person must submit an application to allow adequate time to develop procedures and requirements.

(b) Only one field inspection will be provided unless it is determined that it is necessary to make inspections at different times during the growing season to detect symptoms of the disease in question.

PART 4 - QUARANTINES

ANNUAL BLUEGRASS QUARANTINE

NEW SECTION

WAC 16-301-245 Annual bluegrass quarantine—Establishing quarantine. The seeds of the weed known as annual bluegrass, *Poa annua* and its known strains, hereinafter referred to as annual bluegrass, are objectionable in grass seed; therefore, an annual bluegrass quarantine is established to prevent the introduction of annual bluegrass into grass seed production areas, to control seed stocks to be planted for further seed increase, and to assure grass seed growers of a source of seed stock for planting purposes which is tested for presence of annual bluegrass.

NEW SECTION

WAC 16-301-250 Annual bluegrass quarantine—Definitions. Definitions for terms in this chapter may be found in chapter 15.49 RCW and WAC 16-301-005, the general seed certification rules except for the purposes of WAC

16-301-255 through 16-301-295, the following definitions shall apply:

(1) "Annual bluegrass" means *Poa annua* and all related subspecies and hybrids.

(2) "Seed stock" means those seeds of grasses which are to be planted for seed increase or with intent of seed increase.

(3) "Annual bluegrass analysis certificate" means a test report from an official seed laboratory showing freedom from annual bluegrass based on a ten gram sample for bentgrass or redtop; and a twenty-five gram sample for other grasses.

(4) "Quarantine tag" means a tag issued by Washington state department of agriculture to be sealed to each bag showing said seed has met quarantine requirements.

NEW SECTION

WAC 16-301-255 Annual bluegrass quarantine—Regulated area. Areas regulated under the annual bluegrass quarantine include all areas of the state of Washington lying east of the Cascade Crest.

NEW SECTION

WAC 16-301-260 Annual bluegrass quarantine—Quarantine area. Areas quarantined under the annual bluegrass quarantine include all areas of the state of Washington lying west of the Cascade Crest and all areas outside of the state of Washington.

NEW SECTION

WAC 16-301-265 Annual bluegrass quarantine—Regulated articles. Articles regulated under the requirements of the annual bluegrass quarantine include seed stocks of all grass species.

NEW SECTION

WAC 16-301-270 Annual bluegrass quarantine—Conditions governing movement of regulated articles. (1) No seed stock may be shipped, transported, moved within, or into the annual bluegrass quarantine regulated area unless such seed stock is accompanied by a test report from an official laboratory showing said seed stock is free of annual bluegrass on the basis of a minimum ten gram analysis for bentgrass and a minimum of twenty-five gram analysis for other grasses except that seed stock found to contain annual bluegrass may be planted in the regulated area if planted in a nursery under an inspection program as established by the state department of agriculture.

(2) This quarantine shall not apply to seed sown for forage or turf.

(3) This quarantine shall not apply to:

(a) Experiments or trial grounds of the United States Department of Agriculture;

(b) Experiments or trial grounds of Washington State University experiment station; or

(c) Trial grounds of any person, firm, or corporation; provided said trial ground plantings are approved by the

director and under supervision of technically trained personnel familiar with annual bluegrass control.

(4) Any person shipping, moving or transporting any seed stock for planting purposes in or into the regulated area that is not tagged with official "annual bluegrass quarantine" tags or a test report showing freedom of annual bluegrass as allowed in subsection (1) of this section must:

- (a) State where and when seed stock can be sampled for the required annual bluegrass test; or
- (b) Attach a copy of the official laboratory analysis showing freedom from annual bluegrass; or
- (c) Submit a representative sample for testing.

NEW SECTION

WAC 16-301-275 Violations and penalty. Any person who violates the terms of the annual bluegrass quarantine rules may be subject to the criminal and/or civil penalties provided in chapters 15.49 and/or 17.24 RCW.

NEW SECTION

WAC 16-301-280 Annual bluegrass quarantine—Procedure for clearing. (1) Each person moving, shipping or transporting seed stock in or into the annual bluegrass quarantine regulated area must:

- (a) Submit an official laboratory analysis of a representative sample showing freedom from annual bluegrass; or
- (b) Submit a representative sample for testing.

(2) Upon receipt of an official laboratory analysis showing freedom from annual bluegrass, the department of agriculture shall tag each bag of those lots found free of annual bluegrass by the required test with "annual bluegrass quarantine" tag, stating said seed is eligible for planting in Eastern Washington.

NEW SECTION

WAC 16-301-285 Annual bluegrass quarantine—Seed stock containing annual bluegrass. Each lot of seed stock found to contain annual bluegrass must be placed under "stop sale" to be released only for shipment out of the quarantine area or for planting in nurseries of two acres or less under the supervision of, and approved by, an agent of the department of agriculture. The nursery must be seeded in rows. It is the duty of the person receiving seed stock containing annual bluegrass to rogue this increase area or chemically treat to eradicate the annual bluegrass thus assuring production of seed that is free of annual bluegrass. Seed increase areas are inspected by the department at least three times during the seedling year. Any areas not passing inspection must not be harvested, but instead destroyed by the person who planted the increase area upon order of the director of the Washington state department of agriculture or his agent. If not destroyed as directed, the department of agriculture may have the plot destroyed and the grower is liable for all expenses.

NEW SECTION

WAC 16-301-290 Annual bluegrass quarantine—Application for nursery inspection—Sampling and analysis. (1) A person must make application for nursery inspection for annual bluegrass to the department of agriculture not later than fourteen days prior to planting.

(2) Fees for sampling, analysis and nursery inspection for the presence of annual bluegrass is that fee established by the department. Refer to chapter 16-303 WAC for fees.

NEW SECTION

WAC 16-301-295 Annual bluegrass quarantine—Violation procedures. (1) A person who is alleged to have violated the annual bluegrass quarantine must meet with a representative of the department to determine:

- (a) If a violation actually occurred;
- (b) How it did occur, and what corrective measures can be taken to avoid reoccurrence;
- (c) How much acreage is involved and location of all plantings.

(2) Corrective procedures may be agreed upon, such as roguing, chemical treatment, etc., and the time frame for such work, or agreement for voluntary destruction of all acreage involved.

(3) Treated and rogued acreage is inspected by department of agriculture three times during the seedling stages to assure freedom from annual bluegrass. The violator is assessed an hourly inspection fee and a mileage fee where additional mileage is involved.

(4) Failure to mutually agree, or failure to comply with these procedures, or if it is determined the violation was willful, may be subject to the criminal and/or civil penalties provided in chapters 15.49 and/or 17.24 RCW.

ROUGH BLUEGRASS QUARANTINE

NEW SECTION

WAC 16-301-305 Rough bluegrass quarantine—Establishing quarantine. The seeds of the crop known as rough bluegrass, *Poa trivialis* and its known strains, hereinafter referred to as rough bluegrass, is a threat to grass seed production; therefore, a rough bluegrass quarantine is established to prevent the introduction of rough bluegrass into major grass seed production areas, to control seed stocks to be planted for further seed increase, and to assure Kentucky bluegrass seed growers of a source of seed stock for planting purposes which is tested for presence of rough bluegrass. If Kentucky bluegrass seed becomes contaminated with rough bluegrass grass seed there would be a significant economic loss to Kentucky bluegrass growers in the state.

NEW SECTION

WAC 16-301-310 Rough bluegrass quarantine—Definitions. Definitions for terms in this chapter may be found in chapter 15.49 RCW and WAC 16-301-005, the general seed certification rules except for the purposes of WAC

16-301-305 through 16-301-355, the following definitions shall apply:

(1) "Rough bluegrass" means *Poa trivialis* and all related subspecies.

(2) "Seed stock" means those seeds of grasses which are to be planted for seed increase or with intent of seed increase.

(3) "Rough bluegrass analysis certificate" means a test report from an official seed laboratory showing freedom from rough bluegrass based on a twenty-five gram sample.

NEW SECTION

WAC 16-301-315 Rough bluegrass quarantine—Regulated area. Areas regulated under the rough bluegrass quarantine include all counties in the state of Washington lying east of the Cascade Crest.

(1) This quarantine shall not apply to:

(a) Experiments or trial grounds of the United States Department of Agriculture;

(b) Experiments or trial grounds of Washington State University experiment station; or

(c) Trial grounds of any person, firm, or corporation except that the trial ground plantings are approved by the director and under supervision of trained personnel familiar with rough bluegrass control.

(2) This quarantine shall not apply to seed production fields of rough bluegrass grown in Yakima County and that part of Benton County that lies within the Yakima River drainage.

NEW SECTION

WAC 16-301-320 Rough bluegrass quarantine—Quarantine area. Areas quarantined under the rough bluegrass quarantine include all counties in the state of Washington lying west of the Cascade Crest and all areas outside of the state of Washington.

NEW SECTION

WAC 16-301-325 Rough bluegrass quarantine—Regulated articles. Articles regulated under the requirements of the rough bluegrass quarantine include:

(1) Seed stocks of all varieties of all grasses.

(2) Seed production fields of rough bluegrass.

(3) Rough bluegrass sown for forage or turf.

NEW SECTION

WAC 16-301-330 Rough bluegrass quarantine—Conditions governing movement of regulated articles. No seed stock may be shipped, transported, moved within, or into the rough bluegrass quarantine regulated area unless such seed stock is accompanied by a test report from an official laboratory showing said seed stock is free of rough bluegrass on the basis of a minimum twenty-five gram analysis, except that seed stock found to contain rough bluegrass may be planted in the regulated area if planted in a nursery under an inspection program as established by the Washington state department of agriculture.

NEW SECTION

WAC 16-301-335 Rough bluegrass quarantine—Procedure for clearing seed stocks. Each person moving, shipping or transporting seed stock in or into the rough bluegrass quarantine regulated area must:

(1) Submit an official laboratory analysis of a representative sample showing freedom from rough bluegrass; or

(2) Submit a representative sample for testing.

NEW SECTION

WAC 16-301-340 Rough bluegrass quarantine—Seed stock containing rough bluegrass. Each lot of seed stock found to contain rough bluegrass must be placed under "stop sale" to be released only for shipment out of the quarantine area or for planting in nurseries of two acres or less under supervision of, and approved by, an agent of the department of agriculture. The nursery must be seeded in rows. It is the duty of the person receiving such seed to rogue this increase area or chemically treat to eradicate the rough bluegrass thus assuring production of seed that is free of rough bluegrass. Seed increase areas are inspected by the department at least three times during the seedling year. Any areas not passing inspection must not be harvested, but instead must be destroyed by the person who planted the increase area upon order of the director of the Washington state department of agriculture or his/her agent. If not destroyed as directed, the department of agriculture may have the plot destroyed and the grower shall be liable for all expenses.

NEW SECTION

WAC 16-301-345 Rough bluegrass quarantine—Application for nursery inspection. A person must make application for nursery inspection for rough bluegrass to the department of agriculture not later than fourteen days prior to planting.

NEW SECTION

WAC 16-301-350 Rough bluegrass quarantine—Fees. Fees for sampling, analysis and nursery inspection for the presence of rough bluegrass is that fee established by the director in chapter 16-303 WAC.

NEW SECTION

WAC 16-301-355 Rough bluegrass quarantine—Violation and procedures. (1) A person who is alleged to have violated the rough bluegrass quarantine must meet with a representative of the department to discuss the allegation and determine:

(a) How it occurred;

(b) How much acreage is involved and location of all plantings;

(c) Corrective procedures, such as roguing, chemical treatment, etc., and the time frame for such work, or agreement for voluntary destruction of all acreage involved to avoid recurrence and minimize economic loss.

(2) Treated and rogued acreage is inspected by the department of agriculture three times during the seedling stages to assure freedom from rough bluegrass. The violator is assessed an hourly inspection fee and a mileage fee where additional mileage is involved.

(3) Any person who violates the terms of this quarantine may be subject to the criminal and civil penalties provided in chapters 15.49 and/or 17.24 RCW.

BEAN SEED QUARANTINE

NEW SECTION

WAC 16-301-365 Establishing quarantine. The production of edible beans and bean seed is an important industry in the state of Washington. The economic well-being of that industry is threatened by the introduction of bean seed contaminated with viral, bacterial and fungal diseases not established in the commercial production areas in Washington. The director has determined that a quarantine will be effective in preventing the introduction of these viral, bacterial and fungal diseases of beans, and that control of these diseases of beans will provide the bean growers of the state of Washington with a source of seed beans for planting purposes which are tested for the presence of these diseases.

NEW SECTION

WAC 16-301-370 Definitions. Definitions for terms in this chapter may be found in chapter 15.49 RCW and chapter 16-301 WAC, the general seed certification rules except for the purposes of WAC 16-301-365 through 16-301-440, the following definitions shall apply:

(1) "Approved trial grounds" means a specific parcel of land approved by the director for experimental or limited production or increase of bean seed.

(2) "Dominant I-gene cultivar" means a cultivar which has resistance to all known strains of bean common mosaic virus (B.C.M.V.) due to the presence of the dominant I-gene. Dominant I-gene cultivars will not show mosaic mottle symptoms or transmit the virus through seed when inoculated with any strain of B.C.M.V.

(3) "Recessive I-gene cultivar" means a cultivar which may be susceptible to some strains of bean common mosaic virus and may show mosaic mottle symptoms.

(4) "Diseases" means those viral, fungal and bacterial diseases of beans enumerated in WAC 16-494-013 and any new variations or strains of these identified in the future.

(5) "Quarantine Area I" means all areas west of the Continental Divide except those counties within the state of Washington subject to internal quarantine and the states of Alaska and Hawaii.

(6) "Quarantine Area II" means areas east of the Continental Divide, the counties in the state of Washington subject to internal quarantine, the states of Alaska and Hawaii and foreign countries.

(7) "Seed-borne viral diseases" includes bean common mosaic virus, adzuki mosaic virus, and other similar viral diseases causing mosaic mottle and other symptoms similar to those of bean common mosaic virus.

NEW SECTION

WAC 16-301-375 Regulated articles. Seeds of common beans and adzuki beans intended for planting purposes, bean plants and parts of plants, and crop residue from the harvest of infected beans are regulated under the provisions of this chapter.

NEW SECTION

WAC 16-301-380 Regulated diseases. The following viral, bacterial and fungal diseases of beans, and any new strains or variations of these identified in the future, of beans are regulated under the provisions of this chapter:

Halo blight (*Pseudomonas syringae* pv. *phaseolicola* (Young et. al.))

Common bean blight (*Xanthomonas campestris* pv. *phaseoli* (Smith) Dye)

Fuscous blight (*Xanthomonas phaseoli* var. *fuscans* (Burk.))

Bean anthracnose disease (*Colletotrichum lindemuthianum* (Sacc. & Magn.) Scrib.)

Brown spot disease (*Pseudomonas syringae* pv. *syringae* (Van Hall)) strains virulently pathogenic to Phaseolus

Bean bacterial wilt (*Corynebacterium flaccumfaciens* ssp. *flaccumfaciens* (Hedges) Dows.)

NEW SECTION

WAC 16-301-385 Bean seed—Quarantined area. The entire counties of Clallam, Clark, Cowlitz, Grays Harbor, Island, Jefferson, King, Kitsap, Lewis, Mason, Pacific, Pierce, San Juan, Skagit, Skamania, Snohomish, Thurston, Wahkiakum, and Whatcom in the state of Washington, and all areas outside the state of Washington are established as a quarantine area. The quarantine area is further divided into two portions defined in WAC 16-301-370 (5) and (6) for the purposes of regulation.

NEW SECTION

WAC 16-301-390 Bean seed—Regulated area. The entire counties of Adams, Asotin, Benton, Chelan, Columbia, Douglas, Ferry, Franklin, Garfield, Grant, Kittitas, Klickitat, Lincoln, Okanogan, Pend Oreille, Spokane, Stevens, Walla Walla, Whitman, and Yakima in the state of Washington are established as a protected area within the state.

NEW SECTION

WAC 16-301-395 General requirements for planting bean seed in the regulated area. (1) No beans may be planted, sold, shipped, or transported for seed purposes in the regulated area which are found to be or are known to be contaminated with any disease listed in WAC 16-301-380.

(2) The department shall be notified in writing, prior to shipping, of any person's intent to ship, move, or transport any bean seed into the regulated area. A copy of the official certificate issued for that bean seed must accompany this notice of intent.

NEW SECTION

WAC 16-301-400 Additional requirements for planting bean seed grown in the regulated area. (1) Bean seed must be entered into the Washington state bean phyto-sanitary certificate inspection program or the Washington state seed certification inspection program as provided in WAC 16-302-045 and 16-301-235.

(2) When the director determines that an emergency condition exists because of a shortage of seed for planting purposes, beans grown for processing as edible beans may be accepted for planting purposes if the lot has been tested by means recommended by the university and approved by the director and found to be apparently free of regulated diseases.

NEW SECTION

WAC 16-301-410 Additional requirements for planting bean seed grown in quarantine Area I. (1) Bean seed from quarantine Area I must not be shipped, transported, or moved into the regulated area for planting unless the beans are accompanied by an origin official certificate showing that the beans are apparently free from the regulated diseases. Such certification shall be on the basis of at least one growing season field inspection and one windrow inspection or an approved laboratory/greenhouse test.

(2) Bean seed planted for seed increase or with intention of seed increase must be planted in fields entered into either the Washington state bean seed phyto-sanitary certificate inspection program or the Washington state seed certification inspection program as provided in WAC 16-302-045 and 16-301-235.

NEW SECTION

WAC 16-301-415 Additional requirements for planting bean seed grown in quarantine Area II. (1) Bean seed must first be planted into an approved trial ground that meets the requirements of the department.

(2) Bean seed, up to a maximum of one pound per variety, may be planted in an approved trial ground intended for research purposes, with notification to the department, plant certification program, of intent to plant and adherence to the inspection procedures in WAC 16-301-425 and such isolation and other requirements as the director may prescribe.

(3) Bean seed over one pound, intended for introduction or seed increase, must first be planted in an approved trial ground not to exceed fifteen acres for each variety. The trial ground must be isolated from other beans by 1/4 mile. In addition, prior to planting, this bean seed must pass a laboratory/greenhouse test as recommended by the university; notification must be given the department, plant certification program, of intent to plant; and inspection procedures in WAC 16-301-425 must be complied with for trial grounds.

NEW SECTION

WAC 16-301-420 Quarantine—Exceptions and exemptions. (1) Bean seed planted for harvest as green beans for cannery or freezing, otherwise in compliance with this

quarantine, is not required to be entered into an inspection program except that the department reserves the right to request complete listing and location of all the plantings and other information the department may deem necessary. Further, if at any time prior to harvest, the grower decides that the plantings are not to be harvested as green beans, the department must be notified and the plantings placed under an inspection program.

(2) This quarantine does not apply to the shipment, movement, or transportation of beans prepackaged in packages of eight ounces or less for home garden use in the regulated area if the beans are free of diseases.

NEW SECTION

WAC 16-301-425 Inspection procedures for trial grounds. (1) Applications for planting in a trial ground must be submitted to the department prior to May 15 of the growing year, and must include a detailed varietal planting plan, a description of the exact location of the trial ground and the manner of isolation.

(2) A minimum of three field inspections is made during the growing season and one windrow inspection.

(3) A disinfectant must be applied to machinery used in the production of bean seed and to footwear of personnel performing inspections prior to movement to other bean fields.

(4) If any regulated diseases are detected by field inspections or subsequent laboratory/greenhouse tests, no seed may be released for general planting but must again be planted in an approved trial ground for one additional year and undergo inspection procedures by the department.

NEW SECTION

WAC 16-301-430 Identification and disposition of diseased bean seed and infected bean fields. (1) Any bean field planted with seed in violation of the requirements of this quarantine is subject to destruction, in full or in part, or quarantined, as determined necessary by the director, to prevent the spread of regulated diseases. Any expenses of such actions will be solely that of the grower or their responsible agents.

(a) Fields that are placed under a quarantine order must be entered into the Washington state bean seed phyto-sanitary inspection program as provided in WAC 16-301-235 with all costs of inspection to be borne by the grower or the grower's agent.

(b) Fields that are placed under a quarantine order may be subject to additional requirements for inspection, control or isolation, as deemed necessary by the director, to prevent the spread of regulated diseases.

(2) Any bean field determined to be infected with a regulated disease must be reported within seventy-two hours after discovery to the department, plant certification program.

(3) The department encourages the aid of all interested parties, including growers and seed company representatives, in the prompt reporting of suspected infected bean fields in order that timely investigation may be made.

(4) Any bean fields within the boundaries of the regulated area which show contamination by a regulated disease,

as provided in subsection (5) of this section, must be destroyed in part or in total as may be required to eliminate the disease, by or at the expense of the grower or their responsible agents. The director may authorize any other method of control at the director's discretion. The director must notify the grower, seed company representatives and/or the grower's landlord of the method and extent of the destruction and safeguards against disease spread in order for the parties to comply.

(5) The identity of a regulated disease on growing plants or plants in windrow is based on the observance of the visual symptoms of the disease. If the department deems it necessary to establish true identity or pathogenically, a laboratory and/or greenhouse test may be conducted by the department in cooperation with the university.

(a) In cases of disagreement concerning the presence of a regulated disease between the department plant pathologist and a qualified plant pathologist representing the commercial company or grower, the definitive verification of identity or pathogenically must be determined by isolation of the suspected pathogen and inoculation of seedlings of a known susceptible host using accepted scientific and professional techniques.

(b) Until verification of the suspected pathogen as specified in this section is completed, the involved planting must be placed under quarantine for a period of thirty days subject to conditions and review or extension as determined by the director. Entry into the quarantined area is to be restricted to the grower or grower's agents, department employees, and/or persons authorized in writing by the director. Persons granted entry into the quarantined area will be required to take all necessary sanitary precautions as prescribed by the director to safeguard against the possible spread of the suspected regulated disease.

(6) The true identity of the regulated disease when found in or on seed is based on testing methods recommended by the university results of which, when positive, is evidence to identify the disease as being subject to the department's requirements. The owner of the seed, at owner's expense, may request verification of pathogenicity. Such verification must be made using accepted scientific and professional techniques.

(7) Exemptions and special situations:

(a) Any field of beans first found infected during windrow inspection, is exempt from total destruction if the diseased portion and an area (not less than a fifty-foot radius) surrounding the infected site is promptly destroyed or harvested with the beans from the infected area directed, under department supervision, to processing. Seed from the remainder of the field must be tested by a serology test. Only seed apparently free from regulated diseases may be used for seed purposes in the regulated area.

(b) Any field of beans to be used only for dry edible purposes is exempt from destruction if the diseased portion of the field is destroyed and the entire crop residue is promptly and completely destroyed after harvest.

(c) Beans for processing or fresh consumption are exempt from destruction if the diseased portion of the field is destroyed or harvested within ten days after first detection and/or verification as provided in subsection (4) of this section and the crop residue is promptly and completely destroyed after harvest.

NEW SECTION

WAC 16-301-435 Notice of destruction. When the director finds personal property planted in violation of the terms of this quarantine or infected as described in WAC 16-301-430, the director may issue a written notice of quarantine or destruction to the owners and occupants thereof. The notice must identify the property under quarantine, order the destruction of infested plants or prescribe the terms of entry, inspection, partial destruction and/or treatment of regulated articles.

NEW SECTION

WAC 16-301-440 Penalties. In addition to actions specified in WAC 16-301-430, any grower violating the terms of this chapter, is subject to civil and/or criminal penalties provided in chapters 15.49 and/or 17.24 RCW.

BEAN SEED-BORNE VIRAL DISEASE QUARANTINE

NEW SECTION

WAC 16-301-450 Bean seed-borne viral disease quarantine—Establishing the quarantine. The production of dry edible beans and bean seed is an important industry in the state of Washington. The economic well being of that industry is threatened by the introduction of bean seed infected with bean seed-borne viral diseases. The director has determined that a quarantine is needed to protect the Washington dry bean industry and to provide the bean growers of this state a source of bean seed for planting purposes that is tested for the presence of these diseases and that bean seed-borne viral diseases cannot be effectively regulated under the terms of the existing bean seed quarantine.

NEW SECTION

WAC 16-301-455 Bean seed-borne viral disease quarantine—Regulated articles. Seeds of common beans intended for planting purposes, bean plants and parts of plants, and crop residue from the harvest of beans are regulated under the terms of the bean seed-borne viral disease quarantine.

NEW SECTION

WAC 16-301-460 Bean seed-borne viral disease quarantine—Regulated disease. Seed-borne viral diseases of beans, such as but not limited to bean common mosaic virus, and adzuki mosaic viruses are regulated under the terms of the bean seed-borne viral disease quarantine.

NEW SECTION

WAC 16-301-465 Bean seed-borne viral disease quarantine—Quarantined area. The entire counties of Clallam, Clark, Cowlitz, Grays Harbor, Island, Jefferson, King, Kitsap, Lewis, Mason, Pacific, Pierce, San Juan, Skagit, Skamania, Snohomish, Thurston, Wahkiakum, and Whatcom in the state of Washington and all areas outside the state of Washington are established as a quarantine area for the bean seed-borne viral disease.

NEW SECTION

WAC 16-301-470 Bean seed-borne viral disease quarantine—Regulated area. The entire counties of Adams, Asotin, Benton, Chelan, Columbia, Douglas, Ferry, Franklin, Garfield, Grant, Kittitas, Klickitat, Lincoln, Okanogan, Pend Oreille, Spokane, Walla Walla, Whitman, and Yakima are established as a protected area for bean seed-borne viral diseases in Washington.

NEW SECTION

WAC 16-301-475 Bean seed-borne viral disease quarantine—Requirements for planting bean seed in the regulated area. No bean seed may be planted, or sold, shipped, or transported for seed purposes, or knowingly received, into the regulated area which are known to be contaminated with bean seed-borne viral diseases and which do not comply with the requirements of the bean seed quarantine in WAC 16-301-365 through 16-301-440.

Bean seed, that otherwise qualifies, may be received for planting purposes, planted, sold, shipped, or transported if that seed meets one of the following criteria:

(1) The bean variety (cultivar) is known to be uniform for the dominant I-gene. Documentation of evidence of uniformity must accompany the seed shipment. Undocumented cultivars are subject to serology and/or grow out testing to determine freedom from bean seed-borne viral diseases.

(2) The bean seed has been tested by the serology method (ELISA) and is found to be free from bean seed-borne viral diseases.

(3) The bean seed is tested by the serology method and is found to be positive for seed-borne viral diseases and on a subsequent grow out test, the sample is found free from bean seed-borne viral diseases.

(4) All serology tests are based on an official one pound sample of untreated bean seed for each fifty thousand pounds of bean seed or fraction thereof.

(5) All bean seed to be planted in the regulated area must have a viral disease compliance form filed with the WSDA seed program prior to planting.

NEW SECTION

WAC 16-301-480 Bean seed-borne viral disease quarantine—Identification and disposition of diseased bean seed. All bean seed that is determined to be contaminated by bean seed-borne viral diseases and which does not meet the requirements of WAC 16-301-475 must be

destroyed or diverted to dry edible or other non-seed purposes. For seed that is diverted to dry edible or other non-seed purposes, documentation of disposition of the seed must be provided to the department of agriculture upon request.

(1) Seed fields entered in the Washington state bean seed phyto-sanitary certificate inspection program or the Washington state seed certification inspection program as provided in WAC 16-302-045 and 16-301-235 that display symptoms of bean seed-borne viral diseases during the growing season is subject to testing provided in WAC 16-301-475 (3) and (4) to determine final disposition.

(2) When the director determines that it is probable, based on visual symptoms and serological analysis, that a seed field may be infected with bean seed-borne viral diseases and determines that a threat of infection of other fields exists, the director may prescribe aphid control or other requirements, through a notice of destruction as provided in WAC 16-301-435, deemed necessary to prevent infection of adjacent properties.

(3) The true identity of bean seed-borne viral diseases is based on testing methods recommended by the university results of which, when positive, is evidence to identify the disease as being subject to the department's requirements. The owner of the seed, at owner's expense, may request verification of pathogenicity. Such verification must be made using accepted scientific and professional techniques.

NEW SECTION

WAC 16-301-485 Bean seed-borne viral disease quarantine—Penalties. (1) Any bean field planted with seed in violation of the requirements of this quarantine is subject to destruction, in full or in part, or quarantined, as determined necessary by the director, to prevent the spread of bean seed-borne viral diseases. Any expenses of such actions will be solely that of the grower or their responsible agents.

(2) Any grower violating the terms of this quarantine, is subject to the criminal and/or civil penalties provided in chapters 15.49 and/or 17.24 RCW.

Chapter 16-302 WAC**GENERAL RULES FOR SEED CERTIFICATION****PART 1 - GENERAL SEED CERTIFICATION STANDARDS**NEW SECTION

WAC 16-302-005 Seed certification—Purpose. Under the authority of chapter 15.49 RCW, the department adopts rules to establish standards for seed certification in Washington state in order to maintain and make available sources of high quality seeds and propagating material of plant varieties so grown and distributed as to ensure genetic identity and genetic purity.

NEW SECTION

WAC 16-302-010 Agencies that certify seed in Washington state. (1) Seed certification in Washington state is conducted under the authority of chapter 15.49 RCW. The department conducts seed certification in cooperation with the WSCIA, Washington State University and AOSCA.

(2) The WSCIA is designated to assist the department in the certification of certain agricultural seeds. A memorandum of understanding between the department and the WSCIA designates WSCIA to act as the director's duly authorized agent for the purpose of certifying seed of buckwheat, chickpeas, field peas, lentils, millet, soybeans, small grain, sorghum and forest trees. The address and phone number for the WSCIA office is 414 S. 46th Avenue, Yakima, WA 98908, (509) 966-2234.

(3) The department's seed program certifies seed other than buckwheat, chickpeas, field peas, lentils, millet, soybeans, small grain, sorghum and forest trees. The address and phone number for the department seed program office is 21 N. 1st Avenue, Yakima, WA 98902, (509) 225-2630.

NEW SECTION

WAC 16-302-015 Seed classes recognized for seed certification. For the eligibility of varieties of seed refer to WAC 16-302-040. Four seed classes are recognized in seed certification, namely: Breeder, foundation, registered, and certified.

(1) Breeder seed is seed or vegetative propagating material directly controlled by the originating, or in certain cases the sponsoring plant breeder, institution, or firm. Breeder seed supplies the source for the initial and recurring increase of foundation seed.

(2) Foundation seed (identified by white tags) is first-generation seed increased from breeder seed or its equivalent. Production must be carefully supervised and approved by the certifying agency and/or the agricultural experiment station. Foundation seed is eligible to produce registered or certified seed.

(3) Registered seed (identified by purple tags) is the progeny of foundation seed that is handled as to maintain satisfactory genetic identity and purity and is approved and certified by the certifying agency. Registered seed is eligible to produce certified seed.

(4) Certified seed (identified by blue tags) is the progeny of foundation, registered or certified seed which is handled as to maintain satisfactory genetic identity and purity and is approved and certified by the certifying agency. Certified seed is not eligible for recertification for the crops certified by WSCIA, listed in WAC 16-302-550, except as provided for in WAC 16-302-035.

NEW SECTION

WAC 16-302-020 Seed standards for proprietary variety certification—Application for proprietary certification. The general seed certification standards provided for in this chapter together with the varieties eligible for seed cer-

tification constitutes the basic requirements for proprietary variety certification.

(1) The owner or designee with production or marketing rights of a proprietary variety must submit to the certifying agency a list of growers who will submit applications for certification showing the variety, acreage authorized, processor authorized, and also advising whether the variety is under genetic purity certification or under complete certification. The list of growers must be submitted prior to the application due dates for seed certification as specified in WAC 16-302-050.

(2) Each application for seed certification received by the certifying agency is subject to approval from the list submitted by the owner with production or marketing rights of a proprietary variety.

(3) The certifying agency shall refuse certification of any seed that appears in a processing or conditioning plant not authorized by the owner with production or marketing rights of a proprietary variety.

(4) An application for seed certification may be withdrawn at any time prior to tagging. The applicant is responsible for fees due and owing when an application for seed certification is withdrawn.

NEW SECTION

WAC 16-302-025 Seed standards for genetic purity certification. All certified seed must conform to the standards of purity and identity or variety in compliance with chapter 15.49 RCW and rules adopted thereunder. The general certification standards together with the specific crop certification standards established in this chapter are the basic requirements for genetic purity seed certification:

(1) Only proprietary varieties and OECD varieties not of United States origin to be tagged under the OECD scheme are eligible for genetic purity certification.

(2) Only the specific crop certification standards established in rule which pertain to genetic purity such as land requirements and isolation, shall apply for genetic purity certification. Fields must not contain other varieties or off-type plants in excess of established standards. The grower is responsible for controlling noxious weeds to prevent seed formation.

(3) Excessive prohibited and/or objectionable weeds, poor stands, lack of vigor, or other conditions, which make inspection by the certifying agency inaccurate, may be cause for rejection of a field.

(4) Field inspection. A field inspection is made by the certifying agency each year at the time the seed crop is in bloom, or at other times as may be most advantageous to determine genetic purity. A complete record must be maintained on the condition of the field (weeds, crop mixtures, etc.) and all information reported to the authorized agent and/or grower. Upon completion of all requirements for field inspection, a final field inspection report is issued by the certifying agency that the seed produced passed genetic purity requirements.

(5) Seed standards. The certifying agency shall test all lots to determine the purity and germination quality. Seed to be certified must not contain seeds of other varieties or off-

PROPOSED

types in excess of standards established in rule. The quality of each lot of seed represented to be certified must be that which is normally acceptable in the marketing of high quality seed. Failure to maintain acceptable quality shall be considered cause for revoking permission to participate in seed certification by genetic purity.

(6) Processing or conditioning requirements. Only those conditioning plants approved by the department Seed Program are permitted to process seed for certification. Complete records must be kept of all processing or conditioning. Blending of seed lots of the same variety from fields passing field inspections may be permitted with prior approval and if in accordance with requirements for blending. Sampling and all other operations involving certified seed must be under supervision of the certifying agency. The sample must be obtained in accordance with official sampling procedures. The entire lot must be cleaned and in condition for sale at the time of sampling. This sample must be submitted to the seed laboratory for testing to evaluate quality. Lots of questionable quality may be rejected and not eligible for certification.

(7) Certification tags for seed meeting the genetic purity standards must be clearly marked, "genetic purity certified."

(8) Fees for genetic purity certification are as established for each seed crop in chapter 16-303 WAC and the authorized agent or grower is responsible for all fees.

NEW SECTION

WAC 16-302-030 Standards for production of foundation seed. The general seed certification standards together with specific crop standards established in this chapter constitute the basic standards for production of foundation seed. Seed to be eligible for foundation certification tags, or OECD basic tags, must be approved by the originating plant breeder or his designated agent, and in compliance with the following standards:

(1) Preplanting report. A preplanting inspection, an industry responsibility, must be made of fields to be planted with breeder seed. A written report of the preplant inspection, performed by either a representative of the person issuing the contract or by the grower must be maintained by the variety owner or designee for a minimum of three years. The report shall show the grower's name, number of acres, location, crop history for the past three years, crops to be planted, origin of breeder seed, isolation status, and weed and crop present.

(2) Planting requirement. To distinguish between any possible volunteer and the crop seeded, all fields must be planted in distinct rows. Plants outside defined rows may be construed as volunteers.

(3) Combine inspection. The combine used for seed harvesting must be cleaned and inspected prior to harvesting foundation or OECD basic seed. The combine must be free of all contaminating material. If an official combine inspection is requested, the certifying agency must be notified of the following: The date, time, and location where the combine inspection may be made.

(4) Processing plant inspection. The processing or conditioning plant must be inspected before processing founda-

tion or OECD basic seed and periodic inspections will be made during processing by the processor.

(5) Recleaning, rebagging, etc. Recleaning, rebagging, preinoculation, treating, or other processes must be approved by the certifying agency. An original tag must be submitted with the request for recertification and the seed must be retagged and resealed on completion.

(6) For a proprietary variety the above combine inspection (subsection (3) of this section), and processing plant inspection (subsection (4) of this section), responsibility may be assigned to the proprietor or his designee upon their request. The variety owner or designee must maintain a report covering required inspections.

NEW SECTION

WAC 16-302-035 Limitation of generations for seed certification. The number of generations through which a seed variety may be multiplied is limited to the number specified by the originating breeder or owner of a variety except that:

(1) Unlimited recertification of the certified seed class may be permitted for crop varieties where foundation seed is not being maintained.

(2) The production of an additional generation of the certified class may be permitted on a one-year basis when:

(a) Prior to the planting season, the certifying agency states that foundation and registered seed supplies in the United States are not adequate to plant the needed acreage of the variety.

(b) Permission of the originating breeder and/or owner of the variety is obtained (if applicable).

(c) The additional generation of certified seed produced is declared to be ineligible for recertification.

NEW SECTION

WAC 16-302-040 Varieties eligible for seed certification in Washington state. (1) Only seed varieties that are accepted as meriting seed certification by an appropriate AOSCA National Variety Review Board or a member agency of AOSCA in accordance with the criteria listed in subsection (3) of this section may be eligible for seed certification in Washington state.

(2) A current list of varieties eligible for certification for the crops certified by the seed program may be obtained by contacting WSDA Seed Program, 21 N. 1st Avenue, Yakima, WA 98902, (509) 225-2630. A current list of varieties eligible for certification for the crops certified by WSCIA may be obtained by contacting WSCIA, 414 S. 46th Avenue, Yakima, WA 98908, (509) 966-2234.

(3) The following information is required for submission to an AOSCA National Variety Review Board or other certifying agency for acceptance of a seed variety for certification:

(a) A statement and supporting evidence by the originator, developer, or owner requesting certification that:

(i) The variety has been adequately tested to determine its value and probable area of adaptation, and that it merits certification; and

(ii) The variety is distinguishable from other varieties as set forth in Article 5, International Code of Nomenclature for Cultivated Plants, which reads as follows: "The term cultivar (variety) denotes an assemblage of cultivated individuals which are distinguished by any characters (morphological, physiological, cytological, chemical or others) significant for the purposes of agriculture, forestry, or horticulture, and which, when reproduced (sexually or asexually) retain their distinguishing features."

(b) A statement on origin and breeding procedure.

(c) A description of:

(i) The morphological characteristics, (such as color, height, uniformity, leaf, head or flower characteristics, etc.);

(ii) Physiological characteristics;

(iii) Disease and insect reactions; and

(iv) Any other identifying characteristics of value to field inspectors and other pertinent factors as the breeder or sponsor considers relevant.

(d) Evidence of performance, including data on yield, insect or disease resistance and other factors supporting the value of the variety. Performance tests may be conducted by private seed firms or agricultural experiment stations, and must include appropriate check varieties, which are used extensively in the area of intended usage.

(e) A statement giving the suggested region of probable adaptation and purposes for which the variety is used. This includes where the breeder of the variety has tested the variety and anticipates recommending the merchandising of it.

(f) A description of the procedure for maintenance of stock seed classes. At the time a variety is accepted for certification, a sample lot of breeder seed is presented to the certifying agency. The sample is retained as a control varietal sample against which all future seed stock released for certified seed production may be tested to establish continued trueness of variety.

NEW SECTION

WAC 16-302-045 How may a person apply for seed certification in Washington state? If a person wishes to participate in the Washington state seed certification program, you must submit an application to the appropriate certifying agency along with the required fees (application fee, field inspection fee and late application fee if applicable):

(1) An application for seed certification must be submitted for each crop, variety and field.

(2) Applications may be obtained from a certified seed processor or the certifying agency listed in WAC 16-302-010.

(3) The applicant is responsible for payment of all fees. Washington State University, its official agents and USDA Plant Material Center are exempt from paying fees on seed stock.

(4) The applicant must attach to the application for seed certification official tags/labels and/or other verification from seed stock planted. The applicant must also attach proof of quarantine compliance when required, under chapter 16-301 WAC. Refer to chapter 16-303 WAC for appropriate fees.

(5) When it is necessary for a grower to reseed due to a failure to get a stand, the grower will retain records of seed

lots used and the date of reseeding. Reseeding must be done within two years of the original planting date for grasses or within one year for all other crops. If seed stock of a different lot is used for reseeding, the grower must submit proof of seed stock used on a seedling application form. An additional application fee will be charged.

NEW SECTION

WAC 16-302-050 When is an application for seed certification submitted? (1) Seed certification application due dates are:

(a) For seed certified by the department: Alfalfa, clover, grasses and rapeseed (seedling applications) - within sixty days of planting. Seedling applications will not be accepted if received more than one hundred five days after planting.

(b) Notification of a seedling field to be harvested for certification the same year of planting is due July 31 with the required fees.

(i) Bean - July 1.

(ii) Corn - June 1.

(2) For seed certified by the WSCIA:

(a) Buckwheat, field pea, chickpea, lentil, millet, and small grains (both winter and spring varieties) - June 1.

(b) Soybean - July 1.

(c) Sorghum - July 15.

(d) Forest tree seed certification - refer to specific crop requirements in chapter 16-319 WAC.

(3) An application for seed certification must be submitted to the certifying agency each year a grower plans to produce seed for certification of annual crops (beans, peas, grain).

(4) A renewal application for seed certification must be submitted to the certifying agency after a stand is established each year that a grower plans to produce seed for certification of perennial crops (alfalfa, clover, grass). Due dates for renewal applications are as follows:

(a) Alfalfa and clover - June 15.

(b) Grass - May 1.

(5) Applications received after the due date are assessed a late application fee.

(6) No renewal application for seed certification may be accepted after the due date if a field inspection cannot be conducted prior to harvest except at the discretion of the certifying agency.

NEW SECTION

WAC 16-302-055 What are the responsibilities of a grower when participating in the seed certification program? All growers participating in the seed certification program must:

(1) Maintain the purity and identity of seed harvested and/or farm stored, and ensures reasonable precaution is taken to control contaminating crops and varieties, noxious weeds, and seed-borne diseases.

(2) Exercise precaution to prevent seed crop and lot mixture when harvesting.

PROPOSED

(3) Identify the seed crop as it is delivered to the processor with the assigned field number or numbers.

(4) Clean the seed crop at a seed conditioner approved by the department under WAC 16-302-125. A list of approved seed conditioners may be obtained from the department seed program.

(5) Comply with standards and procedures for seed certification under the authority of chapter 15.49 RCW and rules adopted thereunder.

(6) Prior to planting, comply with the quarantine provisions under chapter 16-301 WAC.

(7) Harvest of seed before a field inspection by the certifying agency causes forfeitures of both the application and field inspection fees, and completion of certification.

(8) Failure of seed growers to comply with the seed laws and rules is cause for the department to deny certification of seed under the provisions of chapter 34.05 RCW, the Administrative Procedure Act.

(2) Each year a crop of certified seed is produced, field inspections are made at a time when factors affecting certification are most evident.

(3) The unit of certification is the entire field standing at the time of inspection. A portion of a field may be certified if the area to be certified is clearly defined by flagging, stakes or other visual means.

NEW SECTION

WAC 16-302-075 Tolerances stated as "none found."

A tolerance of "none found" for contaminating or diseased material in either field or clean seed standards means that none was found during the normal procedure of field inspection or seed sample testing. None found does not constitute a guarantee that the field or seed is entirely free of the contaminant or disease.

NEW SECTION

WAC 16-302-080 What will cause a seed field to be ineligible for seed certification? (1) A seed field is not eligible for certification unless a field inspection is made prior to defoliation or harvesting.

(2) The presence of prohibited noxious weeds or excessive objectionable weeds may be cause for rejection of a seed field. Excessive weeds, poor stands, lack of vigor, or other conditions which make inspection inaccurate may be cause for rejection. A field producing foundation or registered seed that warrants a rejection because of noxious weeds may be reclassified to certified blue tag class if upon reinspection the field meets certified blue tag standards.

(3) If a seed field is rejected for certification, the grower may reapply to the certifying agency and pay a fee for reinspection after the cause for rejection is corrected, unless otherwise specified in chapter 16-302 WAC. No more than two reinspections are permitted for each field per year.

NEW SECTION

WAC 16-302-085 When may an applicant withdraw a field from inspection for seed certification. The applicant applying for seed certification may withdraw a field from field inspection for seed certification by notifying the certifying agency before the field is inspected.

NEW SECTION

WAC 16-302-086 Agency power to reject certification. The certifying agency shall have the authority to reject from certification any lot of seed not meeting these regulations. The agency reserves the right to refuse certification on any lot of seed if, in the opinion of the certifying agency, the color appearance, or the condition of the seed might be detrimental to the certification program. The certifying agency has the authority to refuse certification if the labeling of containers is misleading or may tend to be confusing as to its contents.

(3) Identify the seed crop as it is delivered to the processor with the assigned field number or numbers.

(4) Clean the seed crop at a seed conditioner approved by the department under WAC 16-302-125. A list of approved seed conditioners may be obtained from the department seed program.

(5) Comply with standards and procedures for seed certification under the authority of chapter 15.49 RCW and rules adopted thereunder.

(6) Prior to planting, comply with the quarantine provisions under chapter 16-301 WAC.

(7) Harvest of seed before a field inspection by the certifying agency causes forfeitures of both the application and field inspection fees, and completion of certification.

(8) Failure of seed growers to comply with the seed laws and rules is cause for the department to deny certification of seed under the provisions of chapter 34.05 RCW, the Administrative Procedure Act.

NEW SECTION

WAC 16-302-060 What are the certification requirements for seed? (1) The general seed certification rules in addition to the rules adopted on specific seed crop standards constitute the certification requirements for the seed crops listed in this chapter.

(2) Crops approved for certification for which rules are not in effect may be certified under the minimum requirements for seed certification as shown in WAC 16-301-010. Fees for certification of seed shall be the most applicable fees established by the department in rule.

NEW SECTION

WAC 16-302-065 Land history—Seed certification.

Land requirements for seed certification are as established in the specific seed crop standards. When a cultural practice has proved to be successful, requirements may be modified upon written approval of the seed certifying agency. Cultural practice may include any of the following:

(1) Mechanical means such as deep plowing.

(2) Chemical means such as fumigants.

(3) Other material for seed bed preparation. Materials and methods must be a matter of record. Any practice used must be adequate to ensure varietal purity and must be approved in writing by the certifying agency. Any deviations from established land requirements must be submitted in writing to the certifying agency.

NEW SECTION

WAC 16-302-070 When is a seed field inspected by the certifying agency? The certifying agency conducts field inspections as follows:

(1) A seedling field is inspected at the most appropriate time after receipt of seedling application. If the field produces seed the same year of planting, a seedling producing inspection is made prior to harvest.

Persons found guilty of violation or misuse or abuse of these regulations shall be subject to prosecution under chapter 15.49 RCW. Proof of violation may result in removal of privileges of certifying, dealing in or handling certified seed.

NEW SECTION

WAC 16-302-090 Sampling—Methods used in the sampling, inspecting, testing, analyzing and examining seed for certification. (1) The terms used in seed testing and the methods of sampling, inspecting, analyzing, testing and examining seed for certification are those adopted by the AOSA as shown in WAC 16-301-010.

(2) The entire lot of seed must be cleaned and in condition for sale at the time of sampling. Except for ryegrass which may be sampled under the early sampling program as allowed in WAC 16-302-091.

Ex: No. bags in lots	7	10	23	50	100	200	300	400
No. bags to sample	6	6	7	10	15	25	30	30

(4) Bulk seed. To obtain a composite sample, take at least as many cores or handfuls as if the same quantity of seed were in bags of an ordinary size. Take the cores or handfuls from well distributed points throughout the bulk.

(5) Seed in small containers. Seed in small containers shall be sampled by taking the entire unopened container in sufficient number to supply a minimum size sample for testing. The contents of a single container or the combined contents of multiple containers of the same lot shall be considered representative of the entire lot of seed sampled.

(6) A mechanical sampling device installed in a conditioning plant approved by the department under WAC 16-302-125 may be used in lieu of the sampling procedures above.

(7) If it is necessary for a sample to be taken by the department, a sampling fee will be charged under provisions of chapter 16-303 WAC.

NEW SECTION

WAC 16-302-091 What is the program for early sampling of ryegrass? The procedure for participating in the program for early sampling of ryegrass is as follows:

(1) Any company participating in this program must submit a report to the seed program listing the grower, acreage, variety, and field number of each field to be enrolled. This report must be filed by June 15th of each year. For fields that are in their second year of production or beyond, all lab numbers of tests from the previous year must also be provided.

(2) The seed company is responsible for having their field personnel sample each field in the window. The sample must be obtained from well-distributed points throughout the field. It is recommended that samples be thrashed and cleaned prior to testing. An additional fee will be charged for samples that are not cleaned. Samples must be forwarded to the seed program with the following information: The crop and variety, field number, grower, the name of the seed company, and a request for germination and fluorescence test.

(3) The department shall obtain a representative sample for laboratory analysis of each lot of seed for certification. The sample shall be taken in accordance with official sampling procedures. Official sampling procedures are as follows:

Seed in bags.

(a) When more than one core is drawn from a bag, follow different paths. When more than one handful is taken from a bag, take them from well-separated points.

(b) For lots of one to six bags, sample each bag and take a total of at least five cores or handfuls.

(c) For lots of more than six bags, sample five bags plus at least 10% of the number of bags in the lot. Round numbers with decimals to the nearest whole number. Regardless of the lot size, it is not necessary to sample more than thirty bags.

The sample must also indicate that it is being submitted under the early sampling program for ryegrass.

(3) At the time of conditioning the seed, a composite sample must be submitted to the seed program for purity testing. The sample information must indicate the seed is from a field under the early sampling program for ryegrass. In addition to providing complete certification information, the lab number on which the fluorescence test was conducted must also be provided. The seed program may run a fluorescence test on the composite sample to verify the results from the early sample.

(4) Certification tags will be issued upon completion of all required testing meeting the minimum certification standards for ryegrass. A tagging request must be filed with the seed program.

(5) Failure to comply with the requirements of this section will result in the disqualification of the seed company from the early sampling program for the year.

NEW SECTION

WAC 16-302-095 Identification of seed containers with field or lot numbers. (1) The field number must be on all seed containers or bulk seed delivery documents to ensure identity when delivered to the seed conditioner.

(2) All seed for certification must be packaged in clean, new containers of uniform weight and identified with a lot number when tagged and sealed. The lot number must identify the producer and year of production for each lot of seed. This requirement may be satisfied by use of a conditioner's code.

NEW SECTION

WAC 16-302-100 Seed certification—Prohibited noxious weed seed. The following are considered prohibited noxious weeds for the purpose of seed certification.

PROPOSED

ENGLISH OR COMMON NAME	BOTANICAL OR SCIENTIFIC NAME
Austrian fieldcress	<i>Rorippa austriaca</i> (Crantz) Bess.
Field bindweed	<i>Convolvulus arvensis</i> L.
Hedge bindweed	<i>Calystegia</i> Spp.
Camelthorn	<i>Alhagi maurorum</i>
Canada thistle	<i>Cirsium arvense</i> (L.) Scop.
Dodder	<i>Cuscuta</i> spp.
Hairy whitetop	<i>Cardaria pubescens</i> (C.A. Mey.)
Hoary cress	<i>Cardaria draba</i> (L.) Desv.
Jointed goatgrass	<i>Aegilops cylindrica</i>
Leafy spurge	<i>Euphorbia esula</i> L.
Perennial pepperweed	<i>Lepidium latifolium</i> L.
Perennial sowthistle	<i>Sonchus arvensis</i> L.
Quackgrass	<i>Elytrigia repens</i> (L.) Beauv.
Knapweed complex	
Bighead	<i>Centaurea macrocephala</i>
Vochin	<i>Centaurea nigrescens</i>
Black	<i>Centaurea nigra</i>
Brown	<i>Centaurea jacea</i>
Diffuse	<i>Centaurea diffusa</i>
Meadow	<i>Centaurea jacea x nigra</i>
Russian	<i>Acroptilon repens</i> L.
Spotted	<i>Centaurea maculosa</i>
Purple starthistle	<i>Centaurea calcitrapa</i>
Yellow starthistle	<i>Centaurea solstitialis</i> L.
Serrated tussock	<i>Nassella trichotoma</i>
Silverleaf nightshade	<i>Solanum elaeagnifolium</i> Cav.
Sorghum perennial such as, but not limited to, johnson-grass, sorghum alnum, and perennial sweet sudangrass	<i>Sorghum</i> spp.
Tansy ragwort	<i>Senecio jacobaea</i> L.
Yellow-flowering skeleton weed	<i>Chondrilla juncea</i> L.
White cockle	<i>Silene latifolia</i> (only in timothy)
Bladder campion	<i>Silene vulgaris</i> (only in timothy)
Lepyrodiclis	<i>Lepyrodiclis holsteoides</i>
Velvetleaf	<i>Abutilon theophrasti</i>

NEW SECTION

WAC 16-302-105 Seed certification—Objectionable weeds. The following weeds are considered objectionable noxious weeds for the purpose of seed certification.

English or common name	botanical or scientific name
Blackgrass	<i>Alopecurus myosuroides</i>
Blue lettuce	<i>Lactuca tatarica</i>
Docks and Sorrel	<i>Rumex</i> spp.
Field pennycress (fanweed)	<i>Thlaspi arvense</i>
Field sandbur	<i>Cenchrus incertus</i>
Halogeton	<i>Halogeton glomeratus</i> C.A. Mey.
Medusahead	<i>Taeniatherum caput-medusae</i> subsp. <i>caputmedusae</i>
Plantains	<i>Plantago</i> spp.
Poverty weed	<i>Iva axillaris</i> Pursh.
Puncturevine	<i>Tribulus terrestris</i> L.
St. Johnswort	<i>Hypericum perforatum</i> L.
Dalmation toadflax	<i>Linaria dalmatica</i> (L.) Mill.
Yellow toadflax	<i>Linaria vulgaris</i> Hill.
Western ragweed	<i>Ambrosia psilostachya</i> DC.
Wild mustard	<i>Sinapis arvensis</i> subsp. <i>arvensis</i>
Wild oat	<i>Avena fatua</i> L.
Gromwell (in small grain)	<i>Buglossoides arvensis</i>
Bedstraw	<i>Galium</i> spp. (in alfalfa only)
Black mustard	<i>Brassica nigra</i> (in rapeseed only)
Brown mustard	<i>Brassica juncea</i> (in rapeseed only)
Wild radish	<i>Raphanus raphanistrum</i> (in rapeseed only)
Dyers woad	<i>Isatis tinctoria</i>

NEW SECTION

WAC 16-302-110 Completion of seed certification—When may seed be labeled with a seed certification tag, label or seal? (1) The seed certification tag, label or seal is evidence of the genetic identity and purity of the contents and is attached to a container of certified seed prior to distribution. Seed that fails to meet certification standards because of genetic purity is not eligible for labeling.

(2) Seed certification tags, labels, and seals must be obtained from the certifying agency except as allowed in WAC 16-302-390, and must be attached to seed containers under the supervision of the certifying agency.

(3) Certification of seed is valid only if the tag, label or seal is affixed to each container in accordance with the AOSCA procedures as shown in WAC 16-301-010.

(4) No tag, label or seal may be removed and reused without permission of the certifying agency.

(5) A certified seed sale certificate will be issued upon completion of final certification for all seed to be sold in bulk. This certificate must accompany any shipment or transfers including those to other seed plants, out-of-state shipments or with any brokered seed. The seed plants own invoice may be used in lieu of a certified seed sale certificate for retail sales to growers.

(6) Seed that fails to meet certification requirements on factors other than genetic purity may be designated substandard at the discretion of the certifying agency. The certification tag or label attached to the seed must clearly show the reason the seed is substandard. Seed may not be tagged substandard if the seed can be remilled to meet minimum seed standards.

(7) Refer to chapter 16-301 WAC for seed labeling requirements.

NEW SECTION

WAC 16-302-115 Limitation of liability—Certification. The issuance of a certified seed label or certificate by the certifying agency for a lot of seed affirms that seed has been produced and conditioned according to chapter 15.49 RCW and the certification rules adopted thereunder. The certifying agency makes no warranty, expressed or implied or any representation as to the freedom from disease or quality of certified seed.

NEW SECTION

WAC 16-302-120 Labeling, advertising or other representation of seed—Prohibitions. It shall be deemed unlawful if any labeling, advertising, or other representation subject to chapter 15.49 RCW represents:

(1) Seed to be certified seed or any class thereof unless it has been determined by a seed certifying agency that such seed conforms to standards of purity and identity as to species (and subspecies, if appropriate), and variety, in compliance with the rules and laws of that agency pertaining to such seed.

(2) Seed to be foundation, registered, or certified seed, unless it has been inspected and tagged accordingly by a certifying agency as meeting certification standards of the department.

NEW SECTION

WAC 16-302-125 Who may condition seed in Washington state? (1) Under the authority of RCW 15.49.350, a seed conditioning facility must be inspected and approved by the department prior to conditioning seed in Washington state. Upon approval by the department, a seed conditioning permit is issued and the facility is placed on a list of approved seed conditioning plants. A copy of the list can be obtained by contacting the department seed program.

(2) A person desiring to condition seed must make application to the department for a permit on a form provided by the department.

(3) To obtain department approval for a seed-conditioning permit, the department conducts an inspection. A facility must show evidence that:

(a) Seed for certification is handled in a manner which prevents mixture of lots of seed;

(b) The seed conditioning facility is maintained and cleaned. Equipment must be easily accessible for cleaning and inspection, and must be cleaned between lots;

(c) Each lot of seed is identified with a lot number;

(d) Screenings are disposed of in accordance with chapter 15.49 RCW; and

(e) Seed is sampled in accordance with WAC 16-301-095 and 16-301-105.

(4) A seed conditioning facility must be approved by the department prior to handling seed for certification in bulk.

NEW SECTION

WAC 16-302-130 What are the responsibilities of a seed conditioner? (1) It is the responsibility of a department approved seed conditioner to operate in a manner that:

(a) Maintains the purity and identity of seed conditioned, stored, transshipped or labeled.

(b) Complies with the standards and procedures for conditioning and sampling seed in accordance with chapter 15.49 RCW and rules adopted thereunder.

(2) Prior to shipping seed out-of-state, the seed conditioner must obtain approval from the certifying agency. Refer to WAC 16-302-145 through 16-302-165 for inter-agency seed certification requirements.

(3) Records of all operations must be complete and adequate to account for all incoming seed and final disposition of seed.

(4) The seed conditioner is responsible for seed certification fees including sampling, testing, production and final certification fees, and may request the responsibility for additional fees.

(5) Failure of a seed conditioner to comply with the seed law and rules is cause for the department to revoke a seed conditioning permit under the provisions of chapter 34.05 RCW, the Administrative Procedure Act.

PART 2 - BLENDING OF CERTIFIED SEED

NEW SECTION

WAC 16-302-135 What considerations are there for blending seed? (1) Size of seed blend permitted is dependent on factors such as quality of seed lots to be blended and the conditioning plant facilities.

(2) A blend data sheet is filed with the certifying agency and must be maintained by the seed conditioner. Laboratory analysis must be completed before tags are issued.

(3) Seed must be blended by a seed conditioner approved by the department under WAC 16-302-125.

PROPOSED

(4) A representative of the certifying agency may supervise the blending operation.

(5) A tetrazolium test may be used in lieu of a germination test.

(6) Upon approval of the certifying agency, field run lots of seed may be commingled to facilitate conditioning. The blend fee shall not apply.

(7) Remill lots of seed may be blended prior to testing to facilitate processing.

(8) Individual lots of grass seed shall not contain more than one hundred eighty per pound and alfalfa and clover shall not contain more than ninety per pound of objectionable weed seeds.

(9) Individual lots must be free of prohibited noxious weed seeds.

(10) Two or more sod quality lots may be blended and tagged as a "sod quality mixture or blend." Appropriate tags will be issued and blend fee shall be applicable.

labels or evidence of its eligibility from another official certifying agency together with the following information:

(a) Variety and species;

(b) Quantity of seed;

(c) Class of seed; and

(d) Field or lot number traceable to the previous certifying agency's records.

(2) Seed tagged and sealed with official certification tags is eligible for interagency certification without obtaining approval from certifying agency of the originating state.

(3) An "interagency certified seed" report form must be submitted to all certifying agencies involved. Forms can be obtained from the department seed program. Information required to complete the form includes:

Part A

- Name
- Address of shipper
- Destination
- Shipping weight
- Lot number
- Grower name
- Field number
- Date of seed shipment
- Amount of seed used

Part B and C

- Date shipment is received by the receiving state
- Receiving weight and lot number
- Clean weight
- Bag count
- New lot number if different than the receiving lot number
- Screenings weight

(4) Certified seed not tagged and sealed with official certification tags must follow the interagency certification procedure in WAC 16-302-155.

NEW SECTION

WAC 16-302-155 Interagency seed certification procedure. Certified seed that is produced in Washington state and shipped out-of-state must comply with the interagency seed certification procedure.

(1) The interagency seed certification procedure for field pea, lentil, soybean, small grain and sorghum seed is as follows:

(a) A certified seed sale certificate must be executed by the department for unprocessed seed pending final certification when moved out-of-state.

(b) Unprocessed seed pending final certification is subject to all certification fees when moved out-of-state.

(2) The interagency seed certification procedure for all other kinds of seed except field pea, lentil, soybean, small grain and sorghum seed shipped out-of-state is as follows:

(a) Obtain approval of all certifying agencies involved prior to shipment:

• Complete section (A) of "interagency certified seed" report referred to in WAC 16-302-150(3). Prior to shipment one

PROPOSED

NEW SECTION

WAC 16-302-140 When are seed blends eligible for tagging prior to analysis? Blends are eligible for tagging prior to analysis of the official sample of the blend upon meeting the following conditions:

(1) The calculated percent of impurities (weeds, crop, inert, etc.) is twenty percent less than the maximum allowed in rules for seed certification.

(2) The calculated percent of germination is not less than the minimum germination standard established in the rule for seed certification.

(3) All seed lots blended meet certification standards.

(4) All lots of seed used in a registered class blend must meet registered class purity and germination standards.

(5) Fees for blending are payable to the department by the person requesting permission for the blend after completion of lab analysis. Refer to chapter 16-303 WAC for the appropriate fee.

PART 3 - INTERAGENCY SEED CERTIFICATION REQUIREMENTS

NEW SECTION

WAC 16-302-145 Interagency seed certification standards. (1) Interagency certification is the participation of two or more official certifying agencies in performing the services required to certify the same lot or lots of seed.

(2) The general rules for seed certification and specific certification standards are basic and together with WAC 16-302-150 through 16-302-165, constitute the rules for interagency certification for Washington state.

NEW SECTION

WAC 16-302-150 Eligibility for interagency certification. (1) Seed recognized for interagency certification must be received in containers carrying official certification

copy of the "interagency certified seed" report must be submitted to the department seed program and one copy to the certifying agency where seed is being processed.

- Clearly mark each container with the lot number and Washington field number.

(b) Upon completion of seed processing, sections (B) and (C) of "interagency certified seed" report referred to in WAC 16-302-150(3) must be completed and submitted to the department seed program.

- If the department is to finalize certification, a representative of the certifying agency in the receiving state must draw an official sample. The sample must be submitted to the department seed program.

- When Washington state certification tags are used, the lot must be tagged and sealed under supervision of the department. The applicant must pay a mileage fee and hourly rate for all additional mileage and travel time required.

- When Washington state interagency tags are used, the tags must be mailed to the nearest representative of the certifying agency having jurisdiction for tagging.

(c) If another state receives seed and finalizes certification, the department must advise the receiving state's certifying agency of certification eligibility. Sampling, testing, and tagging shall be in accordance with the receiving state's requirements.

(d) The applicant for interagency seed certification is responsible for all fees authorized under Washington's certification program and any additional fees that may be assessed by both agencies involved. Fees for Washington's interagency certification program must be paid upon submission to the department of the "interagency certified seed" report, section (A).

NEW SECTION

WAC 16-302-160 Interagency seed certification standards—Seed produced out-of-state. (1) Certified seed produced out-of-state and shipped into Washington state for processing is eligible for Washington interagency tags only after obtaining approval from the certifying agency of the originating state. The seed must then comply with Washington certification standards.

(2) Certified seed produced out-of-state that is officially tagged and sealed must be handled under the interagency program if seals are to be broken for reinoculation or other processing. The applicant for interagency seed certification must obtain approval from the department prior to breaking the official seals and all operations must be under the supervision of the certifying agency.

NEW SECTION

WAC 16-302-165 Interagency certification requirements—Blends. Blends of different origin can be authorized only after obtaining approval from certifying agencies involved. Blends must comply with blend standards established by the department (see blending of certified seed in this chapter). Interagency tags used must show percentage of each origin involved.

NEW SECTION

WAC 16-302-170 Other considerations in applying the standards for certification. (1) Any crop certification standard, with the exception of germination that is expressed as a percent will be derived from a test based on the minimum weight for purity analysis as specified in the 2000 AOSA rules for that crop unless otherwise specified in rule.

(2) Any crop certification standard that is based on the number per pound will be derived from a test based on the minimum weight for noxious weed seed examination as specified in the 2000 AOSA rules for that crop unless otherwise specified in rule.

(3) For species that have a high rate of inherent dormancy, it will be acceptable to use the percent of total viability instead of germination percentage for certification only. State and federal seed laws require seed be labeled on a germination test.

PART 5 - PROCEDURES FOR ORGANIZATION FOR ECONOMIC COOPERATION AND DEVELOPMENT SCHEME FOR VARIETY CERTIFICATION (OECD)

NEW SECTION

WAC 16-302-210 What is the organization for economic cooperation and development? The Organization for Economic Cooperation and Development (OECD) certification scheme is an international organization limited to federal government membership. The agricultural research service of the United States Department of Agriculture is responsible for implementing the OECD seed certification schemes in the United States. The department, by virtue of an agreement with the agricultural research service, United States Department of Agriculture, is authorized to implement OECD certification in Washington state.

NEW SECTION

WAC 16-302-215 Crop standards for OECD variety certification. (1) The general and specific crop certification standards as established in rule by the department are basic and, together with the following specific standards, constitute the rules for OECD varietal seed certification.

(2) Varieties eligible for OECD certification.

(a) Crop varieties of United States origin shall be eligible for OECD certification only if accepted into Washington state's certification program.

(b) Crop varieties, of origin other than United States, are eligible for OECD certification only if listed in OECD publication, *List of Cultivars Eligible for Certification*.

(3) Classes of seed eligible for OECD certification.

Washington and U.S. Seed Classes	Label Color	Equivalent OECD Seed Classes	OECD Label Color
Breeder	-----	Prebasic	-----
Foundation	White	Basic	White
Registered	Purple	Basic	White

PROPOSED

Certified	Blue	1st Generation Certified Seed	Blue
Certified pro- duced from Certi- fied	Blue	2nd Generation Certified Seed	Red

(a) Breeder or prebasic shall be planted to be eligible to produce basic white label.

(b) Foundation white label, registered purple label, or basic white label shall be planted to be eligible to produce 1st generation blue label.

(c) Certified or 1st generation blue label shall be planted to be eligible to produce 2nd generation red label.

(4) OECD seed stock sample. Each lot of OECD seed stock shall be sampled under supervision of the certifying agency before seals are broken. Samples are used as control for grow out test and a portion may be submitted to seed laboratory for analysis if deemed necessary. Seed stock lots without official tags will not be granted OECD approval.

(5) The department must obtain approval from the originating country for each OECD seed stock lot to be planted in the state of Washington for OECD production. Request for OECD approval is submitted by the seed program to ARS-Beltsville, Maryland, which then contacts the originating country.

(6) Application for OECD certification and fees.

(a) Applicant desiring plantings to be eligible for OECD certification must submit applications and fees as required for certification of that crop under Washington state's certification standards. Certification requirements and procedures for each species shall be the genetic standards in Washington state's certification program supplemented by OECD standards and by the limitations specified by originating country; such as, length of stand and number of seed crops eligible. All OECD seed shall be officially sampled and tested prior to tagging. Seed lots may not be required to meet Washington's minimum purity or germination certified seed standards.

(b) Washington OECD eligible lots may, with approval of both agencies involved, be blended with OECD eligible seed of other state agencies. The applicant is responsible for all fees of both agencies involved.

(c) Seed produced out-of-state and processed in Washington must be OECD tagged by the state of origin.

(7) OECD tagging and sealing. OECD tags shall be printed and issued according to OECD rules. The department seed program shall issue an OECD reference number; e.g. (USA-W-78-000), which is printed on each tag. The department recommends that OECD reference numbers be stenciled on each bag. Additional statements on the OECD tag such as, "date of sealing," etc. must be kept to a minimum.

(8) Bagging sample of OECD lot. A bagging sample of each lot of OECD seed tagged is drawn under supervision of the certifying agency. One hundred to two hundred fifty grams of the sample must be held for the originating country, and the balance of the sample is used for required post control grow-out tests.

(9) OECD certificate. The seed program shall issue an OECD certificate showing:

- (a) Species,
- (b) Variety,

(c) Reference number,

(d) Date of sealing,

(e) Number of containers,

(f) Weight of lot, class of seed, and

(g) OECD reference number of seed stock used for each lot tagged and sealed upon receipt of tagging report and bagging sample.

One copy of the OECD certificate is to be mailed to the shipper, one copy is mailed to ARS-USDA, one copy is attached to bagging sample and one copy is for department seed program files.

(10) OECD grow-out tests. As prescribed by OECD rules, at least one of four domestic lots tagged and all lots of foreign varieties OECD tagged must be planted in grow-out tests.

(11) Special OECD fees. In addition to fees required by applicable Washington certification rules, an additional fee shall apply to all seed tagged OECD. Refer to chapter 16-303 WAC for the appropriate fee.

All fees are payable by the person requesting OECD certificate.

PART 2 - SPECIFIC SEED CERTIFICATION STANDARDS

ALFALFA SEED CERTIFICATION STANDARDS

NEW SECTION

WAC 16-302-220 What are the standards for alfalfa seed certification. (1) The general seed certification definitions and standards in this chapter are basic and together with WAC 16-302-225 through 16-302-240 constitute the standards for alfalfa seed certification.

(2) Fees for seed certification are assessed by the certifying agency as established in chapter 16-303 WAC.

NEW SECTION

WAC 16-302-225 Land requirements for alfalfa seed certification. Land requirements for the production of alfalfa seed crop are as follows:

(1) Prior to stand establishment an alfalfa seed crop of the same kind must not have been grown or planted on the land for four years for the production of foundation or registered class or one year for the production of certified class; except two years are required for the production of certified class seed of varieties adapted to the northern and central regions following varieties adapted to the southern region.

(2) Reseeding of an alfalfa seed field due to failure or partial failure of the first seeding may be done by referring to the guidelines in WAC 16-302-045(5).

(3) Ditchbanks, roadways, etc. adjacent to a certified alfalfa seed field must be free of volunteer alfalfa and prohibited noxious weeds.

(4) Volunteer alfalfa plants in the alfalfa seed field may be cause for rejection or reclassification of a seed field.

(5) No manure or other contaminating materials may be applied during the establishment and production period of the alfalfa seed stand.

NEW SECTION

WAC 16-302-230 Isolation requirements for alfalfa seed certification. Isolation requirements for the production of alfalfa seed crop are as follows:

(1) Alfalfa seed crop for certification must be isolated from all other alfalfa varieties or fields of the same variety not meeting varietal purity requirements for certification as follows:

	Fields less than five acres	Fields five acres or more
Foundation	900 feet	600 feet
Registered	450 feet	300 feet
Certified	165 feet	165 feet

(2) Isolation between different classes (generations) of the same variety of alfalfa seed crop must be as follows:

Class Being Produced	Distance required from fields planted with:	Fields less than five acres	Fields five acres or more
Foundation	Foundation or Registered	225 feet	150 feet
Registered	Registered or Certified	115 feet	75 feet
Certified	Certified	75 feet	45 feet

(3) In cases where an adjoining field is planted with a different variety of alfalfa, or alfalfa of a lower class, isolation may be obtained by measuring off the required strip in the certified seed crop field. This isolation strip may be mowed for hay or it may be harvested for uncertified seed under the following conditions:

(a) The grower must apply for certification of the entire alfalfa seed field and clearly stake off the isolation strip. The entire field must pass all certification requirements, except for isolation at time of inspection. The field report will show rejection due to lack of isolation.

(b) The grower must harvest and deliver to a department approved conditioning plant the seed from the certified portion of the field separately from the seed from isolation strip. After the seed is weighed and lotted in, the weight of the seed from the isolation strip is to be reported to the seed program. At this time the seed program records will indicate the field has passed certification.

(4) Isolation is not required in an alfalfa seed field producing certified class seed when the isolation zone is less than ten percent of the entire field being certified if there is a clear ten-foot line of demarcation between adjacent varieties. The isolation zone is the area calculated by the length of the common border with other varieties by average width of the certified field falling within the one hundred sixty-five-foot isolation distance requirement.

NEW SECTION

WAC 16-302-235 Field tolerances for alfalfa seed certification. Field tolerances for the production of alfalfa seed are as follows:

	Field Producing*		
	Foundation	Registered	Certified
Other varieties	0.1%	0.5%	1.0%
Sweet Clover	none found	5 plants/acre	10 plants/acre
Red Clover	none found	4 plants/acre	20 plants/acre

* Prohibited noxious weeds must be controlled to prevent seed formation.

NEW SECTION

WAC 16-302-240 Seed standards for alfalfa seed certification. (1) Seed standards for the production of alfalfa seed are as follows:

Purity	Foundation	Registered	Blue Tag Certified
Pure seed (minimum)	99.00%	99.00%	99.00%
Other crops (maximum)	.10%	.10%	.25%
Sweet clover (maximum)	none found	none found	90 per lb.
Inert matter (maximum)	1.00%	1.00%	1.00%
Weed seed (maximum)	.10%	.20%	.25%
Objectionable weed seeds (maximum)	none found	none found	18 per lb.
Germination (Min. total of germination and hard seed)	8.00%	85.00%	85.00%
or Tetrazolium (Min. total of Tetrazolium and hard seed)	82.00%	87.00%	87.00%

(2) Alfalfa seed must be free of prohibited noxious weed seeds and foundation class must be free of Brassica spp.

(3) One pound of seed will be examined for the presence of dodder.

BEAN SEED CERTIFICATION STANDARDS

NEW SECTION

WAC 16-302-245 What are the standards for bean seed certification. (1) The general seed certification standards and definitions in this chapter are basic and together with WAC 16-302-250 through 16-302-270 constitute the standards for bean seed certification.

(2) Fees for seed certification are assessed by the certifying agency as established in chapter 16-303 WAC.

(3) Prior to planting bean stock, seed must be in compliance with the quarantine requirements found in chapter 16-301 WAC in order to be eligible for certification. Any seedling application submitted without proof of quarantine compliance will not be accepted into the certification program. Any seed field planted in violation of chapter 16-301 WAC will be subject to the procedures in WAC 16-301-435, 16-301-440, and 16-301-485.

NEW SECTION

WAC 16-302-250 Definitions. For the purposes of WAC 16-302-245 through 16-302-270, the following definitions shall apply in addition to the definitions found in chapter 16-301 WAC:

"Adzuki bean" means *Vigna angularis*.

"Dominant I-gene cultivar" means a cultivar that has resistance to all known strains of bean common mosaic virus (B.C.M.V.) due to the presence of the dominant I-gene. Dominant I-gene cultivars will not show mosaic mottle symptoms or transmit the virus through seed when inoculated with any strain of B.C.M.V.

"Diseases" means those viral, fungal, and bacterial diseases of beans enumerated in WAC 16-494-013 and any new variations or strains of these identified in the future.

"Recessive I-gene cultivar" means a cultivar that may be susceptible to some strains of bean common mosaic virus and may show mosaic mottle symptoms.

"Seed-borne viral diseases" includes bean common mosaic virus, adzuki common mosaic virus, and other similar viral diseases causing mosaic mottle and other symptoms similar to those of bean common mosaic virus.

NEW SECTION

WAC 16-302-255 Land requirements for bean seed certification. Land requirements for the production of bean seed are as follows:

(1) A field to be eligible for the production of certified class must not have been planted to beans of a different variety the preceding three years.

A field to be eligible for the production of foundation or registered classes must not have been planted to beans for the previous three years unless those beans were of the same variety of equal or higher class. The fields must be free of bacterial diseases during the previous two years of planting.

(2) A bean field is not eligible for production of certified seed for more than two consecutive years.

NEW SECTION

WAC 16-302-260 Field tolerances and requirements for bean seed certification. (1) Field tolerances and requirements for the production of a bean seed crop are as follows:

	Field Producing*		
	Foundation	Registered	Certified
Other varieties or off-type plants	none found	0.1%	0.2%
Other crops	none found	0.1%	0.1%
Total seed-borne diseases	none found	none found	none found

* Except as noted in subsection (6) of this section.

(2) Snap and kidney beans must be isolated by 1320 feet from known bacterial blight.

(3) The following requirements apply to bean seed certification:

(a) Pintos, red mexicans, pinks, great northern, small whites, navy beans, and black turtle beans may be grown for an unlimited number of generations under rill or sprinkler irrigation.

(b) Kidney beans, cranberry types, Taylor horticultural types, and Borlotto types may be grown for an unlimited

number of generations under rill irrigation or for one generation under rill irrigation and, subsequently, for two generations under sprinkler irrigation. The fourth and unlimited subsequent generations may be grown and inspected with the same alternation of irrigation types.

(4) Bean fields must be rogued of weeds, off-type plants, volunteer plants, and plants showing symptoms of seed-borne diseases. Excessive nightshade shall be a cause for rejection.

(5) For a bean field to be eligible for certification it must be clean and have boundaries that are clearly defined and a minimum of 36" which is adequate to prevent mechanical contamination.

(6) Excessive weeds, poor stands, lack of vigor, or any other condition which is apt to make inspection inaccurate may be cause for rejection of a bean field.

(7) Bean fields, including those planted with a dominant I-gene cultivar, are allowed the following levels of bean seed-borne virus diseases in the field: For foundation class, none; for registered class, .5% and for certified class 1.0%.

NEW SECTION

WAC 16-302-265 Seed field inspection requirements for bean seed certification. Seed field inspection requirements for the production of bean seed are as follows:

(1) When factors affecting certification are most evident. The second inspection, when required, shall be a windrow inspection.

(2) A serology or a grow out test to verify presence of seed-borne diseases in beans may be required if the applicant, or the certifying agency deems it necessary as allowed under WAC 16-301-480(1).

NEW SECTION

WAC 16-302-270 Seed standards for bean seed certification. Seed standards for the production of bean seed are as follows:

(1)

Purity	Foundation Registered Certified		
	Pure seed (Min.)	98%	98%
Other crops & varieties (Max.)	none found	none found	2/100 lbs.
Badly damaged seed (Max.)		2%	2%
Inert matter (Max.)		2%	2%
Splits (Max.)		2%	2%
Weed seed (Max.)		none found	none found
Germination (Min.)		85%	85%

(2) Total inert matter, splits, and badly damaged bean seed shall not exceed 2% except for foundation class.

(3) Laboratory test reports state the percent of discolored beans for information only.

(4) Rough handling of bean seed in the combine or cleaning plant reduces germination materially. Precautions must be taken against such treatment and the seed safeguarded against high drops.

PROPOSED

CORN SEED CERTIFICATION STANDARDS**NEW SECTION**

WAC 16-302-275 What are the standards for corn seed certification. (1) The general seed certification definitions and standards in this chapter are basic and together with WAC 16-302-280 through 16-302-315 constitute the standards for corn seed certification.

(2) Fees for seed certification are assessed by the certifying agency as established in chapter 16-303 WAC.

NEW SECTION

WAC 16-302-280 Eligibility for corn seed certification. Eligibility for corn seed certification is as follows:

(1) Foundation corn inbred lines:

(a) For the purposes of corn seed certification, the propagation of male sterile inbred lines is subject to the same requirements and rules as apply to foundation single crosses in subsection (2) of this section.

(b) An inbred line must be a relatively true breeding strain of corn resulting from at least five successive generations of controlled self-fertilization; or at least five generations of back-crossing to a recurrent parent with selection; or its equivalent.

(c) Inbred lines increased by hand pollination are eligible for corn seed certification.

(d) An inbred used as a pollinator in a foundation single cross production corn field may be certified if all the seed parents in the isolated corn field are inspected for certification and meet all field requirements for certification.

(e) Addition of specific genetic factors to a line of corn.

(i) When a specific genetic factor(s) is added to an inbred line, the line must be backcrossed to its recurrent parent at least five generations. The line shall be homozygous for the specific genetic factor(s) except for the pollen restoration factor(s), and the genic male sterile maintainer line.

(ii) For a recovered pollen restorer inbred line, selection must be relative to a specific cytoplasmic male sterile source.

(iii) The originator must supply proof of the genetic nature of a recovered line.

(iv) A genic male sterile maintainer line, consisting of duplicate-deficient and male-steriles in an approximate one to one ratio must be no more than two generations removed from breeder's seed. The maintainer must be designated according to generation as:

(A) Breeder seed: The hand pollinated selfed seed from a known duplicate-deficient plant heterozygous at a particular male sterile locus.

(B) Foundation I seed: The product of random-mating among fertile plants arising from breeder seed.

(C) Foundation II seed: The product of random-mating among fertile plants arising from foundation I seed.

(v) A genic male sterile line must be a strain homozygous for a particular male sterile recessive allele.

(vi) The genic male sterile lines shall be identified as to the recessive genes they carry, e.g., B37 ms-1, N26 ms-10. The maintainer lines must be identified not only for the male

sterile gene for which it is heterozygous, but also for the specific translocation from which it was derived, e.g., B37 Mt-1 ms-1, N28 Mt-1 ms-10.

(2) Foundation corn single crosses:

(a) Foundation single cross. A foundation single cross must consist of the first generation of a cross between: Two inbred lines; an inbred line and a foundation back cross; or two foundation back crosses.

(b) Foundation back-crosses:

(i) A first generation foundation back cross must be the first generation cross between a foundation single cross of related inbred lines and an inbred line which must be the same as one of the inbreds in the foundation single cross.

(ii) A second generation foundation back cross must be made by using a first generation back cross as the seed parent and the pollinating parent shall be an inbred line. The inbred line must be the same as the inbred parent used in making the first generation back cross seed parent.

(c) A male sterile line may be substituted for its fertile counterpart as one parent of a foundation single cross if the male sterile line has been backcrossed for not less than five generations to its fertile counterpart, or the male sterile line is the same in other characteristics as its fertile counterpart.

(d) Male sterile lines propagated by hand pollination will be eligible for certification.

(e) A pollen restoring line may be substituted for its non-restoring counterpart in a foundation single cross if the pollen restoring line is the same in other characteristics as its non-restoring counterpart.

(3) Hybrid corn seed:

(a) Hybrid corn seed is seed to be planted for the production of feed or for use other than seed. It may be any one of the following:

(i) Double cross - the first generation cross between two foundation single crosses.

(ii) Three-way cross - the first generation cross between a foundation single cross as one parent and an inbred line or a foundation back cross as the other parent.

(iii) Single cross must consist of the first generation of a cross between: Two inbred lines; an inbred line and a foundation back cross; or of two foundation back crosses.

(b) Foundation single cross seed and foundation back cross seed planted for the production of double cross, single cross, or three-way cross hybrid corn seed must be completely certified by a recognized seed certifying agency.

(c) Inbred line seed planted for the production of single cross or three-way cross hybrid corn seed to be used for grain or forage production must meet the requirements for the definition of an inbred line (as provided for in subsection (1)(b) of this section) and be certified.

(d) Only the class "certified" is recognized.

(4) Inbred seed and the seed of each parent for single crosses must meet one of the following requirements:

(a) Be in the hands of the originator;

(b) Be a line obtained directly from the originator;

(c) Be a line obtained from a state agricultural experiment station;

(d) Be a line obtained from the United States Department of Agriculture; or

PROPOSED

(e) Be certified. Evidence of eligibility must be a certification tag taken from the seed planted.

NEW SECTION

WAC 16-302-285 Field inspection for corn seed certification. A representative of the certifying agency makes a minimum of three field inspections during the pollinating period for certification of corn seed. When the previous crop was corn, at least one additional inspection is made to verify that the field is sufficiently free of volunteer plants from the previous crop. Field inspections may be made without giving prior notice to the grower.

NEW SECTION

WAC 16-302-290 Field standards for corn seed certification. Except for hybrid corn field standards for corn seed certification are:

- (1) Corn seed isolation requirements are:
 - (a) An inbred must be so located that it is not less than 660 feet from other corn except when the inbred is grown as a pollinator in a single cross production field. Any ear parent(s) in the same isolated field must be entered for certification, inspected, and meet all field requirements for certification.
 - (b) A specific foundation single cross must be located so the seed parent is not less than six hundred and sixty feet from other corn for pollinator rows and other seed parent(s) in the same isolated field. All seed parent(s) in the same isolated field must be applied for certification, inspected, and meet all field requirements for certification.
 - (c) Differential maturity dates are permitted for modifying isolation distances for inbred lines or male sterile inbred line increases if there are no receptive silks in the ear or seed parent at the same time pollen is being shed in the contaminating field.
 - (d) Foundation inbred or single cross production fields of dent sterile popcorn need not be isolated from yellow dent field corn.
 - (e) Corrections for improper isolation must be made by one of the following methods:
 - (i) By completely destroying or by detasseling the necessary contaminating corn before silks appear in the ear or seed parent in the field to be certified; or
 - (ii) By completely destroying the plants which are improperly isolated from the contaminating corn before the final field inspection.
- (2) For corn single crosses, nine feet is the maximum distance a seed parent row must be from a pollen parent row.
- (3) For corn single crosses, the minimum population of pollen shedding plants per acre is two thousand. Ineffective pollen parent plants must not be counted.
- (4) Corn single cross fields being inspected for certification must contain not less than four hundred pollen plants per acre that are actively shedding pollen when more than twenty-five percent of the seed parent silks are apparently receptive.
- (5) Corn single cross detasseling or pollen control. More than five percent of the seed parent must have apparently

receptive silks for the following provisions to apply. Apparently receptive silks are emerged silks which are not wilted or brown.

- (a) An isolation of a specific foundation single cross is not accepted for certification if at one inspection more than one-half percent of the stalks of the seed parent have shed pollen, or if the total number having shed pollen on any three days of inspection exceeds one percent.
- (b) Cytoplasmic male sterile seed parent plants; detasseling (cutting or pulling) to control plant pollen is permitted.
- (6) Corn field roguing:
 - (a) Definitely off-type plants must be destroyed completely so that suckers do not develop. Plants showing definite hybrid vigor or a definitely different type from the inbred or parent being inspected are classified as definitely off-type.
 - (b) For inbred lines, an isolation in which more than one-tenth of one percent (one per one thousand) of definitely off-type plants have shed pollen, when at the same time more than five percent of the plants have apparently receptive silks, is not certified.
 - (c) For single crosses, an isolation in which more than one-tenth of one percent of definitely off-type plants are present in the seed parent, when the silks have turned brown, is not eligible for certification.
 - (d) Sucker tassels and portions of tassels of off-type plants is counted as shedding pollen when two inches or more of the central stem, the side branches, or a combination of the two has the anthers extended from the glumes.

NEW SECTION

WAC 16-302-295 Field standards for hybrid corn seed certification. Field standards for hybrid corn seed certification are:

- (1) Hybrid corn seed isolation:
 - (a) A specific hybrid must be located so that the seed parent is not less than six hundred and sixty feet from corn of a different color or texture with the following exceptions:
 - (i) Hybrid seed production fields of dent sterile popcorn need not be isolated from yellow dent field corn; or
 - (ii) When the contaminating corn is of a different color or texture aggregating less than one-fourth acre on one exposure, the isolation distance may be modified in accordance with the table listed in this section.
 - (2) A specific hybrid corn must be located so that the seed parent is not less than four hundred and fifteen feet from other corn of the same color or texture. The planting of pollen parent border rows and the size of the crossing field according to the following table may modify this distance.

Field Size* = 1-20 Acres		Field Size* = 21 Acres or more	
Distance from other corn in feet	Minimum border rows required	Distance from other corn in feet	Minimum border rows required
415	0	415	0
395	1	375	1
375	2	330	2
355	3	290	3
330	4	250	4

PROPOSED

310	5	210	5
290	6	165	6
270	7	125	7
250	8	85	8
230	9	45	9
210	10	less than 45	10
185	11		
165	12		
145	13		
125	14		
105	15		
85	16		

* Different dates of planting will not divide a field for isolation purposes but may divide the field for detasseling inspection.

(a) The border rows and pollen parent rows must be planted with certified first generation seedstock, must be shedding pollen simultaneously with silk emergence of the seed parent and must not be separated from the seed parent by more than thirty-three feet.

(b) A field planted with the same eligible pollen parent may be used as an isolation buffer if it is applied for certification, inspected and meets field requirements for certification.

(c) Full credit is not given where poor stands of border corn exist, where the border rows have been detasseled, or where, for any reason, the border rows are not shedding pollen as plentifully as the pollen parent rows. Because of the difficulty of obtaining and maintaining a good stand of corn, the planting of more than the minimum number of border rows is recommended.

(d) The maximum distance a seed parent row shall be from a pollen parent row is fifteen feet.

(3) Corrections for improper isolation of hybrid corn must be made by one of the following methods:

(a) By completely destroying or by detasseling the necessary contaminating corn before silks appear in the seed parent in the field to be certified; or

(b) By completely destroying the seed producing plants that are improperly isolated from contaminating corn before the final field inspection.

(4) Hybrid corn detasseling or pollen control. More than five percent of the stalks of the seed parent must have apparently receptive silks for the following provisions to apply. Apparently receptive silks are emerged silks which are not wilted or brown.

(a) An isolation is not accepted for certification if upon inspection by the certifying agency more than one percent of the stalks of the seed parent have shed pollen, or if the total number having shed pollen on any three days of inspection exceeds two percent.

(b) When more than one combination of hybrid corn is grown in the same isolation and the seed parent of one or more is shedding pollen in excess of one percent, all seed parents having five percent or more apparently receptive silks at the time is disqualified for certification unless adequately isolated from the shedding seed parent.

(c) Sucker tassels and portion of tassels are counted as shedding pollen when two inches or more of the central stem,

the side branches, or a combination of the two have the anthers extended from the glumes.

(5) A male sterile seed parent may be used to produce certified hybrid corn seed by either of two methods:

(a) Seed of the normal fertile seed parent is mixed with the seed of the male sterile seed parent of the same pedigree either by blending in the field at harvest or by size at conditioning time. The ratio of male sterile seed parent seed to normal seed parent seed does not exceed two to one.

(b) The male parent involves a certified pollen restoring line or lines so that not less than one-third of the plants grown from the hybrid corn seed produce pollen that appears to be normal in quantity and viability.

(6) Hybrid corn roguing:

(a) Definitely off-type plants in a parent line planted for the production of single cross or three-way cross hybrid corn seed to be used for grain or forage production must be completely destroyed so that suckers do not develop.

(b) Plants showing definite hybrid vigor or a definitely different type from the parent being inspected must be classified as definitely off-type.

(c) An isolation in which more than two-tenths of one percent of definitely off-type plants in the parent or parents have shed pollen, at a time when more than five percent of the seed parent plants have apparently receptive silks, is disqualified for certification.

NEW SECTION

WAC 16-302-300 Seed inspection for foundation corn single crosses and inbred lines certification. The following applies for certification of corn single crosses and inbred lines: When excessive off-type or different textured kernels are observed at the time of ear inspection by the certifying agency and the off-type kernels are detectable in the shelled seed, the seed certification applicant may have the option of shelling the ears to attempt to remove the kernels by mechanical or other means. The sampled seed after conditioning must not contain in excess of three-tenths of one percent of the off-type kernels.

NEW SECTION

WAC 16-302-310 Seed inspection and standards for hybrid corn seed certification. Seed inspection and standards for hybrid corn seed certification are as follows:

	Genetic Factor	Standard Certified Class
(1)	Other varieties and off-types (maximum)	0.5%
	Off-textured kernels in opaque 2, flowery 2 and waxy (maximum)	1.0%
(2)	Quality Factors	Standards
	Pure seed (minimum)	98.0%
	Total other crops - including other varieties (maximum)	0.5%

PROPOSED

Total weed seed (maximum)	None found
Total inert matter (maximum)	2.0%
Germination (minimum)	90.0%
Moisture (maximum)	14.0%

program. Any seed field planted in violation of chapter 16-301 WAC will be subject to the violation procedures under WAC 16-301-295 and 16-301-355.

(3) Fees for seed certification are assessed by the certifying agency as established in chapter 16-303 WAC.

NEW SECTION

WAC 16-302-315 Ear inspection and winter growouts for certification of foundation corn single crosses and inbred lines. Ear inspection and winter growouts for certification of foundation corn single crosses and inbred lines are:

(1) Foundation single crosses and inbred lines is either inspected in the ear or included in a winter growout.

(2) Foundation corn single crosses and inbred lines for ear inspection are inspected by the certifying agency after the applicant for seed certification indicates the seed is sorted and ready for inspection.

(3) A corn seed lot must not contain in excess of one-tenth of one percent of definitely off-type ears, or more than five-tenths of one percent of ears with off-colored or different textured kernels which would not exceed a total of twenty-five off-colored seeds, or different textured kernels per one thousand ears.

(4) Winter growouts for foundation corn single crosses and inbred lines:

(a) When differential maturity dates or detasseling within the required isolation distance are permitted for modifying isolation distances for corn foundation male sterile inbred line increases or foundation inbred lines, winter growouts are required in addition to other standards.

(b) The applicant may choose to have a winter growout in lieu of ear inspection.

(c) Seed shelled before ear inspection must be included in a winter growout.

(d) Standards for winter growouts are:

(i) Percentage of off-types allowed must not exceed one percent.

(ii) Growouts are made on one round and/or flat separation, or on individual grade sizes.

(iii) The inspection fee for winter growouts are charged to the applicant for seed certification at actual cost.

GRASS SEED CERTIFICATION STANDARDS

NEW SECTION

WAC 16-302-320 What are the standards for grass seed certification? (1) The general seed certification definitions and standards in this chapter are basic and together with WAC 16-302-325 through 16-302-360 constitute the standards for grass seed certification.

(2) Each lot of seed stock subject to the annual bluegrass and rough bluegrass quarantine as established in chapter 16-301 WAC must be in compliance with the quarantine requirements prior to planting in order to be eligible for certification. Any seedling application submitted without proof of quarantine compliance will not be accepted into the certification

NEW SECTION

WAC 16-302-325 Land requirements for grass seed certification. (1) Land requirements for production of grass seed are as follows:

(a) A grass field planted with breeder seed for the production of foundation seed must not be seeded to the same species, subspecies, variety, or strain of grass during the preceding five years of planting. The field must be planted in spaced rows. The five-year eligibility may be waived to three years with the use of fumigants and other short-term soil sterilization chemicals with prior approval of the certifying agency.

(b) A grass field planted with foundation seed for the production of registered seed must not be seeded to the same species, subspecies, variety, or strain of grass during the preceding three years.

(c) A grass field planted with foundation, registered, or certified seed for the production of certified seed must not be seeded to the same species, subspecies, variety or strain of grass during the preceding year from planting unless the previous planting was of the same variety and eligible to produce foundation, registered or certified seed.

(d) Reseeding of a grass field because of failure or partial failure of the first seeding may be done by referring to the guidelines in WAC 16-302-045(5).

(e) Grasses of the same kind growing in fencerows and other areas adjacent to the field must be controlled to prevent blooming.

(f) Prohibited noxious weeds in the field, or on ditch-banks, roadways, etc., adjacent to a certified field shall be controlled to prevent seed formation.

NEW SECTION

WAC 16-302-330 Field isolation requirements for grass seed certification. (1) The field isolation requirements for grass seed are as follows:

(a) A seed field eligible for the production of foundation, registered or certified seed must be isolated from any other variety or strain of the same species in accordance with the requirements in the following table:

Symbol for Type of Reproduction	Minimum Isolation Distance Required for Fields Producing:		
	Foundation	Registered	Certified
Strains at least 80%			15 feet clean fallow
Apomictic A	60 feet	30 feet	15 feet clean fallow
Highly Self-Fertile Species—S	60 feet	30 feet	15 feet clean fallow
All cross-pollinated			

PROPOSED

Minimum Isolation Distance Required for Fields Producing:

Symbol for Type of Reproduction Species—C	Foundation 900 feet	Registered 300 feet	Certified 165 feet
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(b) A seed field that is eligible for the production of foundation, registered or certified seed must be isolated from different classes of the same variety of cross-pollinated (C) species in accordance with the requirements in the following table:

Class Seed Planted	Class Seed Produced	Distance Required From Nearest Field Producing:	
Breeder	Foundation	Registered	150 feet
Breeder	Foundation	Certified	225 feet
Foundation	Registered	Certified	75 feet

(c) Isolation is not required in fields producing certified class seed when the isolation zone is less than ten percent of the entire field being certified if there is a clear (ten feet) line of demarcation between adjacent varieties. The isolation zone is the area calculated by the length of the common border with other varieties by average width of the certified field falling within the one hundred sixty-five feet isolation distance requirement.

(d) A field eligible for the production of foundation, registered or certified seed must be isolated from classes of the same variety of apomictic (A) and self-fertile (S) species in accordance with the following requirements:

(i) A field producing foundation or registered seed must be a minimum of fifteen feet from a field planted with a different class of the same variety.

(ii) A field producing certified seed must be a minimum of five feet from a field planted with a different class of the same variety.

(e) If it is not possible to provide minimum isolation distances for fields producing foundation, registered or certified seed exceeding five acres in area, border removal is permitted. Border removal requires removal of the portion of the field being certified that is adjacent to a contamination

source. The following requirements apply if the grower uses border removal:

(i) The minimum distances required for border removal are as follows:

Minimum Isolation Distance Required for Fields Producing:			
Border to be removed from the field being certified	Foundation	Registered	Certified
0 feet	900 ft.	300 ft.	165 ft.
15 feet	450 ft.	150 ft.	75 ft.

(ii) The grower must apply for seed certification of the entire field and clearly stake off the border removal portion before inspection of the field by the certifying agency.

(f) The border removal portion of the field may be harvested for uncertified seed under the following conditions:

(i) The entire field must pass all certification requirements except for isolation at time of inspection. The field report will show rejection due to lack of isolation.

(ii) The grower must harvest and deliver to a department approved conditioning plant the seed from the certified portion of the field separately from the seed from the isolation strip. After the seed is weighed and lotted in, the weight of the seed from the isolation strip is to be reported to the seed program. At this time the seed program records will indicate the field has passed certification.

NEW SECTION

WAC 16-302-335 Field inspection tolerances for grass seed certification. (1) Field tolerances for the production of foundation, registered or certified grass seed are as follows:

Maximum other varieties permitted in fields producing:

Foundation:	0%
Registered:	0.5%
Certified:	2%

(2) Prohibited noxious weeds must be controlled to prevent seed formation.

NEW SECTION

WAC 16-302-385 Grass seed standards for certification. The seed standards for grass shall be as follows:

SEED STANDARDS

CROP AND TYPE OF REPRODUCTION AS PER WAC 16-302-330	MINIMUM % GERM (d)		MINIMUM % PURE		MAXIMUM % INERT		MAXIMUM % WEEDS (b)		MAXIMUM % OTHER CROPS		MAXIMUM SEEDS OF OTHER CROP GRASS SPECIES			
	FNDT.		FNDT.		FNDT.		FNDT.		FNDT. (i)		FNDT.	REG.	CERT.	
	REG.	CERT.	REG.	CERT.	REG.	CERT.	REG.	CERT.	REG. (i)	CERT. (a)	SEEDS/LB.	SEEDS/LB.	%	
BLUEGRASS														
Sherman	(A)	70	70	90	90	10	10	.05	.3	.1	.5	45 /lb.	454 /lb.	.25
Canby	(A)	70	70	90	90	10	10	.05	.3	.1	.5	45 /lb.	454 /lb.	.25
Kentucky	(A)	80	80	97	97	3	3	.05	.3	.1	.5	45 /lb.	454 /lb.	.25
Canada, Upland	(A)	80	80	96	92	4	8	.05	.3	.1	.5	45 /lb.	907 /lb.	.25

PROPOSED

CROP AND TYPE OF REPRODUCTION AS PER WAC 16-302-330	MINIMUM % GERM (d)		MINIMUM % PURE		MAXIMUM % INERT		MAXIMUM % WEEDS (b)		MAXIMUM % OTHER CROPS		MAXIMUM SEEDS OF OTHER CROP GRASS SPECIES			
	FNDT.		FNDT.		FNDT.		FNDT.		FNDT. (i)		FNDT.	REG.	CERT.	
	REG.	CERT.	REG.	CERT.	REG.	CERT.	REG.	CERT.	REG. (i)	(a)	SEEDS/LB.	SEEDS/LB.	%	
BROMEGRASS														
Smooth & Meadow	(C)	80	85	95	95	5	5	.05	.3 (c)	.1	.5	9 /lb.	91 /lb.	.25
Mountain & Sweet	(C)	85	85	95	95	5	5	.3	.3 (c)	.1	1.0	9 /lb.	91 /lb.	.25
DEERTONGUE														
	(C)	50	50	97	95	3	5	.50	.5 (c)	1.0	1.0	1%		
FESCUE														
Tall & Meadow	(C)	80	85	95	97	5	3	.03	.3 (c)	.1	.5	18 /lb.	91 /lb.	.25
Hard & Sheep (M)	(C)	80	85	95	97	5	3	.03	.3 (c)	.1	.5	9 /lb.	45 /lb.	.25
Chewings Red, Idaho and other Fescue	(C)	80	90	95	97	5	3	.03	.3 (c)	.1	.5	9 /lb.	45 /lb.	.25
ORCHARDGRASS														
	(C)	80	85	85	90	15	10	.03	.3 (c)	.1	.5	27 /lb.	91 /lb.	.25
			80 for	penlate	& latar									
RYEGRASS														
Pennfine	(C)	80	85	96 (k)	97 (k)	4	3	.1	.3 (c)	.1	.5	9 /lb.	45 /lb.	.25
TIMOTHY		80	85	97	97	3	3	.1	.3	.1	.5	9 /lb.	45 /lb.	.25
WHEATGRASS (n)														
Beardless	(C)	80	85	90	90	10	10	.1	.3 (c)	.1 (e)	.5 (e)	9 /lb.	45 /lb.	.25
Bluebunch	(C)	80	85	90	90	10	10	.1	.3 (c)	.1 (e)	.5 (e)	9 /lb.	45 /lb.	.25
Intermediate, Tall	(C)	80	85	95	95	5	5	.1	.3 (c)	.1 (e)	.5 (e)	9 /lb.	45 /lb.	.25
Pubescent	(C)	80	85	95	95	5	5	.1	.3 (c)	.1 (e)	.5 (e)	9 /lb.	45 /lb.	.25
Western, R/S Streambank, Thickspike	(C)	80	85	90	90	10	10	.1	.3 (c)	.1 (e)	.5 (e)	9 /lb.	45 /lb.	.25
	(S)	80	85	90	95	10	5	.1	.3 (c)	.1 (e)	.5 (e)	9 /lb.	45 /lb.	.25
Crested & Siberian Slender	(C)	80	85	90	95	10	5	.1	.3 (c)	.1 (e)	.5 (e)	9 /lb.	45 /lb.	.25
INDIAN RICEGRASS														
	(C)	80(j)	80 (j)	95	90	5	10	.3	.5	.5	1.0	9 /lb.	45 /lb.	.25
PUCCINELLIA (N) distans														
	(C)	80	80	90	95	5	5	.3	.5	.5	1.0	45 /lb.	454 /lb.	.25
WILD RYE (n)														
	(C)	80	80	90	90	10	10	.1	.3 (c)	.1	.5	9 /lb.	45 /lb.	.25
BENTGRASS														
	(C)	85	85	98	98	2	2	.3	.4 (f) (g)	.2	.6 (h)			
REDTOP														
	(C)	80	80	92	92	8	8	.3	.5 (f)	.5	.2			
Ann.														
CANARYGRASS														
Green needlegrass	(C)	85	85	99	99	1	1	.1	.3	1/lb.	3/lb.			
Switchgrass	(C)	80	80	80	80	20	20	.1	.3(c)	.1	.5			
	(C)	60	60	90	90	10	10	.5	1.5	.1	.25			

The following (a) - (n) are notes to the above table.

- (a) Not to exceed .25% other grass species for blue tag seed.
- (b) Grass seed must not contain more than 45/lb. for registered seed 91/lb. for certified seed, singly or collectively, of objectionable weed seeds. (See (f) of this subsection for certified bentgrass and redtop exemption.) Grass seed shall be free of the seed of prohibited noxious weeds.
- (c) A tolerance of 0.5% may be allowed for samples containing weedy bromus spp provided the total of all other weed seeds does not exceed 0.3%.
- (d) A standard tetrazolium (two hundred seed) test may be used in lieu of germination test. NOTE: State and federal seed laws require seed be labeled on a germination test.
- (e) A tolerance of 0.8% may be allowed in registered and certified wheatgrass containing small grain seed provided the total of all other crop seed does not exceed 0.1% for registered class and 0.5% for certified class.
- (f) Certified seed must not contain over 907 seeds per pound, singly or collectively, of the following weeds: Plantago spp., Big Mouse-ear Chickweed, Yarrow, Spotted Cat's Ear, and Dandelion.
- (g) A maximum of .50% weed seed may be allowed in certified bentgrass containing silver hairgrass provided the total of all other weed seed does not exceed .40%.

- (h) 1.50% other fine bentgrasses and .50% redtop may be allowed in certified bentgrass containing a minimum of 98.00% total bentgrass.
- (i) A crop exam is required for all registered and foundation class grass seeds.
- (j) Or 70% by Tz test.
- (k) Maximum other ryegrass allowed as determined by fluorescence test: Foundation 0.1%, registered 1%, certified 2% for annual and 3% for perennial containing a minimum of 97% total ryegrass. Acceptable fluorescence levels for specific varieties available upon request.
- (l) 85% minimum germination allowed on ryegrass varieties as designated by the breeder or variety owner. See list maintained by the seed program.
- (m) An ammonia test is required on hard and sheep fescue to determine presence of other fescue sp. Other fine-leaved fescue found in the ammonia test will be included with other crop not other grass species.
- (n) Total viability as allowed in WAC 16-302-170 can be substituted for germination percentage.

PROPOSED

NEW SECTION

WAC 16-302-390 Inspection and final grass seed certification fees—Options. Inspection and final grass seed certification fees are based on the following options:

(a) **Option A** - certification is based on pounds of seed sampled, and billed at completion of required laboratory tests, the fees are:

(b) **Option B** - certification is based on dealers requesting sampling and tagging privileges. Seed dealers must sign a memorandum of agreement with the department that expires on June 30 of each year. The memorandum may be terminated by the director if the dealer violates certification standards or requirements of memorandum. Payment of fees is the responsibility of the conditioner under this program. Upon termination or nonrenewal of the memorandum of agreement, the dealer is responsible for Option A fees on all certified seed not tagged at termination date. A dealer choosing this program must handle all certified grasses in his warehouse under this program for the entire crop year.

Fees are as established in chapter 16-303 WAC.

SOD QUALITY CERTIFICATION

NEW SECTION

WAC 16-302-395 What are the standards for sod quality seed certification? (1) The general seed certification definitions and standards in this chapter and the grass seed certification standards are basic and together with WAC 16-302-400 through 16-302-410 constitute the standards for sod quality seed certification.

(2) Fees for seed certification are assessed by the certifying agency as established in chapter 16-303 WAC.

NEW SECTION

WAC 16-302-400 Varieties eligible, certification fees, land and isolation requirements and field tolerances. The varieties eligible and certification scheme of each; the certification fees; the land requirements; the isolation requirements; and field tolerances shall be as listed in grass seed certification standards and fees.

NEW SECTION

WAC 16-302-410 Standards for sod quality seed. (1) Except for ryegrass sod quality seed, seed standards for sod quality grass seed are as follows:

Variety	Minimum Purity	Minimum Germination	Maximum *Other Crop	Maximum **Weed
Kentucky Bluegrass	97%	80%	0.1%	.02%
Red Fescue	98%	90%	0.1%	.02%
Chewings Fescue	98%	90%	0.1%	.02%
Tall Fescue	98%	85%	0.1%	.02%

* Must be free of ryegrass, orchardgrass, timothy Agrostis sp., black medic, Poa trivialis, brome, reed canarygrass, tall fescue,

clover, and meadow foxtail. Maximum allowable Canada bluegrass .02%. When the base sample is one of these kinds, the species will not be considered a contaminant (i.e., tall fescue in tall fescue).

** Must be free of Big, Canby and Sandberg bluegrass, dock, chickweed, crabgrass, plantain, short-awn foxtail, annual bluegrass, velvetgrass, rattail fescue and noxious weed seeds as listed under WAC 16-302-100 and 16-302-105.

(2) Seed standards for sod quality ryegrass seed are as follows:

Variety	Minimum Purity	Germination	Other Crop*	Maximum ***Weed
Ryegrass**	98%	90%	0.10%	.02%

* Must be free of black medic, orchardgrass, timothy, Agrostis sp., Poa trivialis, brome, reed canarygrass, tall fescue, clover and meadow foxtail. Maximum allowable Canada bluegrass 0.02%.

** Maximum fluorescence levels as determined by breeder or variety owner.

*** Must be free of Big, Canby and Sandberg bluegrass, rattail fescue, dock, chickweed, crabgrass, plantain, annual bluegrass, velvetgrass, short-awn foxtail, and noxious weed seeds as listed under WAC 16-302-100 and 16-302-105. An additional 0.07% of weedy Bromus spp. will be allowed.

**** 85% minimum germination allowed on ryegrass varieties as designated by the breeder or variety owner. See list maintained by the seed program.

(3) A sod seed analysis certificate is the basis of determining if a lot meets sod quality standards. This certificate is issued by the certifying agency and represents a purity analysis, a twenty-five gram noxious all weed all crop exam, a ten gram Poa annua check and a germination test on an official sample except a 50-gram noxious all weed all crop exam is required for fescues and ryegrass.

(4) In addition to a seed certification tag, seed meeting sod quality certified seed standards will be tagged with a special "sod quality seed" tag.

SUDANGRASS CERTIFICATION STANDARDS

NEW SECTION

WAC 16-302-415 What are the standards for sudangrass certification? (1) The general seed certification definitions and standards in this chapter are basic and together with WAC 16-302-420 through 16-302-435 constitute the standards for sudangrass seed certification.

(2) Fees for seed certification are assessed by the certifying agency as established in chapter 16-303 WAC.

NEW SECTION

WAC 16-302-420 Land requirements for sudangrass seed certification. The land requirements for the production sudangrass are as follows:

(1) A field planted for all foundation, registered, and certified classes of sudangrass seed must not have grown or been seeded to sudangrass or sorghum during the preceding two years.

PROPOSED

(2) Reseeding of a field, because of failure or partial failure of the first seeding may be done by referring to the guidelines in WAC 16-302-045(5).

(3) Prohibited noxious weeds in the field and on ditch-banks, roadways, etc., adjacent to a certified field shall be controlled to prevent seed formation.

NEW SECTION

WAC 16-302-425 Isolation requirements for sudangrass seed certification. Sudangrass for certification of the foundation, registered, and certified classes must be isolated from all other sudangrass not meeting the same varietal purity requirements for certification or from sorghum by a minimum of nine hundred ninety feet.

NEW SECTION

WAC 16-302-430 Field tolerances for sudangrass certification. Maximum other varieties permitted in field inspection for certification shall be as follows:

- (a) Foundation seed field . . . 1 plant/50,000 plants
- (b) Registered seed field . . . 1 plant/35,000 plants
- (c) Certified seed field 1 plant/20,000 plants

NEW SECTION

WAC 16-302-435 Sudangrass lot standards for certification. Lot standards for certification of sudangrass are as follows:

Purity	Foundation	Class Registered	Certified
Pure seed (min.)	98.0%	98.0%	98.0%
Inert material (max.)	2.0%**	2.0%**	2.0%**
Other crop (max.)	0.01%	0.03%	0.08%
Weed seed (max.)	0.10%	0.10%	0.10%
Prohibited or restricted noxious weed seeds	none found	none found	none found
Germination (min.)	85.0%	85.0%	85.0%

** Inert matter must not contain more than 0.5% of material other than seed fragments of the variety under consideration.

NEW SECTION

WAC 16-302-440 Standards for verification of turf seed ingredients. The general rules for seed certification are basic and together with the following specific requirements constitute the rules for certification identity of mixtures of different kinds of turf certified seed:

(1) A blend data sheet, including proof of certification, verifying the origin and the certifying agency along with the

analysis and pounds of each lot must be submitted to the certifying agency for approval.

(2) Each lot of certified seed shall:

(a) Meet standards acceptable to the certifying agency.

(b) Be sampled under supervision of the certifying agency prior to mixing. The sample shall be obtained in accordance with official sampling procedures. The sample shall be identified with:

(i) The verification of certification, origin, and certifying agency;

(ii) The kind/variety;

(iii) The analysis and size of lot.

(4) The certifying agency reserves the right to:

(a) Refuse permission to use individual lots;

(b) Approve the equipment to be used and procedure to follow in mixing;

(c) Approve the containers and labeling to be used; and

(d) Sample the final mixture.

(5) The certifying agency will identify each container with an official certification label verifying that the individual lots used were certified seed lots.

(6) For a mixture to be labeled sod quality each component shall meet sod quality standards in WAC 16-302-410.

(7) Fees for turf seed mixing shall be the same as the current blend fee. Refer to chapter 16-303 WAC for appropriate fees.

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.

FLAX CERTIFICATION STANDARDS

NEW SECTION

WAC 16-302-445 What are the standards for Flax certification. (1) The general seed certification definitions and standards in this chapter are basic and together with WAC 16-302-450 through 16-302-455 constitute the standards for Flax certification.

(2) Fees for seed certification are assessed by the certifying agency as established in chapter 16-303 WAC.

NEW SECTION

WAC 16-302-450 Field standards for Flax certification. Isolation must be an adequate distance to prevent mechanical mixture.

Maximum Permitted-Ratio of heads or plants.

Foundation	Registered	Certified
1:5000	1:2000	1:1000

PROPOSED

NEW SECTION

WAC 16-302-455 Seed standards for Flax certification.

Factor	Standards for each class		
	Foundation	Registered	Certified
Pure seed (min.)		98%	97%
Inert matter (max.)		2%	3%
Weed seed (max.)*		.1%	.2%
Other crop seed (max.)		.1%	.2%
Germination (min.)		80%	80%

* Flax must be free of prohibited and objectionable noxious weed seed.

WOODY PLANTS AND FORBES CERTIFICATION STANDARDS

NEW SECTION

WAC 16-302-460 What are the standards for woody plants and Forbes certification? (1) The general seed certification definitions and standards in this chapter are basic and together with WAC 16-302-465 through 16-302-470 constitute the standards for woody plants and Forbes certification.

(2) Fees for seed certification are assessed by the certifying agency as established in chapter 16-303 WAC.

NEW SECTION

WAC 16-302-465 Land requirements and field standards for woody plants and Forbes. (1) The life of a stand

NEW SECTION

WAC 16-302-470 Seed standards for woody plants and Forbes.

SEED STANDARDS

Crop	Germination (min.)		Pure seed (min.)		Inert (max.)		Weeds* (max.)		Other crop (max.)	
	F/R	C	F/R	C	F/R	C	F/R	C	F/R	C
	Small burnet	80	80	95	95	5	5	.1	.2	.1
Purple prairie clover	60**	60**	95	95	5	5	.20	.5	.1	.25

* Must be free prohibited and restricted noxious weed seed.

** Includes total germination and hard seed.

RAPESEED CERTIFICATION STANDARDS

NEW SECTION

WAC 16-302-475 What are the standards for rapeseed certification. (1) The general seed certification definitions and standards in this chapter are basic and together with WAC 16-302-480 through 16-302-490 constitute the standards for rapeseed certification.

(2) Fees for seed certification are assessed by the certifying agency as established in chapter 16-303 WAC.

shall be unlimited as long as seventy-five percent of the plants present in the stand are those that were planted originally.

(2) To be eligible for the production of certified class of seed, a field must not have grown or been seeded to the same species during the previous four years for foundation, three years for registered, and two years for certified.

(3) A seed field inspection must be made the year of establishment and at least once each year that seed is to be harvested. This inspection will be made at a time when plant development allows for the detection of factors such as off-type varieties and weed contamination.

(4) Isolation for seed production the minimum distance from a different variety or wild hybridizing populations are as follows:

	Minimum of isolation-feet:	
	Fields of 2 acres or less	Fields of more than 2 acres
Foundation & Registered	400	200
Certified	200	100

Volunteer plants may be cause for rejection or reclassification of a seed field.

(5) Specific field tolerances:

Factor	Maximum ratio of heads or plants		
	Foundation	Registered	Certified
Other varieties & off type	1/1000	1/500	1/250
Other kinds	1/2000	1/1000	1/500
(Inseparable other species)			
Prohibited noxious weeds	None found	None found	None found

NEW SECTION

WAC 16-302-480 Field standards for rapeseed certification. Field standards for the production of rapeseed are as follows:

(1) A portion of a rapeseed field may be certified if the area to be certified is clearly defined.

(2) A field producing foundation, registered or certified rapeseed must be the minimum isolation distance from fields of any other variety or fields of the same variety that do not meet the varietal purity requirements for certification, as given in the following table:

Class	Fields of Cross Pollinated Varieties	Fields of Self Pollinated Varieties
Foundation	1,320 feet	660 feet
Registered	1,320 feet	660 feet

Class	Fields of Cross Pollinated Varieties	Fields of Self Pollinated Varieties
Certified	660 feet	330 feet
Different class of same variety	165 feet	165 feet

These isolation distances are minimum and must be met in all cases. When isolating fields of different usage kinds, i.e., industrial type from edible type, it is recommended that distances of three miles for foundation and registered, and two miles for certified be used.

(3) Volunteer plants may be cause for rejection or reclassification of a rapeseed field.

(4) Specific standards for rapeseed are:

Factor	Maximum permitted in each class		
	Foundation	Registered	Certified
Other varieties*	None found ¹	None found ¹	1.00%

* Other varieties are considered to include off-type plants and plants that can be differentiated from the variety being inspected.

¹ None found means none found during the normal inspection procedures. None found is not a guarantee to mean the field inspected is free of the factor.

(5) Inspection will be made by the certifying agency when the crop is in the early flowering stage.

NEW SECTION

WAC 16-302-485 Land requirements for rapeseed certification. (1) Land requirements prior to planting for the production of rapeseed are as follows:

Class Planted	Class Produced	Years Field Shall be Free of Rapeseed
Breeder	Foundation	5
Foundation	Registered	4
Breeder, Foundation, Registered	Certified	3

(2) For all classes no manure or other contaminating materials shall be applied during the establishment and production period of the rapeseed stand.

(3) Reseeding of a rapeseed field due to failure or partial failure of the first seeding may be done by referring to the guidelines in WAC 16-302-045(5).

(4) Ditchbanks, roadways, etc., adjacent to a certified rapeseed field must be free of volunteer rapeseed and prohibited noxious weeds.

NEW SECTION

WAC 16-302-490 Seed standards for rapeseed certification. Seed standards for the production of rapeseed are as follows:

Purity		Foundation	Registered	Certified
Pure seed	(Min.)	99.00%	99.00%	99.00%
Other crop and/or varieties	(Max.)	9/lb	9/lb	18/lb
Inert matter	(Max.)	1.00%	1.00%	1.00%

Purity		Foundation	Registered	Certified
Weed seed	(Max.)	91/lb	91/lb	181/lb
Prohibited noxious weeds (1)		None found	None found	None found
Objectionable weeds (2)	(Max.)	5/lb	9/lb	18/lb
Chemical analysis (3)				
Germination	(Min.)	85.00%	85.00%	85.00%

Note:

- (1) None found means none found during normal inspection procedures. None found is not a guarantee that the lot is free of noxious weed seeds.
- (2) Objectionable weed seeds are defined as restricted noxious listed in WAC 16-301-125 plus: Brassica nigra, Sinapis arvensis, Brassica juncea, and Raphanus raphanistrum.
- (3) Erucic acid content shall be less than 2% and glucosinolate content shall not be greater than thirty micromoles unless other tolerances are described by the plant breeder for each variety.
- (4) Erucic acid and glucosinolate analysis must be conducted on clean seed.
- (5) Erucic acid and glucosinolate analysis must be conducted is a WSDA approved laboratory.

RED CLOVER SEED CERTIFICATION STANDARDS

NEW SECTION

WAC 16-302-495 What are the standards for red clover seed certification? (1) The general seed certification definitions and standards in this chapter are basic and together with WAC 16-302-500 through 16-302-520 constitute the standards for red clover seed certification.

(2) Fees for seed certification are assessed by the certifying agency as established in chapter 16-303 WAC.

NEW SECTION

WAC 16-302-500 Land requirements for red clover seed certification. Land requirements for the production of red clover seed are as follows:

(1) A field planted with red clover breeder seed for the production of foundation seed must not be grown or seeded to red clover during the preceding six years of planting, three years of which the land must be cultivated.

(2) A field to be planted with red clover foundation seed for the production of certified seed must not be grown or seeded to red clover during the preceding two years. The time interval may be shortened to one year if one cultivated crop or clean fallow has intervened and the new planting is of the same variety and class.

(3) A stand of red clover is not eligible to produce certified seed after two seed crops. The two crops may be produced either in the same or in consecutive years.

(4) Reseeding of a red clover field because of failure or partial failure of the first seeding may be done by referring to the guidelines in WAC 16-302-045(5).

PROPOSED

(5) Ditchbanks, roadways, etc., adjacent to a certified red clover field must be free of volunteer red clover and prohibited noxious weeds.

(6) Volunteer plants in the red clover field may be cause for rejection or reclassification of the seed field.

(7) No manure or contaminating material may be applied one year preceding planting, or during the establishment and productive period of the red clover stand.

(8) A stand of red clover over three years old is not eligible for certification.

NEW SECTION

WAC 16-302-510 Isolation requirements for red clover seed certification. Isolation requirements for the production of red clover seed crop are as follows:

(1) Red clover for certification must be isolated from all other red clover varieties or fields of the same variety not meeting varietal purity requirements for certification as follows:

Class Being Produced	Fields less than five acres	Fields five acres or more
Foundation	900 feet	600 feet
Certified	165 feet	165 feet

(2) Isolation between different classes (generations) of the same red clover variety is as follows:

Class Being Produced	Distance Required from Fields Planted with:	Fields less than 5 acres	Fields 5 acres or more
Foundation	Foundation or Certified	225 feet	150 feet
Certified	Certified	75 feet	45 feet

(3) In cases where an adjoining field is planted with a different variety of red clover, or red clover of a lower class, isolation may be obtained by measuring off the required strip in the certified seed field. This isolation strip may be mowed for hay or it may be harvested for uncertified seed under the following conditions:

(a) The grower must apply for certification of the entire red clover field and clearly stake off the isolation strip. The entire field must pass all certification requirements, except for isolation at time of inspection. The field report will show rejection due to lack of isolation.

(b) The grower must harvest and deliver to a department approved conditioning plant the seed from the certified portion of the field separately from the seed from the isolation strip. After the seed is weighed and lotted in the weight of the seed from the isolation strip is to be reported to the seed program. At this time the seed program records will indicate the field has passed certification.

NEW SECTION

WAC 16-302-515 Field tolerances for red clover seed certification. Field tolerances for the production of red clover seed are as follows:

		Field Producing*	
		Foundation	Certified
Other varieties	(Max.)	0.00%	0.50%
Alfalfa	(Max.)	None found	0.50%
Sweet Clover	(Max.)	None found	20 plants/acre

* Prohibited noxious weeds must be controlled to prevent seed formation.

NEW SECTION

WAC 16-302-520 Seed standards for red clover seed certification. Seed standards for the production of red clover seed are as follows:

(1)

Purity		Foundation	Certified
Pure seed	(Min.)	99.00%	99.00%
Other crops	(Max.)	18 per lb.	0.25%
Inert matter	(Max.)	1.00%	1.00%
Sweet clover	(Max.)	9 per lb.	90 per lb.
Weed seed	(Max.)	0.15%	0.25%
Objectionable weed seeds	(Max.)	none found	90 per lb.
<i>Germination</i> (minimum total germination and hard seeds)		85.00%	85.00%
<i>or Tetrazolium</i> (minimum total tetrazolium and hard seeds)		87.00%	87.00%

(2) Red clover seed must be free of prohibited noxious weed seeds and foundation class must be free of Brassica spp.

(3) One pound of seed will be examined for the presence of dodder.

WHITE CLOVER AND TREFOIL SEED CERTIFICATION STANDARDS

NEW SECTION

WAC 16-302-525 What are the standards for white clover and trefoil seed certification? (1) The general seed certification definitions and standards in this chapter are basic and together with WAC 16-302-530 through 16-302-545 constitute the standards for white clover and trefoil seed certification.

(2) Fees for seed certification are assessed by the certifying agency as established in chapter 16-303 WAC.

NEW SECTION

WAC 16-302-530 Land requirements for white clover and trefoil seed certification. Land requirements for the production of white clover and trefoil seed are as follows:

(1) Breeder seed for the production of white clover or trefoil foundation seed must not be planted on land on which the same kind has been previously planted. During the year prior to white clover or trefoil seeding, the land must be in a cultivated crop or fallow and the land must be free from volunteer plants as determined by a field inspection during the season in which the seedling is established.

PROPOSED

(2) Foundation seed for the production of registered or certified white clover or trefoil seed must be planted on land on which no other variety or strain of the same kind is grown or planted during the season in which the seedling is established.

(3) Foundation or registered trefoil seed for the production of certified seed shall be planted on land on which no other variety or strain of trefoil is grown or planted during the three years prior to planting.

(4) Reseeding of a white clover or trefoil seed field due to failure or partial failure of the first seeding may be done by referring to the guidelines in WAC 16-302-045(5).

(5) Certification of trefoil shall be limited to stands not exceeding five years of age, except for a variety grown outside its region of adaptation, in which case certification shall be limited to stands not exceeding three years of age.

(6) Foundation or certified producing white clover fields are eligible for certification for only two harvest years following the year of seeding if the seed production the first year is prevented. Foundation fields may be reclassified to the next lower class after being harvested for seed for two years.

(7) Ditchbanks, roadways, etc., adjacent to a certified white clover or trefoil field must be free of volunteer plants of the same kind and prohibited noxious weeds.

(8) Volunteer plants in the white clover or trefoil field may be cause for rejection or reclassification of the seed field.

(9) No manure or other contaminating materials may be applied during the establishment and production period of the white clover or trefoil stand.

NEW SECTION

WAC 16-302-535 Isolation requirements for white clover and trefoil seed certification. Isolation requirements for the production of white clover and trefoil seed crop are as follows:

(1) White clover or trefoil fields for certification must be isolated from all other fields of the same variety not meeting varietal purity requirements for certification as follows:

Class Being Produced	Fields less than five acres	Fields five acres or more
Foundation	900 feet	600 feet
Registered	450 feet	300 feet
Certified	165 feet*	165 feet

*330 feet required for trefoil.

(2) Isolation between different classes (generations) of the same variety of white clover or trefoil is as follows:

Class Being Produced	Distance Required from Fields Planted with:	Fields less than five acres	Fields five acres or more
Foundation	Foundation or Registered	225 feet	150 feet
Registered	Registered or Certified	115 feet	75 feet
Certified	Certified	75 feet	45 feet

(3) In cases where an adjoining field is planted with a different variety, or of a lower class, isolation may be

obtained by measuring off the required strip in the certified seed field. This isolation strip may be mowed for hay or it may be harvested for uncertified seed under the following conditions:

(a) The grower must apply for certification of the entire white clover or trefoil field and clearly stake off the isolation strip. The entire field must pass all certification requirements, except for isolation, at time of inspection. The field report will show rejection due to lack of isolation.

(b) The grower must harvest and deliver to a department approved conditioning plant the seed from the certified portion of the field separately from the seed from the isolation strip. After the seed is weighed and lotted in the weight of the seed from the isolation strip is to be reported to the seed program. At this time the seed program records will indicate the field has passed certification.

NEW SECTION

WAC 16-302-540 Field tolerances for white clover or trefoil seed certification. Field tolerances for the production of white clover or trefoil seed are as follows:

Factor	Maximum permitted: Ratio of Plant Field Producing*		
	Foundation	Registered	Certified
Other Variety	1:1000	1:400	1:100
Sweet Clover	1:1000	1:400	1:100
Other Inseparable Crops	1:1000	1:400	1:100

Prohibited noxious weeds must be controlled to prevent seed formation.

NEW SECTION

WAC 16-302-545 Seed standards for white clover and trefoil seed certification. Seed standards for the production of white clover and trefoil seed are as follows:

(1) PART I OF TABLE

		WHITE CLOVER		
		Found.	Reg.	Cert.
Pure Seed	(Min.)	98.0%	99.0%	99.0%
Other Crop	(Max.)	0.1%	0.2%	0.5%
Inert	(Max.)	2.0%	2.0%	1.0%
Weed Seed	(Max.)	0.2%	0.25%	0.3%
Sweet Clover	(Max.)		9/lb	90/lb
Objectionable Weed Seeds	(Max.)	none found	45/lb	90/lb
Germination (Germination +Hard Seed)	(Min.)	85.0%	85.0%	85.0%
or Tetrazolium (Minimum total tetrazolium and hard seeds)				87.0%

PART II OF TABLE

		TREFOIL		
		Found.	Reg.	Cert.
Pure Seed	(Min.)	98.0%	98.0%	99.0%

PROPOSED

Other Crop	(Max.)	0.1%	0.25%	0.3%
Inert	(Max.)	2.0%	1.0%	1.0%
Weed Seed	(Max.)	0.1%	0.25%	0.3%
Sweet Clover	(Max.)	None found	9/lb	90/lb
Objectionable Weed Seeds	(Max.)	None found	45/lb	90/lb
Germination (Germination +Hard Seed) or Tetrazolium (Minimum total tetrazolium and hard seeds)	(Min.)	85.0%	85.0%	85.0%
				87.0%

(2) White clover and trefoil seed must be free of prohibited noxious weed seeds and foundation class must be free of Brassica spp.

PART 2 - SEED VARIETIES CERTIFIED BY WSCIA

BUCKWHEAT, CHICKPEA, FIELD PEA, LENTIL, MILLET, SOYBEAN, SORGHUM AND SMALL GRAINS SEED CERTIFICATION

NEW SECTION

WAC 16-302-550 Standards for buckwheat, chickpea, field pea, lentil, millet, soybean, sorghum and small grains seed certification. (1) The general seed certification definitions and standards in this chapter are basic and together with WAC 16-302-555 through 16-302-700 constitute the standards for buckwheat, chickpea, field pea, lentil, millet, soybean, sorghum and small grains seed certification.

(2) Fees for seed certification are assessed by the certifying agency as established in chapter 16-303 WAC.

NEW SECTION

WAC 16-302-555 Labeling and sealing of certified seed of small grains by a grower. The certifying agency may authorize a grower who has his own equipment and conditions his own seed to label and seal certified seed of small grains.

NEW SECTION

WAC 16-302-560 Miscellaneous field and seed inspection standards for buckwheat, chickpea, field pea, lentil, millet, soybean, sorghum, small grain seed certification. (1) Field inspection standards for buckwheat, chickpea, field pea, lentil, millet, soybean, sorghum, small grain seed entered in the certification program are:

- (a) For field pea and chickpea (garbanzo bean) - when seed crop is in full bloom and at maturity;
- (b) For lentil - when seed crop is in full bloom and at maturity;
- (c) For soybean - when seed crop is in full bloom and/or of mature color;
- (d) For open pollinated sorghum - when seed crop is in full bloom, and optionally again when seed crop begins to show mature color;

- (e) For hybrid sorghum - two inspections during bloom and one inspection after seed begins to show mature color;
- (f) For small grains - when seed crop is fully headed and of mature color;
- (g) For millet - one inspection during bloom and one inspection after seed begins to show mature color; and
- (h) For buckwheat - one inspection when seed crop is in full bloom.

(2) Any condition or practice which permits or causes contamination of the seed crop, such as failure to prevent seed formation in bindweeds, Canada thistle or jointed goatgrass, or excess weeds, or mechanical field mixing, is cause for rejection upon inspection except for formation of bindweed or Canada thistle in fields of chickpea, lentil, and field pea seed. Fields rejected for jointed goatgrass at first inspection are not eligible for reinspection and must remain ineligible for any production of certified classes of small grain seed until a reclamation procedure, as specified in subsection (3) of this section has been completed. Fields rejected for other causes will remain eligible for reinspection.

(3) The jointed goatgrass reclamation procedure includes the following:

- (a) Each grower must develop a reclamation plan for his/her affected fields. The plan must be based on the most current recommendations of Pacific Northwest scientists and Washington State University cooperative extension as well as good management practices. The plan may include use of certified seed, spring cropping practices, and late tilling and planting. No particular program is specified or endorsed and compliance with a program does not assure eligibility for the production of certified classes of small grain seed. Eligibility is based solely upon results of field inspections as provided in (b) through (e) of this subsection.
- (b) The rehabilitation and inspection program duration is three years for irrigated land and five years for dryland without production of certified small grain seed and the first year of certified seed production thereafter.
- (c) Annual inspections of the affected fields are conducted by the certifying agency during the prescribed rehabilitation period at such time that the jointed goatgrass would be most visible.
- (d) Following the prescribed period of rehabilitation and during the first certified seed production year, a minimum of three field inspections are conducted by the certifying agency.
- (e) If jointed goatgrass is found during any inspection as provided in (c) and (d) of this subsection, the rehabilitation program is determined unsuccessful or the field is declared ineligible and the rehabilitation and inspection program for that field must begin again at year one of the procedure.

(4) Field run lots of seed may be commingled to facilitate storage and conditioning.

(5) No prohibited noxious weed seeds are permitted upon inspection for seed standards.

(6) Germination minimum refers to germination when sampled.

PROPOSED

(7) If chemically controllable seed-borne diseases are noted upon inspection for field standards and seed standards for small grains, treatment of seed is required.

(8) Wild oat, isolated patches and borders must be removed or clearly marked so as to avoid harvesting with the rest of the field. If rejected, a reinspection is necessary to assure clean-up efforts are satisfactory. Spot checks are conducted on fields where heavy patches or contaminated borders were noted. Harvesting these areas with the rest of the field is cause for rejection of the entire field.

(9) The official laboratory providing seed analysis for the purpose of certification is the department.

CLASS	LAND MINIMUM YEARS	ISOLATION MINIMUM FEET	OFF-TYPE MAXIMUM PLANTS/ACRE	FIELD OTHER
				CROP MAXIMUM PLANTS/ACRE
Foundation	5*	100**	None found	None found***
Registered	3*	100**	10	None found***
Certified	2*	25**	20	None found***

- * Spring peas also require 10 years land history with no production of Austrian pea for all classes.
- ** Reduce to three feet from fields producing a certified class of the same variety. In addition, each field pea field for certification must be isolated by three feet from small grain fields. To prevent mechanical field mixing of swathed field pea seed crop, the planting of small grain between field pea fields, except for the three feet of isolation, is recommended.
- *** For spring peas, no Austrian pea or rye is permitted. For Austrian peas, no rye is permitted.

NEW SECTION

WAC 16-302-660 Field pea standards for seed certification. (1) The land, isolation, and field standards for field pea seed certification are:

(2) Seed certification standards for field pea are:

CLASS	OFF-TYPE MAXIMUM%	PURE SEED MINIMUM%	INERT MAXIMUM%	OTHER CROP MAXIMUM%	WEED MAXIMUM%	GERMINATION MINIMUM%
Foundation	None found	99.00	1.00	None found	None found	85
Registered	None found	99.00	1.00	None found	0.25**	85
Certified	0.03	99.00	1.00	0.10*	0.25**	85

- * For spring peas, no Austrian pea or rye is permitted. For Austrian peas, no rye is permitted.
- ** Other tolerance for weed seed:

OBJECTIONABLE WEED SEED

	MAXIMUM
Registered	1/lb
Certified	2/lb

NEW SECTION

WAC 16-302-665 Lentil standards for seed certification. (1) Land, isolation, and field standards for lentil seed certification are:

CLASS	LAND MINIMUM YEARS	ISOLATION MINIMUM FEET	OFF-TYPE MAXIMUM PLANTS/ACRE	FIELD OTHER
				CROP MAXIMUM PLANTS/ACRE
Foundation	5	100*	None found	None found
Registered	4	100*	10	10**
Certified	3	25*	20	20**

- * Reduce to three feet from fields producing a certified class of the same variety. In addition, each lentil field for certification must be isolated by three feet from small grain fields. To prevent mechanical field mixing of swathed lentil seed crop, the planting of small grain between lentil fields, except for three feet of isolation, is recommended.
- ** Refers to barley and vetch, each.

(2) Seed certification standards for lentil are:

OFF-TYPE CLASS	PURE SEED MAXIMUM SEEDS/LB	INERT MINIMUM%	OTHER CROP MAXIMUM%	WEED MAXIMUM%	GERMINATION	
					MAXIMUM%	MINIMUM%
Foundation	None found	99.00*	1.00*	None found	None found	85.00
Registered	1	99.00*	1.00*	0.05**	0.05***	85.00
Certified	4	99.00*	1.00*	0.10**	0.05***	85.00

PROPOSED

* A total of three percent inert matter is allowed in samples containing decorticated seed provided total of all other inert matter does not exceed one percent.

** No vetch is permitted.

*** Other tolerance for weed seed:

	OBJECTIONABLE WEED SEED
	MAXIMUM
Registered	1/lb
Certified	2/lb

CROP CLASS	FIELD STANDARDS			
	LAND STANDARDS	ISOLATION STANDARDS	OFF-TYPE	OTHER
	MINIMUM YEARS	MINIMUM FEET	MAXIMUM %	MAXIMUM NO.
Standard				
Foundation	1*	3	.01	—
Registered	1*	3	.10	—
Certified	1*	3	0.20	—

* Waived if the previous crop was grown from an equal or higher certified class of seed of the same variety.

NEW SECTION

WAC 16-302-670 Soybean standards for seed certification. (1) The land, isolation, and field standards for soybean seed certification are:

(2) Seed standards for soybean certification are:

CLASS	OFF-TYPE MAXIMUM %	PURE SEED MINIMUM %	INERT MAXIMUM %	OTHER CROP	WEED MAXIMUM SEEDS/LB	GERMINATION MINIMUM %
				MAXIMUM SEEDS/LB		
Foundation	0.10	98.00	2.00	None found	None found	85.00
Registered	0.20	98.00	2.00	None found	1	85.00
Certified	0.20	98.00	2.00	1 per 2 lb.	2	85.00

NEW SECTION

WAC 16-302-675 Hybrid sorghum standards for seed certification. (1) Land, isolation, and field standards for hybrid sorghum seed certification are:

Class	Field Standards				
	Land Standards Minimum Years (b)	Isolation Standards Minimum Feet	Pollen Shedding By Seed Parent Maximum At Any One Inspection	Other Varieties And/Or Off-Type (a)	
				Definite	Doubtful
Foundation	(**) 1	990	1:3,000	1:50,000	1:20,000
Certified	1	660	1:1,500	1:20,000	1:1,000

(2) Seed standards for hybrid sorghum seed certification are:

Class	Off-Type Max. Seeds/lb.	Pure Seed Min. %	Inert Max. %	Other Crop Max. Seeds/lb.	Weed Max. %	Germination Min. %
Foundation	2	98.00	2.00	2	0.10	85
Certified	10	98.00	2.00	10	0.10	85

(**) Pollinator Lines: B= Maintainer, R= Restorer

(a) If off-type plants are found at the time of inspection, all seed heads within a radius of five feet of these plants must be removed from the field before the field is approved.

(b) Hybrid sorghum is not eligible for certification if planted on land that grew sorghum the previous year unless:

(i) The preceding sorghum crop is the same variety and is inspected and approved for the same or higher certification classification; or

(ii) The preceding sorghum crop is a variety which differs substantially in plant growth characteristics from the variety planted. However, grain type sorghum or sweet sor-

ghum is not eligible for certification if planted on land that grew grass type sorghum the previous year.

NEW SECTION

WAC 16-302-680 Open pollinated sorghum standards for seed certification. (1) Land, isolation and field standards for open pollinated sorghum seed certification are:

PROPOSED

CLASS	FIELD STANDARDS***			
	LAND STANDARDS	ISOLATION STANDARDS	OFF-TYPE	OTHER CROP
	MINIMUM YEARS	MINIMUM FEET	MAXIMUM RATIO	MAXIMUM NO STANDARD
Foundation	1*	1,000**	None found	—
Registered	1*	1,000**	1 head/50,000	—
Certified	1*	1,000**	1 head/20,000	—

*Waived if the previous crop was grown from an equal or higher certified class of seed of the same variety.
 ** Refers to fields of other varieties or same variety which does not meet tolerance of off-types.
 *** Other tolerances for field standards:

	JOHNSONGRASS MAXIMUM	HEAD SMUT MAXIMUM	KERNEL SMUT MAXIMUM
Foundation	None found	None found	None found
Registered	None found	None found	None found
Certified	None found	1 head/10,000	1 head/2,500

(2) Seed standards for open pollinated sorghum seed certification are:

CLASS	OFF-TYPE	PURE SEED	INERT	OTHER CROP	WEED	GERMINATION
	MAXIMUM %	MINIMUM %	MAXIMUM %	MAXIMUM %	MAXIMUM %	MINIMUM %
Foundation	None found	97.00	3.00**	None found	0.10	80.00
Registered	None found	97.00	3.00**	0.03	0.10	80.00
Certified	0.01*	97.00	3.00**	0.07***	0.10	80.00

* Or two seed per pound.
 ** Where two percent or more is cracked.
 *** Or ten seeds per pound.

NEW SECTION

WAC 16-302-685 Small grains standards for seed certification. (1) Land, isolation, and field standards for small grains (barley, oat, rye, triticale, and wheat) seed certification are:

CLASS	FIELD STANDARDS				
	LAND STANDARDS	ISOLATION STANDARDS	OFF-TYPE	OTHER CROP	WILD OAT
	MINIMUM YEARS	MINIMUM FEET	MAXIMUM HEAD RATIO	MAXIMUM HEAD RATIO	MAXIMUM PLANTS/ACRE
Foundation	2*	3**	None found	None found***	None found
Registered	1*	3**	1/148,000	1/148,000***	5
Certified	1*	3**	1/49,000	1/49,000***	5

* Waived if the previous crop is grown from an equal or higher certified class of seed of the same variety.
 ** Refers to distance from other small grain fields. Foundation class fields must be isolated ninety feet from fields of the same genus. In addition, each rye field for certification must be isolated by three feet from fields producing a certified class of the same variety, and by six hundred sixty feet from other rye fields. Each triticale field for certification must be isolated by three feet from fields producing a certified class of the same variety, and by three hundred feet from other triticale, rye and wheat fields for foundation and registered class, and three feet for certified class, unless otherwise stated by plant breeder.
 *** Refers to other small grains, except that no rye or triticale is permitted in barley, oat, or wheat; no vetch is permitted.
 Viability(****) (min.) 85% 85% 85%
 (*) The combination of other small grain and off-type must not exceed 2/lb for registered class, and 4/lb for certified class. The tolerance for rye or triticale, is none found in barley, oat, or wheat. The tolerance for rye is none found in triticale. The tolerance for triticale is none found in rye.
 (**) Excluding off-type and other small grain. No vetch is allowed in small grain seed
 (***) Excluding wild oat.
 (****) 1/lb for certified class oat.
 (*****) A certification certificate is issued upon receipt of either an official AOSA tetrazolium or germination test which meets minimum Washington viability standards. NOTE: State and federal seed laws require seed be labeled based on a germination test.

(2) Small grains - seed standards:

Class	Foundation	Registered	Certified
Pure seed (min.)	98%	98%	98%
Inert (max.)	2%	2%	2%
off-type(*) (max.)	None found	2/lb	4/lb
Other small grain(*) (max.)	None found	1/lb	2/lb
Other crop(**) (max.)	None found	0.03%	0.05%
Weed seed (max.)	0.01%	0.01%	0.03%
Objectionable weed seed(***) (max.)	None found	None found	1/lb
Wild oat (max.)	None found	None found	None found (****)

Note: For all classes the purity analysis is based on 100 grams examined. Registered and certified classes, noxious weed, vetch, off-type, and other small grain, determinations are based on 500 grams examined. For foundation class, noxious weed, vetch, off-type, and other small grain determinations are based on 1000 grams examined.

NEW SECTION

WAC 16-302-690 Chickpea standards for seed certification. Land, isolation, and field standards for chickpea seed certification are:

FIELD STANDARDS

Land Requirements (1) (minimum years)	Isolation (min. feet)	Off-type (plants/acre)	Other Crop (2) (plants/acre)	Noxious (3) Weeds (plants/acre)	Ascochyta Blight (4)
Class					
Foundation	3	100	none found	none found	none found
Registered	2	50	5	none found	none found
Certified	2	25	10	none found	10

FIELD INSPECTION

- (1) Shall not have been planted to chickpeas for three years for foundation class, and two years for registered and certified class, unless the previous crop is of the same variety and passes certification field standards of the same or higher generation.
- (2) Inseparable other crops.
- (3) Prohibited, restricted, and other weeds difficult to separate must be controlled.
- (4) None found in all classes of nontolerant varieties. Planting seed-stock must be treated with Thiabendazole (2-(4-triazoyl) benzimidazole).

Foundation and registered class fields must have two field inspections: One at bloom stage and one at late pod stage. Certified class fields must be inspected at bloom stage plus another at pod stage if ascochyta blight is observed during the bloom stage inspection.

PROPOSED

SEED STANDARDS

Class (7)	Pure seed	Inert	Other crop	Weed seed	Germination
Foundation	99.00%	1.0%	none found	none found	85%
Registered	99.00%	1.0%	none found	none found	85%
Certified	99.00%	1.0%	2 seeds/lb(5)	2 seeds/lb(6)	85%

- (5) None found for Austrian pea, rye, or vetch.
- (6) None found for nightshade berries or prohibited noxious weed seeds.
- (7) All classes must be treated with Thiabendazole (2-(4-thiazoyl) benzimidazole at the labeled rate).

NEW SECTION

WAC 16-302-695 Open pollinated millet standards for seed certification. (1) Land, isolation and field standards for open pollinated millet seed certification are:

CLASS	FIELD			
	LAND MINIMUM YEARS	ISOLATION MINIMUM FEET	OFF-TYPE MAXIMUM	OTHER CROP MAXIMUM
	Foundation	1*	1,320	1:3,000
Registered	1*	1,320	1:2,000	1:30,000
Certified	1*	660	1:1,000	1:10,000

* Waived if the previous crop was the same variety and equal or higher class of certified seed.

(2) Seed certification standards for open pollinated millet seed are:

CLASS	OFF-TYPE MAXIMUM SEEDS/LB	PURE SEED MINIMUM %	INERT MAXIMUM %	OTHER CROP MAXIMUM SEEDS/LB	WEED MAXIMUM %	GERMINATION MINIMUM %
Foundation	0.5	99.00	1.0	0.5	0.05	85
Registered	1	99.00	1.0	1	0.05	85
Certified	3	99.00	1.0	3	0.10	85

NEW SECTION

WAC 16-302-700 Buckwheat standards for seed certification. (1) Land, isolation, and field standards for buckwheat seed certification are:

CLASS	LAND	ISOLATION	FIELD	OTHER CROP
	MINIMUM YEARS	MINIMUM FEET	OFF-TYPE MAXIMUM	
Foundation	2*	2,640	1:10,000	None found
Registered	1*	1,320	1:5,000	1:30,000
Certified	1*	660	1:2,000	1:10,000

*Waived if previous crop was the same variety and equal or higher class of certified seed.

(2) Seed standards for buckwheat seed certification are:

CLASS	OFF-TYPE	PURE SEED	INERT	OTHER CROP	WEED	GERMINATION
	MAXIMUM SEEDS/LB			MAXIMUM SEEDS/LB		
FOUNDATION	0.5	99.0	1.0	0.5	0.05	85
REGISTERED	1	99.0	1.0	1	0.05	85
CERTIFIED	3	99.0	1.0	3	0.10	85

Chapter 16-303 WAC

SEED ASSESSMENT, FEES FOR SEED SERVICES AND SEED CERTIFICATION

NEW SECTION

WAC 16-303-005 Purpose—Seed program fees for services and labeling of seed. The department certifies, inspects, samples, tests and analyzes agricultural, vegetable or flower seed sold or offered for sale in Washington state. As provided for in this chapter under the authority of chapter 15.49 RCW, the department hereby establishes labeling requirements, germination standards, and fees for funding of the Washington state seed program.

NEW SECTION

WAC 16-303-010 Definitions. Definitions for terms used in this chapter may be found in chapters 15.49 RCW and 16-301 WAC unless otherwise provided for in this chapter.

NEW SECTION

WAC 16-303-020 Schedule of charges—Billing policies and procedures. (1) Accounts.

(a) All billable services provided for under chapter 15.49 RCW are due and payable upon billing by the department. For the convenience of established accounts and in accord with good business practices, the department provides a monthly billing service. Accounts not paid in full within thirty days of billing are considered delinquent.

(b) On all debts due and payable after July 28, 1991, all delinquent accounts are assessed a late charge equal to one percent per month, or portion of a month, on the unpaid balance.

preceding fiscal year, except that no assessment shall be col-

(c) Except for established accounts where there is a reasonable expectation of additional charges during a calendar month, the minimum billable amount through the monthly billing system is twenty dollars. All billable services of less than twenty dollars are due and payable on the date that service is rendered.

(d) No person with an account ninety days or more in arrears may receive service except on the basis of payment in full at the time service is rendered. Accounts in arrears may be subject to legal action for collection and are not restored to monthly billing status until all past due amounts are paid-in-full.

(e) Accounts that become ninety or more days in arrears twice within a five-year period may be subject to a permanent requirement for payment in full at the time service is provided.

(2) Unless otherwise provided for in rule, requests for refund fees or assessments must be submitted to the department by June 30 of the year following payment of the fee or assessment.

(3) Fees for services not listed in rule are set on the basis of the actual cost to the department of agriculture, or the most appropriate fee established by rule.

ANNUAL SEED ASSESSMENT

NEW SECTION

WAC 16-303-105 Annual seed inspection charge. (1) Each person required to obtain a seed labeling permit, pursuant to RCW 15.49.400, of the Washington State Seed Act, must also, pursuant to RCW 15.49.310 and 15.49.370, pay a general seed inspection charge annually to the department in the amount of ten cents per one hundred dollars gross annual dollar sales in excess of ten thousand dollars of agricultural and/or vegetable seed distributed in this state during the period on:

PROPOSED

(a) Seed for which the assessment has been previously collected, except when such seed is relabeled;

(b) Agricultural or vegetable seed distributed out-of-state;

(c) Seed distributed in containers of four ounces or less;

(d) Stock seed; and

(e) Seed distributed by governmental agencies, such as, but not limited to, the United States Department of Agriculture national foundation seed project. Agricultural and/or vegetable seeds distributed under bailment contract are valued at the producer-conditioner agreement rate in lieu of sale.

(2) The seed assessment fees for the fiscal period beginning July 1 through June 30 are payable on February 1 of the following calendar year.

(3) The seed assessment may accompany the annual application for the seed labeling permit. A penalty of ten percent of the assessment fee or a minimum of ten dollars, whichever is greater, is added to all assessments not paid by February 1.

(4) The annual seed-labeling permit may not be issued until all seed assessments and penalties are satisfied.

NEW SECTION

WAC 16-303-115 Seed labeling registrant records.

Each seed labeling registrant must maintain reasonable and necessary records accurately reflecting the gross annual dollar value of agricultural and/or vegetable seed distributed in this state.

SEED TESTING AND ANALYSIS FEES

NEW SECTION

WAC 16-303-200 Seed program testing fees. Seed testing fees are as follows:

(1) FIELD CROPS:

	MINIMUM SAMPLE SIZE	PURITY	GERMINATION	TZ
alfalfa	4 oz	14.00	12.00	22.00
alkaligrass	4 oz	18.00	11.00	22.00
barley	1.25 lb	14.00	12.00	22.00
beets, sugar	1.25 lb	19.00	21.00	22.00
bentgrass	2 oz	32.00	17.00	22.00
bermudagrass	4 oz	18.00	11.00	22.00
black medic	4 oz	14.00	12.00	22.00
bluegrass	4 oz	22.00	15.00	22.00
brassica sp.	6 oz	34.00	17.00	22.00
brome-mountain	6 oz	23.00	12.00	22.00
brome-smooth, meadow	6 oz	23.00	12.00	22.00
buckwheat	1.25 lb	14.00	12.00	22.00
canarygrass	8 oz	18.00	11.00	22.00
clover	4 oz	14.00	12.00	22.00
fescue	4 oz	22.00	12.00	22.00
flax-lewis	4 oz	14.00	12.00	22.00
foxtail	4 oz	14.00	11.00	22.00

	MINIMUM SAMPLE SIZE	PURITY	GERMINATION	TZ
garbanzo bean	1.25 lb	13.00	12.00	N/A
indian ricegrass	6 oz	18.00	11.00	22.00
junegrass	6 oz	18.00	11.00	22.00
lentil	1.25 lb	14.00	12.00	N/A
little bluestem	4 oz	21.00/hr	11.00	22.00
lupine	1.25 lb	14.00	12.00	N/A
milkvetch	1.25 lb	14.00	12.00	22.00
millet	1.25 lb	14.00	12.00	N/A
needle & thread	6 oz	18.00	11.00	22.00
needlegrass, green	6 oz	18.00	11.00	22.00
oatgrass	6 oz	18.00	11.00	N/A
oats	1.25 lb	14.00	12.00	22.00
orchardgrass	4 oz	25.00	13.00	22.00
peas	1.25 lb	13.00	12.00	N/A
prairie sandreed	6 oz	18.00	11.00	22.00
primrose	4 oz	14.00	12.00	N/A
redtop	2 oz	32.00	17.00	22.00
rice	1.25 lb	14.00	12.00	N/A
rye	1.25 lb	14.00	12.00	22.00
ryegrass, peren- nial	4 oz	22.00	11.00	22.00
ryegrass, annual	4 oz	22.00	11.00	22.00
safflower	1.25 lb	14.00	12.00	N/A
sainfoin	1.25 lb	14.00	12.00	N/A
sand dropseed	4 oz	18.00	11.00	22.00
sand lovegrass	4 oz	18.00	11.00	22.00
sideoats grama	4 oz	21.00/hr	11.00	22.00
small burnett	8 oz	14.00	12.00	N/A
sorghum	1.25 lb	14.00	12.00	N/A
sudangrass	8 oz	14.00	12.00	22.00
sunflower	1.25 lb	14.00	12.00	N/A
swiss chard	1.25 lb	34.00	18.00	N/A
switchgrass	4 oz	18.00	11.00	22.00
timothy	4 oz	18.00	11.00	22.00
trefoil	4 oz	14.00	12.00	N/A
triticale	1.25 lb	14.00	12.00	22.00
vetch	1.25 lb	18.00	12.00	22.00
wheat	1.25 lb	14.00	12.00	22.00
wheatgrass, beardless slender				
thickspike	6 oz	38.00	15.00	22.00
wheatgrass, bluebunch	6 oz	38.00	15.00	22.00
wheatgrass, crested	4 oz	26.00	15.00	22.00
wheatgrass, tall				
intermediate pubescent	6 oz	38.00	15.00	22.00
wheatgrass, western	6 oz	38.00	15.00	22.00
wildrye	6 oz	18.00	11.00	22.00
zoysia	4 oz	18.00	11.00	22.00

PROPOSED

(2) VEGETABLES:

	MINIMUM SAMPLE SIZE	PURITY	GERMINATION	TZ	MINIMUM				
					leek	8 oz	14.00	12.00	N/A
					lettuce	4 oz	14.00	12.00	N/A
					okra	4 oz	14.00	12.00	N/A
					onion	8 oz	14.00	12.00	N/A
asparagus	1.25 lb	14.00	12.00	N/A	parsley	4 oz	14.00	12.00	N/A
beans	1.25 lb	13.00	12.00	N/A	parsnip	4 oz	14.00	12.00	N/A
beets	1.25 lb	19.00	18.00	N/A	pepper	8 oz	14.00	12.00	N/A
cantaloupe	1.25 lb	14.00	12.00	N/A	pumpkin	1.25 lb	14.00	12.00	N/A
carrot	4 oz	14.00	12.00	38.00	radish	1.00 lb	14.00	12.00	N/A
celery	4 oz	14.00	12.00	N/A	spinach,				
chard	4 oz	14.00	21.00	21.00	New Zealand	8 oz	14.00	21.00	N/A
corn	1.25 lb	14.00	12.00	N/A	spinach	8 oz	14.00	21.00	N/A
cucumber	1.25 lb	14.00	12.00	N/A	squash	1.25 lb	14.00	12.00	N/A
dill	4 oz	14.00	12.00	N/A	tomato	4 oz	14.00	12.00	N/A
eggplant	4 oz	14.00	12.00	N/A	turnip	6 oz	14.00	12.00	22.00
endive	4 oz	14.00	12.00	N/A	watermelon	1.25 lb	14.00	12.00	N/A

PROPOSED

NEW SECTION

WAC 16-303-210 Fees for special seed tests. Fees for special seed tests are as follows: (Standard noxious exam size unless otherwise specified.)

Test	Fee	Other Considerations
(1) All states noxious weed examination	\$10.00	
(2) Analysis of partially cleaned, uncleaned or field run seed with excessive inert, or crop or weed seeds	\$21.00 hourly rate	
(3) Brassica seed chemical identification	\$10.00	
(4) Cold (vigor) test for wheat	\$50.00	
(5) Crop and weed exam (Required for all foundation and registered class grass seeds)	Purity fee minus \$5.00	Hourly rate will be assessed when applicable; hourly rate applies when a larger amount is requested
(6) Fescue seed fluorescence test	\$15.00	Test required on certified samples
(7) Fluorescence test (400 seed test)	\$13.00	
(8) Miscellaneous services	\$21.00 hourly rate	
(9) Pest and disease	\$17.00	
(10) Poa annua check		
Bentgrass (5 grams)	\$17.00	
Bluegrass (5 grams)	\$17.00	
Other grasses (10 grams)	\$17.00	
(11) Rules test—Canadian	PURITY	GERMINATION
Alfalfa, clover	\$21.00	\$12.00
Kentucky bluegrass	\$32.00	\$15.00
Peas, lentils	\$21.00	\$12.00
Bentgrass	\$47.00	\$17.00
(12) Rules test—I.S.T.A.	PURITY	GERMINATION
Alfalfa, clover	\$21.00	\$15.00
Kentucky bluegrass	\$32.00	\$15.00
Peas, lentils	\$21.00	\$15.00

Test	Fee	Other Considerations
(13) Samples requiring special preparation for germination, for example pelleted seeds	\$21.00	Additional Charge
(14) Seed Count	\$17.00	
(15) Sod analysis check (25 gram exam to evaluate if a lot appears to be sod quality)	\$19.00	Phone report only
(16) Sod seed analysis (A special test of turf grasses for those who need a detailed examination of seed before purchase and/or use)	Bluegrass \$60.00 Fescue \$42.00 Ryegrass \$34.00	Bluegrass test includes purity, 25 gram crop and weed exam, and 10 gram Poa annua check. Ryegrass and Fescue test include purity and 50 gram crop and weed exam.
(17) Sodium Hydroxide test for presence of red and/or white wheat	\$10.00	
(18) Soil exam or similar (A visual examination of a representative sample)	\$17.00	Reported on seed analysis certificate
(19) Undesirable grass species examination (UGS test)	\$12.00	
(20) Variety separation of Kentucky bluegrass	\$19.00	
If separated at time of purity analysis	\$9.00	

NEW SECTION

WAC 16-303-220 Inventory testing for seed germination. Inventory testing for seed germination is as follows:

(1) Inventory testing is a service to provide opportunity to have carry-over seed stocks, except mixtures, tested at the lowest possible charge. This is not an official germination test. Regular service samples have priority and the Seed Branch Laboratory will run samples, as germination space is available.

(2) Samples must be plainly labeled "inventory samples" according to the sender's designation. The laboratory assumes no responsibility for correct identification.

(3) Reports on inventory testing are mailed after all tests are completed. Samples and test reports do not become a part of the seed program's permanent record.

(4) The fee for inventory testing is one-half the regular germination fee.

NEW SECTION

WAC 16-303-230 Official seed sampling or similar service. (1) The fee for official seed sampling or similar service is as follows:

Crop	Fee	Minimum charge
Peas, beans, small grains or seeds of similar size	\$ 0.05 Per cwt.	\$21.00
For all other kinds	\$ 0.15 Per cwt.	\$21.00

(2) If a special trip is required to provide a service, the person requesting the service may be charged at the rate of \$17.00 per hour travel time plus a mileage fee set by the Washington State Office of Financial Management in addition to the specific fee for service. All standby time is charged at the rate of \$21.00 per man-hour.

NEW SECTION

WAC 16-303-240 Fees for blending seed. Fees for blending seed are five cents per one hundred pounds based on the pounds of seed bagged plus cost of a purity and germination test which is required on the official sample of each blend. All fees are payable by persons or firm requesting permission for said blend.

NEW SECTION

WAC 16-303-250 Miscellaneous charges for seed services. (1) Fees for miscellaneous department seed services are as follows:

Service	Fee
Rush samples (including phone or FAX report if requested at time sample is submitted)	\$12.00
Phone reports on test result, per call	\$ 3.50 per call
Preliminary report on germination	\$ 8.00
Phone report only	\$ 1.50
Additional mailing of report	\$ 2.50 each destination
Recopies of reports	\$ 2.50 (minimum fee)
Revised reports	\$ 5.00 (minimum fee - or hourly fee when applicable)

PROPOSED

Service	Fee	Service	Fee	Other Considerations
Fee for special handling service, for example Federal Express, Air Parcel or air freight	\$ 3.50	Laboratory analysis of plant material to verify disease	An additional fee of actual cost shall be charged when necessary to examine plant material and/or seed	
Fee for facsimile transmission of documents	\$ 3.50 per document			
Travel time - additional or special requested trips	\$17.00			
Mileage - additional or special requested trips	As established by the Washington State Office of Financial Management			

(2) Test plot examinations or consultant work in seed plots, seed fields, seed conditioning plants, etc., shall be at the rate of \$21.00 per hour plus mileage and travel time.

FEEES FOR SEED CERTIFICATION OR OTHER SERVICES

NEW SECTION

WAC 16-303-300 Phyto-sanitary certification of seed—Fees. (1) Fees for phyto-sanitary certification of seed are as follows:

Service	Fee	Other Considerations
Phyto-sanitary certificate	\$21.00 each	
Field inspection—All seed except wheat seed (for each required inspection)	\$5.00 per acre	\$20.00 minimum fee payable with application
Field inspection—Wheat seed only (for each required inspection)	\$2.00 per acre or fraction thereof	Payable with application
Area inspection	\$.05 per cwt.	\$ 20.00 minimum fee per certificate \$150.00 maximum fee per certificate Billed at time certificate is issued
Late fee—		
Application	\$30.00 each	
Sampling (When Required)—		
Beans, peas, lentils, and cereal grains	\$.05 per cwt.	
Other crops	\$.15 per cwt.	
Serology test	Fee as established by the testing laboratory.	

NEW SECTION

WAC 16-303-310 Organization for economic cooperation and development scheme for varietal certification (O.E.C.D.) fees. In addition to fees required by applicable Washington certification rules, the following fees shall apply to all seed tagged O.E.C.D and is payable by the person requesting O.E.C.D. certificate. The certifying agency may require fees paid in advance:

Service	Fee	Other Considerations
O.E.C.D. certificate	\$10.00 each	
O.E.C.D. grow out test	\$46.00 each entry	No charge for control entry

NEW SECTION

WAC 16-303-315 Service fee for sod quality seed tags and tagging. Service fee for sod quality seed tags and tagging shall be \$0.10 per cwt. The official sampling fee is charged when resampling is required.

NEW SECTION

WAC 16-303-317 Annual and rough bluegrass quarantine fees. Fees for sampling and analysis for the presence of annual or rough bluegrass are those fees established in this chapter and:

(1) Annual Bluegrass - inspection fee for nursery plantings for the presence of annual bluegrass is \$50.00 per acre or portion thereof. The tagging fee is \$0.50 cwt. with a minimum fee of \$10.00.

(2) Rough Bluegrass - inspection fee for nursery plantings is \$50.00 per acre or portion thereof.

NEW SECTION

WAC 16-303-320 Certification fees for seed certified by the department except grasses. Fees for seed certification services for seed certified by the department other than grasses are as follows. Fees apply to both new and renewal applications:

PROPOSED

Seed	Application Fee 1/	Seedling producing or field inspection Fee 2/	Late Application Penalty Fee	Reinspection Fee (other than isolation)	Production Fee (includes sampling and tagging)	Seed shipped Out-of-State (uncleaned)
Alfalfa, Red clover, White clover and Trefoil	\$15.00 per variety per grower	\$1.75/acre	\$30.00	\$40.00 ea. field	\$0.50/cwt. 5/	\$0.19/cwt.
Bean	\$15.00 per variety per grower	\$1.75/acre 3/ (one inspection) \$3.50/acre 4/ (two inspections)	\$30.00	\$40.00 ea. field	\$0.50/cwt.	\$0.19/cwt.
Corn	\$15.00 for each separate combination/or isolation	\$25.00 first acre \$10.00 ea. additional acre except hybrid corn \$3.50 ea. additional acre	—	—	—	—
Sudangrass	\$15.00 per field	\$1.75/acre	\$30.00 per field	—	\$0.40/cwt.	—
Rapeseed	\$15.00 per variety per grower	\$1.75/acre (one inspection)	\$15.00 per grower	\$20.00 ea. field	\$0.50/cwt.	—

- 1/ Refer to WAC 16-302-050 for seed certification application due dates.
- 2/ Refundable if acreage is withdrawn before inspection. Except for bean seed, required of seedling fields to be harvested for certification the year of planting. Notification of seeding field to be harvested for certification and required fees are due July 31.
- 3/ One inspection is required for Great Northern Red Mexican, pinto, pink, and small white bean.
- 4/ Includes windrow inspection which is required for certification of snap beans, kidney beans, and eligibility for shipment into Idaho.
- 5/ Sampling and production fees are billed at completion of tests. If none of the seed is tagged, ten cents of the fifty cents per cwt. production fee is refundable.

This additional fee shall be charged for renewal applications received after May 1.

- (c) Inspection fee per field. \$30.00
- (3) Annual grasses inspection fee per acre \$ 1.75

Applications are due within sixty days after planting.

- (4) Reinspection: Other than isolation—each field \$40.00

(5) Inspection and final certification fees: Inspection and final certification fees are based on pounds sampled and billed upon completion of required tests (Option A). Those dealers requesting sampling and tagging privileges and/or participation in Option B must sign a memorandum of agreement that shall expire on June 30 of each year. The memorandum may be terminated by the director if the conditioner violates certification standards or requirements of memorandum.

(a) Option A: When based on pounds sampled, and billed at completion of required laboratory tests, the fees are:

- (i) Final certification fee \$ 0.80
per one hundred pounds. (If no seed is tagged, twenty cents of the final certification fee is refundable upon request.)
- (ii) Seed shipped out-of-state for conditioning per one hundred pounds (unclean weight). \$ 0.30
- (iii) Service fee for out-of-state origin (per cwt.) \$ 0.30

(iv) Blend fee is as established by blend rule, and in addition to above fees. However, blend fee is not applicable to salvage blends.

NEW SECTION

WAC 16-303-330 Certification fees for grass seed.

Certification fees for grass seed except Sudangrass are as follows:

(1) Application fees:

(a) Seedling application fee:

Per variety, per field \$15.00

(b) Late seedling penalty fee: (Per kind) \$30.00

(c) Seedling producing application fee:

Per field, per grower \$15.00

Required of seedling fields to be harvested for certification the year of planting. Notification of seedling field to be harvested for certification and required fees shall be due July 31:

(2) Renewal applications:

(a) Renewal application fee:

Per variety, per grower \$15.00

(b) Late renewal penalty fee: (Per variety) \$30.00

PROPOSED

(v) Payment of fees is the responsibility of the person signing the application. However, conditioner may assume this responsibility.

(b) Option B: When based on pounds tagged after required laboratory tests are completed, the fee is:

(i) Final certification fee \$ 1.10 per one hundred pounds. (Minimum fee per tagging) \$10.00

(ii) Service fee for out-of-state origin \$ 0.65 per one hundred pounds.

(iii) Blend fee (in addition to fee established by blend rule) is payable upon completion of blend on total weight of blend, and is as follows:

(A) Washington origin certified seed used in blend \$ 1.00 per one hundred pounds.

(B) Out-of-state origin certified seed used in blend \$ 0.60 per one hundred pounds except that those fees listed in (a) and (b) above are not applicable to certified seed that is tagged and sealed, and on which final fees have been paid.

(C) A refund or credit is issued for the percent of the blend lot not tagged. (For example, if forty percent of the blend is not tagged, forty percent of the fees charged under Option B above are refundable.)

(6) Payment of fees is the responsibility of the conditioner. A conditioner choosing this program must handle all certified grasses in his warehouse under this program for the entire crop year. Upon termination or nonrenewal of Option B memorandum of agreement, conditioner is responsible for Option A fees on all certified seed not tagged at termination date.

(7) Fees for services such as O.E.C.D. and sod quality, etc., are in addition to the fees listed in these standards.

(8) Fees for reissue of tags are ten cents per tag with a minimum fee of ten dollars.

(9) The seed processor is responsible for seed certification fees including sampling, testing, production and final certification fees, and may request the responsibility for additional fees.

(a) Application fee per variety per grower	\$18.87
(b) Field inspection fee per acre except millet and hybrid sorghum	\$ 2.63
(c) Millet - first acre	\$28.06
..... - each additional acre	\$ 5.61
(d) Hybrid sorghum - first acre	\$28.06
..... - each additional acre	\$11.22
(e) Special field inspection fee per acre	\$ 2.24
(f) Late application fee	\$17.68
(g) Reinspection fee	\$35.39

minimum for each field which did not pass field inspection plus \$ 0.40 for each acre over twenty-five. The reinspection fee for isolation requirements only for a field of any size is \$35.39.

(h) Final certification fee	\$0.225
per cwt. of clean seed sampled, which is charged to conditioning plant, or production fee	\$0.105

per cwt. of production from fields inspected which is utilized for seed, which is charged to the grower or the final seller prior to brokerage, retail sale, sale to plant not approved for conditioning certified seed, or transshipment out-of-state.

(i) Sampling fee	\$0.105
per cwt. of clean seed sampled, with minimum charge of ten dollars per sample, which is charged to conditioning plant in lieu of mechanical sampling.	

(2) A field may be withdrawn upon notification by the applicant to the certifying agency's office before field inspection. In such case, the field inspection fee is refunded upon request until June 30 of the year following harvest.

(3) Harvest before field inspection causes forfeitures of both the application and field inspection fees, and completion of certification.

REPEALER

The following chapter of the Washington Administrative Code is repealed:

WAC 16-300-010	Prohibited noxious weed seeds
WAC 16-300-020	Restricted noxious weed seeds

NEW SECTION

WAC 16-303-340 Seed certification fees for buckwheat, chickpea, field pea, lentil, millet, soybean, sorghum and small grains. (1) Seed certification fees for buckwheat, chickpea, field pea, lentil, millet, soybean, sorghum and small grains are as follows:

PROPOSED

WAC 16-300-025 Tolerances for seed law enforcement

REPEALER

The following chapter of the Washington Administrative Code is repealed:

REPEALER

The following chapter of the Washington Administrative Code is repealed:

WAC 16-304-010 Germination standards for vegetable seeds
 WAC 16-304-020 Sampling in the administration of the Washington State Seed Act
 WAC 16-304-039 Schedule of charges—Billing policies and procedures
 WAC 16-304-040 Schedule of charges
 WAC 16-304-050 Miscellaneous charges
 WAC 16-304-100 Definitions
 WAC 16-304-110 Annual seed inspection charge
 WAC 16-304-120 Registrant records
 WAC 16-304-130 Seed inspection assessment—Effective dates

WAC 16-316-035 Bentgrass and redtop certification standards
 WAC 16-316-0901 Standards for verification of turf seed ingredients
 WAC 16-316-100 General seed certification standards
 WAC 16-316-105 By whom certified
 WAC 16-316-110 Varieties eligible
 WAC 16-316-115 Limitation of generations
 WAC 16-316-120 Seed classes
 WAC 16-316-125 Labels and sealing requirements
 WAC 16-316-130 Agency deviation from certification standards
 WAC 16-316-135 Agency power to reject
 WAC 16-316-140 Rejection for color or appearance
 WAC 16-316-150 Specific crop regulations
 WAC 16-316-151 Land history
 WAC 16-316-155 Penalty
 WAC 16-316-160 Prohibited noxious weeds
 WAC 16-316-165 Seed certification—Objectionable weeds
 WAC 16-316-170 Procedure to follow for certification
 WAC 16-316-175 All growers in certification program
 WAC 16-316-180 Field inspections
 WAC 16-316-183 Tolerance for diseased or contamination material
 WAC 16-316-185 The seed conditioner
 WAC 16-316-190 Containers and lot numbers
 WAC 16-316-195 Sampling
 WAC 16-316-196 Off-type
 WAC 16-316-197 Fee responsibility
 WAC 16-316-205 Withdrawal from certification
 WAC 16-316-210 Completion of certification
 WAC 16-316-212 Refunds
 WAC 16-316-214 Limitation of liability

REPEALER

The following chapter of the Washington Administrative Code is repealed:

WAC 16-313-010 Definition
 WAC 16-313-015 Filed run and remill blends
 WAC 16-313-020 Blend data sheet
 WAC 16-313-030 Equipment and procedure
 WAC 16-313-035 Size of blend
 WAC 16-313-040 Supervision
 WAC 16-313-050 Registered class
 WAC 16-313-060 Quality standards to certified class
 WAC 16-313-070 Objectionable weeds
 WAC 16-313-080 Prohibited noxious weeds
 WAC 16-313-090 Calculated analysis
 WAC 16-313-100 Tetrazolium test
 WAC 16-313-110 Fees

PROPOSED

WAC 16-316-215	Rules and procedures for organization for economic cooperation and development scheme for varietal certification (O.E.C.D.)	WAC 16-316-430	Red clover seed certification standards
WAC 16-316-220	Alfalfa seed certification standards	WAC 16-316-440	Red clover seed certification fees
WAC 16-316-230	Alfalfa seed certification fees	WAC 16-316-445	Red clover seeds—Land requirements
WAC 16-316-235	Land requirements	WAC 16-316-450	Isolation requirements
WAC 16-316-240	Isolation requirements	WAC 16-316-455	Field tolerances
WAC 16-316-245	Field tolerances	WAC 16-316-460	Seed standards
WAC 16-316-250	Seed standards	WAC 16-316-470	Buckwheat, chickpea, field pea, lentil, millet, soybean, sorghum and small grains seed certification standards
WAC 16-316-260	Bean seed certification standards	WAC 16-316-472	Eligible varieties and eligible stock seed
WAC 16-316-266	Definitions	WAC 16-316-474	Buckwheat—Chickpea—Field pea—Lentil—Millet—Soybean—Sorghum—Small grain—Application and fees
WAC 16-316-270	Bean seed certification fees	WAC 16-316-480	Field standards
WAC 16-316-275	Land requirements	WAC 16-316-484	Mechanical sampling
WAC 16-316-280	Field tolerances	WAC 16-316-486	Certified seed sale certificate
WAC 16-316-285	Inspection requirements	WAC 16-316-525	Buckwheat—Chickpea—Field pea—Lentil—Millet—Soybean—Sorghum—Small grain—Eligible variety and stock seed
WAC 16-316-290	Seed standards	WAC 16-316-570	Labeling and sealing of certified seed of small grains by grower
WAC 16-316-295	Regulation and procedure for issuance of phyto-sanitary certificate	WAC 16-316-572	Certifying agency issuance of certificate
WAC 16-316-310	Application for inspection and due dates	WAC 16-316-575	Foundation seed certification standards
WAC 16-316-315	Phyto-sanitary certification—Fee and charges	WAC 16-316-590	Proprietary variety certification standards—Definition
WAC 16-316-320	Land and production requirements	WAC 16-316-595	Application procedure
WAC 16-316-326	Phyto-sanitary certificate for peas	WAC 16-316-600	Genetic purity certification
WAC 16-316-327	Phyto-sanitary certificate for beans	WAC 16-316-610	Sod quality certified seed standards
WAC 16-316-328	Phyto-sanitary certificate for other crops and diseases	WAC 16-316-615	Varieties eligible, certification fees, land and isolation requirements, and field tolerances
WAC 16-316-340	Grass seed certification standards	WAC 16-316-620	Standards
WAC 16-316-350	Grass seed certification fees—Seedling applications	WAC 16-316-622	Ryegrass standards
WAC 16-316-355	Grass seed—Land requirements	WAC 16-316-625	Sod seed analysis certificate
WAC 16-316-360	Grass seed—Isolation requirements	WAC 16-316-630	Sod quality seed tag
WAC 16-316-365	Field tolerances		
WAC 16-316-370	Grass seed standards		

WAC 16-316-635	Service fee	WAC 16-316-815	Other clover varieties
WAC 16-316-637	Sod quality mixture	WAC 16-316-820	Alfalfa varieties eligible
WAC 16-316-650	White clover and trefoil seed certification standards	WAC 16-316-830	Bean varieties eligible
WAC 16-316-660	White clover and trefoil seed certification fees	WAC 16-316-832	Rapeseed varieties eligible for certification
WAC 16-316-665	Land requirements	WAC 16-316-833	Miscellaneous crop varieties eligible
WAC 16-316-670	Isolation requirements	WAC 16-316-840	White clover and trefoil varieties eligible
WAC 16-316-675	Field tolerances	WAC 16-316-850	Rapeseed certification standards and fees
WAC 16-316-680	Seed standards	WAC 16-316-860	Rapeseed field standards
WAC 16-316-701	Definitions of terms for standards	WAC 16-316-870	Rapeseed land requirements
WAC 16-316-715	Miscellaneous field and seed inspection standards	WAC 16-316-880	Rapeseed—Seed standards
WAC 16-316-717	Field pea standards	WAC 16-316-901	Corn seed certification standards
WAC 16-316-719	Lentil standards	WAC 16-316-906	Corn seed certification fees
WAC 16-316-721	Soybean standards	WAC 16-316-911	Corn seed eligibility
WAC 16-316-722	Hybrid sorghum standards	WAC 16-316-916	Field inspection
WAC 16-316-723	Open pollinated sorghum standards	WAC 16-316-921	Field standards
WAC 16-316-724	Small grains standards	WAC 16-316-945	Field standards—Hybrid corn seed
WAC 16-316-727	Chickpea standards	WAC 16-316-950	Seed inspection—Foundation corn single crosses and inbred lines
WAC 16-316-729	Open pollinated millet standards	WAC 16-316-955	Seed inspection and standards—Hybrid corn seed
WAC 16-316-730	Interagency seed certification standards	WAC 16-316-960	Ear inspection and winter growouts—Foundation corn single crosses and inbred lines
WAC 16-316-731	Buckwheat standards	WAC 16-316-970	Sudangrass certification standards—Promulgation
WAC 16-316-735	Rules	WAC 16-316-975	Sudangrass certification standards—Definitions
WAC 16-316-738	Procedure for field pea, lentil, soybean, small grain and sorghum seed	WAC 16-316-980	Sudangrass certification standards—Applications and fees
WAC 16-316-740	Procedure for all other kinds	WAC 16-316-985	Sudangrass certification standards—Land requirements
WAC 16-316-745	Seed produced out of state—Certification	WAC 16-316-990	Sudangrass certification standards—Isolation requirements
WAC 16-316-750	Seed produced out of state—Special handling for previously tagged and sealed seeds	WAC 16-316-995	Sudangrass certification standards—Field tolerances
WAC 16-316-755	Eligibility for interagency certification	WAC 16-316-997	Sudangrass certification standards—Seed standards
WAC 16-316-760	Interagency blends		
WAC 16-316-790	Varieties eligible for seed certification		
WAC 16-316-800	Grass varieties eligible		
WAC 16-316-810	Red clover varieties eligible		

REPEALER

The following chapter of the Washington Administrative Code is repealed:

WAC 16-317-040	Labeling requirements for small grain, field pea, lentil, and/or soybean seed
WAC 16-317-050	Alternate labeling requirements and exemptions
WAC 16-317-060	Seed held in storage
WAC 16-317-080	Noxious weeds

REPEALER

The following chapter of the Washington Administrative Code is repealed:

WAC 16-318-002	Promulgation
WAC 16-318-003	Promulgation
WAC 16-318-040	Treated seed labeling requirements
WAC 16-318-050	Mercurials and similarly toxic pesticides
WAC 16-318-060	Other pesticides
WAC 16-318-065	Inoculants
WAC 16-318-070	Treated seed color requirements
WAC 16-318-080	Bulk seed
WAC 16-318-090	Examples of minimum label formats
WAC 16-318-200	Labeling—Requirements for agricultural, vegetable and flower seeds
WAC 16-318-205	Labeling—General requirements for agricultural seeds except for grass seed mixtures and for hybrids which contain less than ninety-five percent hybrid seed
WAC 16-318-210	Labeling—For seed mixtures for lawn and/or turn purposes
WAC 16-318-215	Labeling—Special requirements for seeds that are coated
WAC 16-318-220	Labeling—Special requirements for vegetable seeds in packets as prepared for use in home
WAC 16-318-225	Labeling—Special requirements for vegetable seeds in containers other than packets

WAC 16-318-230	Labeling—Special requirements for flower seeds
WAC 16-318-235	Labeling for agricultural and vegetable hybrid seed which contains less than ninety-five percent hybrid
WAC 16-318-240	Labeling—Prohibitions
WAC 16-318-300	Definitions
WAC 16-318-305	Matters subject to mandatory arbitration
WAC 16-318-310	Arbitration requirement—Labeling
WAC 16-318-315	Filing of a complaint for arbitration
WAC 16-318-320	Filing of a complaint for arbitration
WAC 16-318-325	Acceptance of filing by telefax
WAC 16-318-330	Arbitration committee
WAC 16-318-335	Referral to arbitration committee
WAC 16-318-340	Scheduling of hearing
WAC 16-318-345	Representation by counsel
WAC 16-318-350	Waiver of oral hearing
WAC 16-318-355	Record of the hearing
WAC 16-318-360	Attendance at hearings
WAC 16-318-365	Committee investigation
WAC 16-318-370	Evidence
WAC 16-318-375	Evidence by affidavit
WAC 16-318-380	Discovery
WAC 16-318-385	Arbitration in the absence of a party
WAC 16-318-390	Order of proceedings
WAC 16-318-395	Exert evidence and performance tests
WAC 16-318-400	Conservation of property
WAC 16-318-405	Reopening of a hearing
WAC 16-318-410	Expenses
WAC 16-318-415	Arbitration committee report
WAC 16-318-420	Award upon settlement

Reviser's note: The spelling error in the above material occurred in the copy filed by the Department of Agriculture and appears in the Register pursuant to the requirements of RCW 34.08.040.

REPEALER

The following chapter of the Washington Administrative Code is repealed:

WAC 16-493-001	Rough bluegrass quarantine—Establishing quarantine
WAC 16-493-005	Rough bluegrass quarantine—Definitions
WAC 16-493-010	Rough bluegrass quarantine—Regulated area
WAC 16-493-015	Rough bluegrass quarantine—Quarantine area
WAC 16-493-020	Rough bluegrass quarantine—Regulated articles
WAC 16-493-025	Rough bluegrass quarantine—Conditions governing movement of regulated articles
WAC 16-493-030	Rough bluegrass quarantine—Procedure for clearing seed stocks
WAC 16-493-035	Rough bluegrass quarantine—Seed stock containing rough bluegrass
WAC 16-493-040	Rough bluegrass quarantine—Application for nursery inspection
WAC 16-493-045	Rough bluegrass quarantine—Fees
WAC 16-493-050	Rough bluegrass quarantine—Violation and procedures

REPEALER

The following chapter of the Washington Administrative Code is repealed:

WAC 16-494-001	Establishing quarantine
WAC 16-494-010	Definitions
WAC 16-494-012	Regulated articles
WAC 16-494-013	Regulated diseases
WAC 16-494-020	Bean seed—Quarantined area
WAC 16-494-030	Bean seed—Regulated area
WAC 16-494-042	General requirements for planting bean sees in the regulated area

WAC 16-494-043

Additional requirements for planting bean seed grown in the regulated area

WAC 16-494-044

Additional requirements for planting bean seed grown in quarantine Area I

WAC 16-494-045

Additional requirements for planting bean seed grown in quarantine Area II

WAC 16-494-046

Quarantine—Exceptions and exemptions

WAC 16-494-047

Inspection procedures for trial grounds

WAC 16-494-062

Identification and disposition of diseased bean seed and infected bean fields

WAC 16-494-063

Notice of destruction

WAC 16-494-064

Penalties

WAC 16-494-100

Bean seedborne viral disease quarantine—Establishing the quarantine

WAC 16-494-110

Bean seedborne viral disease quarantine—Regulated articles

WAC 16-494-120

Bean seedborne viral disease quarantine—Regulated disease

WAC 16-494-130

Bean seedborne viral disease quarantine—Quarantined area

WAC 16-494-140

Bean seedborne viral disease quarantine—Regulated area

WAC 16-494-150

Bean seedborne viral disease quarantine—Requirements for planting bean seed in the regulated area

WAC 16-494-160

Bean seedborne viral disease quarantine—Identification and disposition of diseased bean seed

WAC 16-494-170

Bean seedborne viral disease quarantine—Penalties

Reviser's note: The spelling error in the above material occurred in the copy filed by the Department of Agriculture and appears in the Register pursuant to the requirements of RCW 34.08.040.

REPEALER

The following chapter of the Washington Administrative Code is repealed:

WAC 16-495-004	Annual bluegrass quarantine—Establishing quarantine
WAC 16-495-010	Annual bluegrass quarantine—Definitions
WAC 16-495-020	Annual bluegrass quarantine—Regulated area
WAC 16-495-030	Annual bluegrass quarantine—Quarantine area
WAC 16-495-040	Annual bluegrass quarantine—Regulated articles
WAC 16-495-050	Annual bluegrass quarantine—Conditions governing movement of regulated articles
WAC 16-495-060	Violations and penalty
WAC 16-495-090	Annual bluegrass quarantine—Procedure for clearing
WAC 16-495-095	Annual bluegrass quarantine—Seed stock containing annual bluegrass
WAC 16-495-100	Annual bluegrass quarantine—Application for nursery inspection
WAC 16-495-105	Annual bluegrass quarantine—Fees
WAC 16-495-110	Annual bluegrass quarantine—Violation procedures

WSR 00-20-002**PROPOSED RULES****DEPARTMENT OF AGRICULTURE**

[Filed September 21, 2000, 3:11 p.m.]

Continuance of WSR 00-17-115.

Preproposal statement of inquiry was filed as WSR 98-15-016.

Title of Rule: Organic crop production standards.

Purpose: Chapter 16-154 WAC are the rules for organic crop production. The rules provide standards for organic crop production and set record-keeping requirements for organic crop producers.

Statutory Authority for Adoption: Chapter 15.86 RCW.
Statute Being Implemented: Chapter 15.86 RCW.

Summary: The proposed amendments to chapter 16-154 WAC update the organic crop production standards. The amendments specify the food production guidelines, record-keeping requirements, and give a comprehensive list of the

materials and practices that are approved and prohibited in crop production. The amendments include two new sections that outline the organic farm plan requirements and mushroom standards. The supplemental includes changes that were made based on the comments from the first hearing. This filing continues the adoption date.

Reasons Supporting Proposal: Applicants to the organic food program will benefit from the rule update and from the clarification of the definitions, crop production standards, materials that are approved and prohibited for use in organic production, and record-keeping requirements.

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

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

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

Explanation of Rule, its Purpose, and Anticipated Effects: The organic crop production standards, chapter 16-154 WAC, were first adopted in 1987. The rules provide the standards for organic crop production and include a list of generically approved materials that may be used by producers of organic crops. The standards include a list of approved fertilizers, soil amendments, crop production aids, pest control materials and post-harvest materials. The standards also include a list of prohibited materials and practices. In addition the rules specify the requirements regarding buffer zones, borders at risk, treated wood, roadside vegetation management, genetically engineered organisms, organic farm plan and recordkeeping for organic crop production.

The organic crop production standards are being revised for a number of reasons. One, they will clarify the standards regarding genetic engineering, transplants, seeds, sprouts, and transitional requirements. Two, they will align Washington's organic standards with national and international organic standards. Three, the proposed amendments will enhance organic integrity through the requirements for notification and nonchemical vegetation management. Fourth, the list of approved and prohibited materials will be clarified and updated to national organic standards.

Proposal Changes the Following Existing Rules: See addendum [WSR 00-13-012].

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

Small Business Economic Impact Statement

See addendum [WSR 00-13-012].

A copy of the statement may be obtained by writing to Miles McEvoy, Organic Food Program, P.O. Box 42560, Olympia, WA 98504-2560, phone (360) 902-1924, fax (360) 902-2087.

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

Date of Intended Adoption: October 23, 2000.

September 21, 2000

Candace A. Jacobs, DVM

Assistant Director

**WSR 00-20-006
PROPOSED RULES
DEPARTMENT OF LICENSING**

[Filed September 22, 2000, 8:45 a.m.]

Original Notice.

Preproposal statement of inquiry was filed as WSR 00-16-042.

Title of Rule: Chapter 308-93 WAC, General provisions for vessel subject to and exempt from titling.

Purpose: 1. To meet the criteria set forth in Governor Locke's Executive Order 97-02.

2. To clarify rules and help make them more comprehensible.

Statutory Authority for Adoption: RCW 88.02.070, 88.02.100.

Summary: Amending WAC 308-93-140 Decals—Placement, size, and color and 308-93-145 Vessel registration numbers—Display, size, color.

Reasons Supporting Proposal: Meet criteria supporting Governor Locke's Executive Order 97-02.

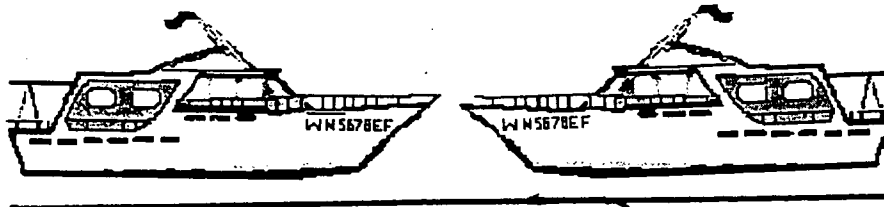
Name of Agency Personnel Responsible for Drafting: Patrick J. Zlateff, 1125 Washington Street S.E., Olympia, 902-3718; Implementation and Enforcement: Eric Andersen, 1125 Washington Street S.E., Olympia, 902-4045.

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

Explanation of Rule, its Purpose, and Anticipated Effects: The anticipated effects will be a clarification of the above-mentioned requirements.

Proposal Changes the Following Existing Rules: Clarify sections needed and repeal those no longer required.

No small business economic impact statement has been prepared under chapter 19.85 RCW. A small business economic impact statement is not required pursuant to RCW 19.85.030 (1)(a). The proposed rule making does not impose more than a minor cost on businesses in an industry.



(c) For documented vessels, one decal must be affixed to each side of the forward half of the vessel for which it was assigned so it is easily visible for law enforcement.

(2) **What do the vessel decals look like that are issued by the department?** In accordance with 33 Code of Federal Regulations (CFR), vessel decals are approximately three inches square. The years in which validation decals expire must be indicated by the colors blue, international orange, green, and red, in rotation beginning with blue for decals that expired in 1985.

RCW 34.05.328 does not apply to this rule adoption. The contents of the proposed rules are explicitly and specifically dictated by statute.

Hearing Location: Highways-Licenses Building, Conference Room 107, 1125 Washington Street S.E., Olympia, WA 98507, on November 8, 2000, at 10:00 a.m.

Assistance for Persons with Disabilities: Contact Dale Brown by November 7, 2000, TTY (360) 664-8885, or (360) 902-4020.

Submit Written Comments to: Dale Brown, Management Analyst, Title and Registration Services, P.O. Box 2957, Olympia, WA 98507-2957, fax (360) 664-0831, by November 7, 2000.

Date of Intended Adoption: November 8, 2000.

September 21, 2000

Deborah McCurley, Administrator
Title and Registration Services

AMENDATORY SECTION (Amending WSR 99-21-097, filed 10/20/99, effective 11/20/99)

WAC 308-93-140 Decals—Placement, size, and color. (1) **Where do I place the decals I receive when I register my vessel in Washington?** (~~These~~) Decals (~~shall~~) must be placed on the vessel for which they were assigned. Decals must be affixed on (see illustration):



(a) Forward half of the vessel above the water line so it is easily visible for law enforcement; and

(b) Within six inches aft of, and directly on line with, the vessel registration number as provided by WAC 308-93-145(3).

(3) **Which vessel decal shall be displayed?** To legally operate your vessel on Washington waters, you must display the decal that shows your vessel is registered for the current registration year. (~~The current decal must be placed inline and within six inches of the aft of the registration number.~~)

AMENDATORY SECTION (Amending WSR 00-09-065, filed 4/18/00, effective 5/19/00)

WAC 308-93-145 Vessel registration numbers—Display, size, color. (1) **What vessels are required to display a**

PROPOSED

vessel registration number? All vessels (~~that are required to be~~) registered under chapter 88.02 RCW (~~except vessels documented with the United States Coast Guard~~) are required to display the vessel registration numbers. Vessels documented by the United States Coast Guard are not to display the registration number.

(2) **What are vessel registration numbers?** Vessel registration numbers (~~are~~), configured in accordance with 33 CFR 174.23 (~~and~~):

(a) Uniquely identify (~~the~~) a vessel (~~, similar to license plate numbers for vehicles~~) (the same way license plate numbers identify a vehicle);

(b) Are assigned by the department when you apply for initial registration for your vessel;

(c) Are printed on your registration certificate and certificate of ownership;

~~((d) The department does not provide any physical material for you to apply to your vessel.)~~

(3) **How do I display the assigned vessel registration number on my vessel?** The registration number assigned (~~shall~~) must:

(a) Be painted on or permanently attached to each side of the forward half of the vessel and easily visible for law enforcement except as allowed by subsection (6) of this section or required by subsection (~~((8))~~) (9) of this section and must be on a vertical surface;

(b) Be in plain vertical block characters of not less than three inches in height;

(c) Contrast with the color of the background and be distinctly visible and legible;

(d) Have spaces or hyphens that are equal to the width of a letter other than "I" or a number other than "1" between the letter and number groupings (example: WN 5678 EF or WN-5678-EF); and

(e) Read from left to right.

(4) **Are vessel registration numbers transferable from vessel to vessel?** Vessel registration numbers are not transferable between vessels. Once assigned, a vessel registration number cannot be reassigned to another vessel.

(5) **Does a Washington licensed dealer need to display registration numbers and decals when demonstrating or testing a vessel held for sale?** Washington licensed vessel dealers (~~shall~~) must display dealer registration numbers and decals assigned and issued by the department. Dealer registration numbers and decals (~~shall~~) must be displayed in the following manner:

(a) The department assigned dealer vessel registration number must be (~~painted on or~~) permanently attached to a backing plate;

(b) The department issued decal must be affixed within six inches aft of and directly on line with the dealer registration number as provided by WAC 308-90-070(1); and

(c) The backing plate (~~shall~~) must be attached to the forward half of the vessel so that the number is visible from each side of the vessel when observed from outside the vessel.

(6) **How do I display my vessel registration number if my vessel's hull or superstructure is configured so that**

the vessel registration number would not be easily visible? In this case, the vessel registration number must be painted on or attached to backing plates that are attached to the forward half of the vessel so that the number is visible from the outside of the vessel.

(7) **Are any numbers other than those issued by an issuing authority allowed on the front half of my vessel?** No person may use a vessel on the waters of this state that has any number that is not issued by an issuing authority for that vessel on its forward half.

(8) **Are there any letters that may not be used in the configuration of a vessel registration number? Yes, the letters I, O, and Q. Registration numbers that currently contain I, O, and Q will be reassigned by the department upon registration renewal due on or after July 1, 2000.**

(9) **Is a tender as described in chapter 88.02 RCW required to display a vessel registration number?** Vessels used as a tender, while exempt from registration under RCW 88.02.030, must display the numbers of the parent vessel with an additional (~~numeric digit~~) number following the last alpha character of the vessel registration number. (Example 1) WN 5678 EF 1 or WN-5678-EF-1. The second tender vessel registration number will be the next consecutive number. (Example 2) WN 5678 EF 2 or WN-5678-EF-2.

WSR 00-20-008

PROPOSED RULES

LOTTERY COMMISSION

[Filed September 22, 2000, 1:12 p.m.]

Original Notice.

Preproposal statement of inquiry was filed as WSR 00-16-092.

Title of Rule: WAC 315-01-085 Compliance with state and federal disabilities laws.

Statutory Authority for Adoption: RCW 67.70.040.

Statute Being Implemented: RCW 67.70.040.

Summary: WAC 315-04-085 would require retailer compliance with accessibility guideline for persons of disabilities.

Reasons Supporting Proposal: See Explanation of Rule below.

Name of Agency Personnel Responsible for Drafting: Mary Jane Ferguson, Rules Coordinator, Olympia, (360) 664-4833; Implementation and Enforcement: Merritt D. Long, Director, Olympia, (360) 664-4800.

Name of Proponent: Washington State Lottery Commission, governmental.

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

Explanation of Rule, its Purpose, and Anticipated Effects: WAC 315-04-085 would require retailer compliance with accessibility guideline for persons of disabilities.

Proposal Changes the Following Existing Rules: WAC 315-04-085 would require retailer compliance with accessibility guideline for persons of disabilities.

PROPOSED

No small business economic impact statement has been prepared under chapter 19.85 RCW. The lottery has considered whether these rules are subject to the Regulatory Fairness Act, chapter 19.85 RCW, and has determined that they are not for the following reasons: (1) The rules have no economic impact on business' cost of equipment, supplies, labor or administrative costs. The rules are designed to establish rules and procedures for the playing of instant lottery games; and (2) the rules will have a negligible impact, if any, on business because they are interpretive. They have been promulgated for the purpose of stating policy, procedure and practice and do not include requirements for forms, fees, appearances or other actions by business.

RCW 34.05.328 does not apply to this rule adoption. Said section does not apply to these proposed rules because they are not proposed by one of the listed agencies. As the rules are merely interpretive, the lottery does not voluntarily apply this section.

Hearing Location: M. J. Murdock Executive Plaza Building, Cascadia Conference Room, 703 Broadway, Vancouver, WA 98660, on November 17, 2000, at 10:00 a.m.

Assistance for Persons with Disabilities: Contact Mary Jane Ferguson by November 15, 2000, TDD (360) 586-0933, or (360) 664-4833.

Submit Written Comments to: Mary Jane Ferguson, Lottery, fax (360) 664-4833, by September [November] 12, 2000.

Date of Intended Adoption: November 17, 2000.

September 20, 2000

Mary Jane Ferguson
Rules Coordinator

NEW SECTION

WAC 315-04-085 Compliance with state and federal disabilities laws. Pursuant to lottery rules and policy, lottery retailers shall meet the standards of state and federal disabilities laws. Prior to any sale of lottery tickets, new lottery retailers must certify that they meet the disabilities standards or must submit a plan that ensures that they will meet the standards within a reasonable amount of time. Within time limits specified by the lottery, retailers who hold lottery licenses at the time this rule takes effect must certify that they meet disabilities standards or must submit a plan that ensures that they will meet the standards within a reasonable amount of time.

WSR 00-20-018

WITHDRAWAL OF PROPOSED RULES DEPARTMENT OF SOCIAL AND HEALTH SERVICES

[Filed September 25, 2000, 3:26 p.m.]

Please withdraw WSR 00-17-004 filed on August 2, 2000. This filing amends WAC 388-200-1300 and 388-200-

1350 and repeals WAC 388-200-1050. The program has decided not to proceed with rule making at this time.

Marie Myerchin-Redifer, Manager
Rules and Policies Assistance Unit

WSR 00-20-021 PROPOSED RULES DEPARTMENT OF SOCIAL AND HEALTH SERVICES (Health and Rehabilitative Services)

[Filed September 25, 2000, 3:29 p.m.]

Original Notice.

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

Title of Rule: Division of Developmental Disabilities family support program rules, WAC 388-825-226, 388-825-228, 388-825-238, and 388-825-254.

Purpose: Revises rule to include mandated rate increases for fiscal year 2001.

Statutory Authority for Adoption: RCW 71A.12.030 and 71A.12.040.

Statute Being Implemented: Section 209, chapter 309, Laws of 1999.

Summary: Under the Division of Developmental Disabilities family support program, rates for community guides, short-term intervention and service need levels are covered in rule. Since the majority of funding is used to pay providers, mandated vendor rate increases and those funded under Proviso 206 (1)(b) are reflected in the rate increase.

Reasons Supporting Proposal: This rule change shows rate increases implemented in FY 2001.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Rita Dickey, Box 45310, Olympia, Washington 98504, (360) 902-8451.

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

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

Explanation of Rule, its Purpose, and Anticipated Effects: This rule updates WAC 388-825-226, 388-825-228, 388-825-238, and 388-825-254. It increases rates for community guides, short-term intervention and service need levels to reflect vendor rate increases in the last biennial budget.

Proposal Changes the Following Existing Rules: Rates in current rule are updated to reflect changes.

No small business economic impact statement has been prepared under chapter 19.85 RCW. This change increases the rates paid under the family support program and has no impact on small business.

RCW 34.05.328 does not apply to this rule adoption. The rule does not fit the definition of a significant legislative rule.

Hearing Location: Lacey Government Center (behind Tokyo Bento Restaurant), 1009 College Street S.E., Room 104-B, Lacey, WA 98503, on November 7, 2000, at 10:00 a.m.

PROPOSED

Assistance for Persons with Disabilities: Contact Kelly Cooper by November 1, 2000, phone (360) 664-6094, TTY (360) 664-6178, e-mail coopekd@dshs.wa.gov.

Submit Written Comments to: Identify WAC Numbers, Kelly Cooper, Rules Coordinator, Rules and Policies Assistance Unit, P.O. Box 45850, Olympia, WA 98504-5850, fax (360) 664-6185, by November 7, 2000.

Date of Intended Adoption: November 8, 2000.

September 21, 2000

Marie Myerchin-Redifer, Manager
Rules and Policies Assistance Unit

AMENDATORY SECTION (Amending WSR 00-08-090, filed 4/5/00, effective 5/6/00)

WAC 388-825-226 Can the family support opportunity program help my family obtain financial assistance for community guide services? The program will authorize up to two hundred (~~four~~) eight dollars per year for community guide services for your family.

AMENDATORY SECTION (Amending WSR 00-08-090, filed 4/5/00, effective 5/6/00)

WAC 388-825-228 How can short-term intervention services help my family? If your family is eligible, you may receive up to one thousand (~~two~~) three hundred dollars per year in short-term intervention funds to pay for necessary services not otherwise available. Short-term intervention funding cannot be used for basic subsistence such as food or shelter but is available for those specialized costs directly related to and resulting from your child's disability. Short-term intervention funds can be authorized for a one-time only need or for an episodic service need that occurs over a one-year period.

AMENDATORY SECTION (Amending WSR 99-04-071 [99-19-104], filed 9/20/99, effective 9/20/99)

WAC 388-825-238 What amount of serious need funding is available to my family? (1) The maximum amount of funding available is four hundred twenty-two dollars per month or two thousand (~~four~~) five hundred thirty-two dollars in a six-month period, unless the department determines your family member requires licensed nursing care and the funding is used to pay for nursing care. If licensed care is required, the maximum funding level is two thousand four hundred dollars per month.

(2) **REMEMBER:**

(a) Funding must be available in order to receive serious need services.

(b) Services paid for by serious needs funds will be reviewed by DDD every six months.

Reviser's note: The bracketed material preceding the section above was supplied by the code reviser's office.

AMENDATORY SECTION (Amending WSR 00-08-090, filed 4/5/00, effective 5/6/00)

WAC 388-825-254 Service need level rates. (1) The department shall base periodic service authorizations on:

(a) Requests for family support services described in WAC 388-825-252(2) of this section;

(b) Service need levels as described in WAC 388-825-252(3) of this chapter. Service need level lid amounts are as follows:

(i) Clients designated for service need level one (WAC 388-825-256) may receive up to one thousand (~~twenty-four~~) eighty dollars per month or two thousand four hundred eleven dollars per month if the client requires licensed nursing care in the home:

(A) If a client is receiving funding through Medicaid Personal Care or other DSHS in-home residential support, the maximum payable through family support shall be four hundred (~~fifty-four~~) seventy-nine dollars per month;

(B) If the combined total of family support services at this maximum plus in-home support is less than one thousand (~~twenty-four~~) eighty dollars additional family support can be authorized to bring the total to one thousand (~~twenty-four~~) eighty dollars.

(ii) Clients designated for service need level two may receive up to four hundred (~~four~~) twenty-six dollars per month if not receiving funding through Medicaid personal care:

(A) If a client is receiving funds through Medicaid personal care or other DSHS in-home residential support service, the maximum receivable through family support shall be two hundred (~~twenty-seven~~) thirty-nine dollars per month;

(B) If the combined total of family support services at this maximum plus in-home support is less than four hundred four dollars, additional family support can be authorized to bring the total to four hundred (~~four~~) twenty-six dollars.

(iii) Clients designated for service need level three may receive up to two hundred (~~twenty-seven~~) thirty-nine dollars per month provided the client is not receiving Medicaid personal care. If the client is receiving Medicaid personal care or other DSHS in-home residential support service, the maximum receivable through family support shall be one hundred (~~fourteen~~) twenty dollars per month; and

(iv) Clients designated for service level four may receive up to one hundred (~~fourteen~~) twenty dollars per month family support services.

(c) Availability of family support funding;

(d) Authorization by a review committee, in each regional office, which reviews each request for service;

(e) The amounts designated in subsection (1)(b)(i) through (iv) of this section are subject to periodic increase if vendor rate increases are mandated by the legislature.

(2) The department shall authorize family support services contingent upon the applicant providing accurate and complete information on disability-related requests.

(3) The department shall ensure service authorizations do not exceed maximum amounts for each service need level based on the availability of funds.

(4) The department shall not authorize a birth parent, adoptive parent, or stepparent living in the same household as the client as the direct care provider for respite, attendant, nursing, therapy, or counseling services for a child seventeen years of age or younger.

WSR 00-20-023A
PROPOSED RULES
DEPARTMENT OF REVENUE

[Filed September 26, 2000, 1:50 p.m.]

Original Notice.

Preproposal statement of inquiry was filed as WSR 00-13-027.

Title of Rule: WAC 458-20-264 National Uniform Tobacco Settlement.

Purpose: To identify the data to be reported to the Department of Revenue by certain sellers of tobacco products (as identified in this rule).

Statutory Authority for Adoption: RCW 70.157.010 and 82.32.300.

Statute Being Implemented: RCW 70.157.010.

Summary: The proposed rule explains the data that certain identified persons must submit with respect to sales of cigarettes, as that term is defined in the rule, purchased from manufacturers who are not signatories to the Tobacco Settlement.

Reasons Supporting Proposal: RCW 70.157.010 requires that the Department of Revenue promulgate regulations as necessary to ascertain the amount of state excise tax paid on the cigarettes of certain tobacco product manufacturers. The department is proposing this new rule to satisfy this statutory requirement.

Name of Agency Personnel Responsible for Drafting: Anne Solwick, 1025 East Union Avenue, Suite #400, Olympia, WA, (360) 570-6129; **Implementation and Enforcement:** Gary O'Neil, 2735 Harrison N.W., Building 4, Olympia, WA, (360) 753-2871.

Name of Proponent: Department of Revenue, governmental.

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

Explanation of Rule, its Purpose, and Anticipated Effects: The rule provides pertinent definitions, describes who needs to provide data regarding sales of cigarettes purchased from manufacturers who are not signatories to the tobacco master settlement agreement, and describes the data that needs to be submitted. The purpose of the rule is to comply with RCW 70.157.010 and to provide guidance to those required to submit data. The anticipated effects of the rule are that those required to submit information will have a reference to assist them in complying with the law.

Proposal does not change existing rules.

No small business economic impact statement has been prepared under chapter 19.85 RCW. A small business economic impact statement is not required when a legislative rule is being adopted under RCW 34.05.328.

RCW 34.05.328 applies to this rule adoption. This is a significant legislative rule pursuant to RCW 34.05.328 (5)(a)(i).

Hearing Location: Capital Plaza Building, 2nd Floor, Large Conference Room, 1025 East Union Avenue, Olympia, WA, on November 8, 2000, at 10:00 a.m.

Assistance for Persons with Disabilities: Contact Ginny Dale no later than ten days before the hearing date TDD 1-800-451-7985, or (360) 570-6176.

Submit Written Comments to: Anne Solwick, Department of Revenue, P.O. Box 47467, Olympia, WA 98504-7467, fax (360) 664-0693, e-mail annes@dor.wa.gov., by November 8, 2000.

Date of Intended Adoption: November 22, 2000.

September 26, 2000

Claire Hesselholt, Rules Manager
Legislative and Policy Division

NEW SECTION

WAC 458-20-264 National Uniform Tobacco Settlement. (1) Introduction. In 1998 the state of Washington entered into an agreement with cigarette manufacturers called the Master Settlement Agreement. Subsequent to entering into that agreement, the Legislature enacted chapter 393, Laws of 1999, codified as chapter 70.157 RCW. The statute requires the department of revenue (department) to promulgate regulations to ascertain the amount of excise tax paid by certain tobacco product manufacturers on "cigarettes" as that term is defined in RCW 70.157.010 and as set forth below. The department will do that by determining the number of cigarettes sold in Washington that were manufactured by nonparticipating tobacco product manufacturers. This rule explains the information to be reported to the department by retailers of tobacco products purchased from a person who is not required to file in Washington the report required by this rule, tobacco products distributors, and cigarette wholesalers. These reporting requirements are in addition to any other tax-reporting requirements.

(2) Definitions. For the purposes of WAC 458-20-264 the following definitions apply unless the context requires otherwise.

(a) "Affiliate" means a person who directly or indirectly owns or controls, is owned or controlled by, or is under common ownership or control with, another person. Solely for purposes of this definition, the terms "owns," "is owned" and "ownership" mean ownership of an equity interest, or the equivalent thereof, of ten percent or more, and the term "person" means an individual, partnership, committee, association, corporation or any other organization or group of persons.

(b) "Cigarette" means any product that contains nicotine, is intended to be burned or heated under ordinary conditions of use, and consists of or contains:

(i) Any roll of tobacco wrapped in paper or in any substance not containing tobacco; or

(ii) Tobacco, in any form, that is functional in the product, which, because of its appearance, the type of tobacco

PROPOSED

used in the filler, or its packaging and labeling, is likely to be offered to, or purchased by, consumers as a cigarette; or

(iii) Any roll of tobacco wrapped in any substance containing tobacco which, because of its appearance, the type of tobacco used in the filler, or its packaging and labeling, is likely to be offered to, or purchased by, consumers as a cigarette described in clause (i) of this definition.

The term "cigarette" includes "roll-your-own" tobacco (i.e., any tobacco which, because of its appearance, type, packaging, or labeling is suitable for use and likely to be offered to, or purchased by, consumers as tobacco for making cigarettes). For purposes of this definition of "cigarette," 0.09 ounces of "roll-your-own" tobacco shall constitute one individual "cigarette."

(c) "Cigarette wholesaler" means any person who is licensed pursuant to chapter 82.24 RCW.

(d) "Master Settlement Agreement" means the settlement agreement (and related documents) entered into on November 23, 1998, by the state and leading United States tobacco product manufacturers.

(e) "Nonparticipating manufacturer" means any manufacturer of cigarettes or "roll-your-own" tobacco who is not a signatory to the Master Settlement Agreement. A manufacturer ceases to be a nonparticipating manufacturer upon entering into the Master Settlement Agreement.

(f) "Tobacco products distributor" means any person who meets the definitions found in RCW 82.26.010(3).

(g) "Tobacco product manufacturer" means an entity that after May 18, 1999, directly (and not exclusively through any affiliate):

(i) Manufactures cigarettes anywhere that such manufacturer intends to be sold in the United States, including cigarettes intended to be sold in the United States through an importer (except where such importer is an original participating manufacturer (as that term is defined in the Master Settlement Agreement) that will be responsible for the payments under the Master Settlement Agreement with respect to such cigarettes as a result of the provisions of subsections II(mm) of the Master Settlement Agreement and that pays the taxes specified in subsection II(z) of the Master Settlement Agreement, and provided that the manufacturer of such cigarettes does not market or advertise such cigarettes in the United States);

(ii) Is the first purchaser anywhere for resale in the United States of cigarettes manufactured anywhere that the manufacturer does not intend to be sold in the United States; or

(iii) Becomes a successor of an entity described in paragraph (i) or (ii) of this definition.

The term "tobacco product manufacturer" does not include an affiliate of a tobacco product manufacturer unless such affiliate itself falls within any of (i) through (iii) above.

(h) "Units sold" means the number of individual cigarettes sold and each 0.09 ounces of "roll-your-own" tobacco sold in the state by the applicable tobacco product manufacturer (whether directly or through a distributor, retailer or similar intermediary or intermediaries) during the year in question, as measured by excise taxes collected by the state on packs bearing the excise tax stamp of the state or "roll-your-own" tobacco containers.

(3) **Report required.** Every person who sells at retail tobacco products purchased from a person who is not required to file in Washington the report required by this subsection, every tobacco products distributor, and every cigarette wholesaler must file a report in a form and manner requested by the department. The report must be filed within the twenty-five days after the end of the month in which the sales were made. Mail the report to Department of Revenue, Special Programs Division, P.O. Box 47477, Olympia, WA 98504-7477.

The report must include the information listed below with respect to units sold that were obtained from a nonparticipating tobacco product manufacturer.

(a) The number of units sold;

(b) The brand of the unit;

(c) The name and address of the person from whom each unit was purchased;

(d) The name and address of the manufacturer of the unit, if known; and

(e) The name and address of the importer of the unit, if known, and whether that importer is the exclusive importer of the unit, if known.

Example: A retailer may need to file the report required in subsection (3) when purchasing roll-your-own tobacco over the Internet or through a catalog from a vendor located outside of Washington, from an enrolled member of an Indian tribe located on a reservation in Washington, or in person from a vendor located in another state.

(4) **Recordkeeping requirement.** Every person who sells at retail tobacco products purchased from a person who is not required to file in Washington the report required by the rule, every tobacco products distributor, and every cigarette wholesaler, must maintain complete and accurate records to support the data supplied pursuant to paragraph (3) of this section.

(5) **Confidentiality.** The data filed pursuant to this rule is confidential taxpayer information and subject to the protection provided in RCW 82.32.330.

**WSR 00-20-026
PROPOSED RULES
NOXIOUS WEED
CONTROL BOARD**

[Filed September 27, 2000, 10:10 a.m.]

Original Notice.

Preproposal statement of inquiry was filed as WSR 00-13-002.

Title of Rule: Chapter 16-750 WAC, State noxious weed list and schedule of monetary penalties.

Purpose: The state Noxious Weed Control Board proposes amending the state noxious weed list to add a species determined to be noxious, to change areas designated for control of some noxious weeds and to delete a noxious weed from the list.

Statutory Authority for Adoption: Chapter 17.10 RCW.
Statute Being Implemented: Chapter 17.10 RCW.

Summary: Proposed changes to the state noxious weed list include the addition of one new Class B noxious weed; the deletion of one species; and designation area changes for three species.

Reasons Supporting Proposal: A new nonnative species was found to be highly destructive, competitive or difficult to control. Distribution data indicated some listed species should be reclassified or deleted.

Name of Agency Personnel Responsible for Drafting: Lisa E. Lantz, Kent, Washington, (253) 872-2972; **Implementation:** Ray Fann, Kent, Washington, (253) 872-2972; and **Enforcement:** Mary A. Martin Toohey, Olympia, Washington, (360) 902-1907.

Name of Proponent: Washington State Noxious Weed Control Board, governmental.

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

Explanation of Rule, its Purpose, and Anticipated Effects: The state noxious weed list provides the basis for noxious weed control efforts by county noxious weed control boards, weed districts, the state weed board and the Washington State Department of Agriculture, under the auspices of chapter 17.10 RCW. The effect of the state noxious weed list is to prioritize control of noxious weed species state-wide, concentrating on prevention and early detection, while still allowing for local program flexibility.

Proposal Changes the Following Existing Rules: See amendatory section shown below. The proposal adds one new Class B weed. It also deletes one species and changes the designation area for three listed species.

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

Small Business Economic Impact Statement

Background: The Washington State Noxious Weed Control Board (WSNWCB) is charged with annually reviewing and updating the state noxious weed list, found in chapter 16-750 WAC, to ensure it accurately reflects and prioritizes the noxious weeds threatening Washington.

The WSNWCB issued a call for suggestions and recommendations on the content of the state noxious weed list in January 2000 to all county noxious weed control boards and an extensive mailing list of agricultural and environmental organizations, state and federal agencies, county governments, and other parties who have asked to be notified of such opportunities. This comment period was open until the end of April 2000. An additional reminder notice was sent during the comment period. A handout was also provided, which included tips for making a successful recommendation.

The WSNWCB Noxious Weed Committee, which is composed of scientific advisors, county representatives, WSNWCB representatives, a nursery industry representative, and a public interest representative, first met in May of 2000 to review the suggestions received to date. Committee meetings are open to the public and suggestions can be presented in person or in writing. The committee then used the next few months to gather additional information needed to evaluate suggestions. This process includes field investigations,

literature searches, interviews with scientists and weed specialists in other areas of the country or world, and additional interviews with persons making recommendations. The committee then developed a draft set of recommendations for changes to the state noxious weed list. The preproposal statement was filed in June and the draft amendments were sent out for comment in August 2000.

The Noxious Weed Committee met a second time in September to consider public input and to finalize its recommendations to the WSNWCB. After discussion and review of the committee's recommendations, the WSNWCB adopted the recommended changes to the state weed list as their formal proposal in September 2000.

Summary of Amendments: The following changes are proposed:

WAC 16-750-011 State noxious weed list—Class B noxious weeds, Class B noxious weeds are required to be controlled by all landowners in the areas where they are designated, under the authority of chapter 17.10 RCW. In the areas where they are not designated, landowners are only required to control Class B noxious weeds if they are placed on the county noxious weed control list, as a local priority for control.

Designate new areas for the mandatory control of three previously listed species, each in only one county or a smaller area (*Daucus carota*, *Chondrilla juncea*, and *Kochia scoparia*). These species have been found to have only limited distribution in the areas where they are proposed for designation, making control and containment feasible. The areas required for control of *Daucus carota* and *Chondrilla juncea* would actually be made smaller.

Add one new nonnative species that is highly destructive, competitive, or difficult to control (*Nymphoides peltata*). The species is designated for control where it is unknown or of limited distribution.

Delete one nonnative species (*Eruca vesicaria* ssp. *sativa*). Recent evaluation indicates this species has not been highly destructive, competitive, or difficult to control in Washington.

Costs of Compliance: Deleting a species from the state noxious weed list should have very little economic impact to businesses. The addition of new noxious weeds to the state noxious weed list or the designation of noxious weeds in new areas of the state impose potential costs on all businesses that own or manage infested property. These costs are only incurred if the listed species occur on the property. By definition, the noxious weeds for which the state requires control are of limited distribution and, therefore, only a relatively small number of businesses will actually incur noxious weed control costs in any one season.

The control of noxious weeds involves costs for the actual control strategy selected, as well as some administrative time for recordkeeping, compliance correspondence, training, and safety education for some control strategies. The state's noxious weed law, chapter 17.10 RCW, does not mandate a specific method of control; it mandates a result. The landowner can select the method he/she feels is most appropriate, after considering site characteristics, cost, time, and effectiveness. Technical assistance in choosing a control

strategy is available to all landowners at no cost from the local county noxious weed control board or weed district, Washington State University Cooperative Extension, the Washington State Department of Agriculture, and the WSN-WCB. Control costs will vary widely, based on the noxious weed, the site's environmental characteristics, weather, the extent of the vegetation, the surrounding land use, and the control strategy used.

Chemical control strategies involve costs for the following items. These control cost ranges capture the majority of control situations, but some sites may have higher or lower costs:

- Herbicides - \$15 to \$100 per acre.
- Application equipment - spot spray with a premixed chemical \$0, hand held sprayer \$15 to \$45, backpack sprayer \$60 to \$100 new (may be available for loan from county weed board), truck mounted spray rig and boom \$500 to \$5,000 (not including vehicle).
- Labor - in-house or contracted with a licensed applicator (who would handle equipment, licensing, permitting, and recordkeeping) \$20 to \$100 per hour contracted applicator; aerial application \$150 to \$250 per hour.
- Protective equipment - goggles \$3 to \$10, chemical-resistant gloves \$5 to \$40, chemical-resistant boots \$20 to \$60, Tyvek coveralls \$3 to \$12. Personal protective equipment costs will vary depending on the type of herbicide and the frequency and duration of use.
- Licensing and permitting - application of many herbicides requires the applicator to be licensed and permits may be required for some types of sites (mainly those in or near water) - \$40 to \$100 for license and study materials, \$20 to \$500 for permit notices and signage.
- Recordkeeping - fifteen minutes to two hours of labor time, depending on the extent and variability of the application.

Hand-pulling or mowing costs include:

- Labor - hand methods may require two to ten times more labor time than chemical strategies.
- Equipment - hand tools \$5 to \$40 each for shovels, hoes, weed whip; \$35 to \$250 for hand-held trimmers.
- Disposal - bags 50 cents to \$4 each, land-filling \$15 to \$100/ton.

Other strategies like burning, solarization, tillage, etc. may be appropriate for some sites, but the previous two methods are the most commonly used.

Comparison of Cost - Small versus Large Employers:

Administrative and control costs vary only with the control strategy selected, the site characteristics, and the type and extent of the infestation. These costs on a per acre basis would be the same for small and large employers, but could be proportionally more per employee for small employers. The cost to outfit, train, and equip one employee for noxious weed control work would depend on the number of employees needed to conduct the control work, but this may represent a larger percentage of employees for small businesses. Contracting for control work could cost more per hour of labor or per \$100 of sales for a small employer. Larger businesses would be expected, in general, to own or manage more land, thus potentially incurring a higher total cost.

The proposed amendments affect a small percentage of landowners in Washington. It is highly unlikely they would affect more than 20% of all industries or more than 10% of any one industry. The proposed changes to the Class B list would affect limited numbers of landowners; these changes are proposed because the species are present in limited areas or present at very small levels of infestation.

Mitigation of Disproportionate Costs to Small Employers: The state noxious weed law recognizes that the immediate prevention, control, and eradication of noxious weeds is practical on some lands and that these activities should be extended over a period of time on other lands. RCW 17.10.154 allows county noxious weed control boards, at their discretion, to enter into agreements with local landowners. These agreements allow for gradual containment and control of noxious weeds over a period of years on appropriate sites. This flexibility allows small businesses to spread noxious weed control costs over time in some cases.

Due to site conditions and infestation patterns, mitigation of control requirements for small businesses may not always be possible. Noxious weeds do not recognize human political and ownership boundaries. Effective control statewide requires that all landowners fulfill the requirements to control and contain noxious weeds. This is an inherent part of all pest control programs. Through the state noxious weed list, the state has prioritized control efforts in Washington, concentrating landowner efforts on new infestations. Control of infestations when they are small provides the most protection for the least cost. County noxious weed control boards limit landowner costs by conducting regular surveys so that infestations can be caught when small. Technical assistance is also available through several sources to assist landowners in devising the most effective and cost-efficient control program possible.

Hearing Location: The public hearing on this proposed rule making will be held on November 14, 2000, at the Long Beach PUD Office, 9610 Sandridge Road, Long Beach, WA, from 9:00 a.m. to 10:00 a.m.

Submit Written Comments to: Lisa Lantz, Executive Secretary, Washington State Noxious Weed Control Board, 1851 South Central Place, Suite 211, Kent, WA 98031, (253) 872-2972, fax (253) 872-6320.

Date of Intended Adoption: November 14, 2000.

A copy of the statement may be obtained by writing to Lisa E. Lantz, Washington State Noxious Weed Control Board, 1851 South Central Place, Suite 211, Kent, WA 98031, phone (253) 872-2972, fax (253) 872-6320.

Section 201, chapter 403, Laws of 1995, does not apply to this rule adoption. The Washington State Noxious Weed Control Board is not one of the agencies listed in this section.

Hearing Location: Long Beach PUD, 9610 Sandridge Road, Long Beach, WA, on November 14, 2000, at 9:00-10:00 a.m.

Assistance for Persons with Disabilities: Contact Lisa E. Lantz by November 10, 2000, TDD (360) 902-1996, or (253) 872-2972.

Submit Written Comments to: Lisa E. Lantz, 1851 South Central Place, Suite 211, Kent, WA 98031, fax (253) 872-6320, by November 10, 2000.

Date of Intended Adoption: November 14, 2000.
 September 27, 2000
 Lisa E. Lantz
 Executive Secretary

AMENDATORY SECTION (Amending WSR 99-24-029, filed 11/23/99, effective 1/3/00)

WAC 16-750-011 State noxious weed list—Class B noxious weeds.

Name	Will be a "Class B designate" in all lands lying within:
(1) blackgrass <i>Alopecurus myosuroides</i>	(a) regions 1, 2, 3, 5, 6, 8, 9, 10 (b) Ferry, Stevens, Pend Oreille counties of region 4 (c) Adams County of region 7.
(2) blueweed <i>Echium vulgare</i>	(a) regions 1, 2, 3, 4, 5, 6, 8, 9, 10 (b) region 7 except for an area starting at the Stevens County line on SR 291 south to the SR 291 bridge over the Little Spokane River, thence upstream along the Little Spokane River to the first Rutter Parkway Bridge; thence south along the Rutter Parkway to the intersection of Rutter Parkway and Indian Trail Road; thence southerly along Indian Trail Road to a point three miles south (on section line between sections 22 and 27, T-26N, R-42E); thence due west to a point intersecting the line between Ranges 41 and 42; thence north along this line to a point 1/4 mile south of Charles Road; thence northwesterly parallel to Charles Road to a point 1/4 miles south of the intersection of Charles Road and West Shore Road; thence northerly along West Shore Road to the Spokane River (Long Lake); thence southeasterly along the Spokane River to the point of beginning.
(3) broom, Scotch <i>Cytisus scoparius</i>	(a) regions 3, 4, 6, 7, 9, 10.
(4) bryony, white <i>Bryonia alba</i>	(a) regions 1, 2, 3, 4, 5, 6, 8, 9 (b) region 7 except Whitman County (c) Franklin County of region 10.
(5) bugloss, common <i>Anchusa officinalis</i>	(a) regions 1, 2, 3, 5, 6, 8, 9, 10

Name	Will be a "Class B designate" in all lands lying within:
(6) bugloss, annual <i>Anchusa arvensis</i>	(b) region 4 except Stevens and Spokane counties (c) Lincoln, Adams, and Whitman counties of region 7. (a) regions 1, 2, 3, 4, 5, 6, 8, 9 (b) Lincoln and Adams counties (c) Whitman County except ranges 43 through 46 East of Townships 16 through 20 North.
(7) camelthorn <i>Alhagi maurorum</i>	(a) regions 1, 2, 3, 4, 5, 7, 8, 9 (b) region 6 except those portions of Sections 23, 24, 25, and 29 through 36, T16N, R27E, W.M. lying outside Intercounty Weed District No. 52 and except Sections 1 through 12, T15N, R27E, W.M. in Grant County and except the area west of Highway 17 and north of Highway 26 in Adams County (c) Franklin, Columbia, Garfield, and Asotin counties of region 10 (d) an area beginning at the Washington—Oregon border at the southwest portion of section 5, R32E, T6N, then north to the northwest corner of section 3, R32E, T7N, then east to the northeast corner of section 3, R36E, T7N, then south to southeast portion of section 15, R36E, T6N, at the Washington—Oregon border, then west along the Washington—Oregon border to the point of beginning.
(8) carrot, wild <i>Daucus carota</i>	(a) regions 3, 7((,-10)) (except where intentionally cultivated) (b) Spokane and Ferry counties of region 4 (except where intentionally cultivated) (c) region 6, except Yakima County (except where intentionally cultivated) (d) region 9, except Yakima County (except where intentionally cultivated) (e) <u>region 10, except Walla Walla County (except where intentionally cultivated).</u>
(9) catsear, common <i>Hypochaeris radicata</i>	(a) regions 3, 4, 6, 7, 10

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Name	Will be a "Class B designate" in all lands lying within:	Name	Will be a "Class B designate" in all lands lying within:
(10) chervil, wild <i>Anthriscus sylvestris</i>	(b) region 9 except Klickitat County. (a) regions 1, 3, 4, 6, 7, 9, 10	(16) fanwort <i>Cabomba caroliniana</i>	(a) regions 1, 2, 3, 4, 5, 6, 7, 9, 10 (b) region 8 except T8N, R3W of Cowlitz County.
(11) cinquefoil, sulfur <i>Potentilla recta</i>	(b) region 5 except those portions of Thurston County within T15, 16, 17N, R2, 3, 4W (c) region 2 except Guemes Island in Skagit County (d) region 8 except Clark County. (a) regions 1, 3, 8, 10 (b) region 2 except Skagit County (c) region 4 except Stevens, Ferry, and Pend Oreille counties (d) region 5 except Thurston County (e) region 6 except Yakima County (f) region 7 except Spokane County (g) region 8 except Lewis County (h) region 9 except Klickitat County.	(17) fieldcress, Austrian <i>Rorippa austriaca</i> (18) floating heart, yellow <i>Nymphoides pletata</i> ((18)) (19) gorse <i>Ulex europaeus</i> ((19)) (20) hawkweed, mouseear <i>Hieracium pilosella</i>	(a) regions 1, 2, 3, 4, 5, 6, 7, 8, 9, 10 (b) region 4 except the Spokane River between Long Lake Dam and Nine Mile Dam. (a) regions 3, 4, 6, 7, 9, 10 (b) Skagit and Whatcom counties of region 2 (c) Thurston, Pierce, and King counties of region 5 (d) Wahkiakum, Cowlitz, and Lewis counties of region 8 (e) Clallam County of region 1. (a) regions 1, 2, 3, 4, 6, 7, 8, 9, 10 (b) region 5 except Thurston County (c) Thurston County lying within T17N, R1W, S31; T16N, R2W, S30 W1/2; T16N, R3W, S25, SE1/4; T16N, R3W, S36, N1/2; T16N, R2W, S31, NW1/4.
(12) cordgrass, smooth <i>Spartina alterniflora</i>	(a) regions 1, 3, 4, 5, 6, 7, 9, 10 (b) region 2 except Padilla Bay of Skagit County (c) region 8 except bays and estuaries of Pacific County.	((20)) (21) hawkweed, orange <i>Hieracium aurantiacum</i>	(a) regions 3, 6, 9, 10 (b) Clallam County of region 1 (c) Skagit County of region 2 (d) Ferry County of region 4 (e) Thurston and King counties of region 5 (f) Lincoln and Adams counties of region 7 (g) Lewis County of region 8.
(13) cordgrass, common <i>Spartina anglica</i>	(a) regions 1, 3, 4, 5, 6, 7, 8, 9, 10 (b) region 2 except bays and estuaries of Skagit and Island counties and except bays and estuaries north of Everett in Snohomish County.	((21)) (22) hawkweed, polar <i>Hieracium atratum</i>	(a) regions 1, 2, 3, 4, 6, 7, 8, 9, 10 (b) region 5 outside the boundaries of Mt. Rainier National Park.
(14) daisy, oxeye <i>Leucanthemum vulgare</i>	(a) regions 7, 10 (b) region 9 except those areas lying within Klickitat and Yakima counties west of Range 13 East (c) region 6 except those areas lying within Yakima and Kittitas counties west of Range 13 E.	((22)) (23) hawkweed, smooth <i>Hieracium laevigatum</i>	(a) regions 1, 3, 4, 5, 6, 7, 8, 9, 10 (b) San Juan, Island, and Skagit counties of region 2.
(15) elodea, Brazilian <i>Egeria densa</i>	(a) regions 3, 4, 6, 7, 9, 10 (b) Lewis County of region 8 (c) Clallam County of region 1.	((23)) (24) hawkweed, yellow <i>Hieracium caespitosum</i>	(a) regions 1, 2, 3, 5, 6, 7, 8, 10

Name	Will be a "Class B designate" in all lands lying within:	Name	Will be a "Class B designate" in all lands lying within:
((24)) (25) hedgeparsley <i>Torilis arvensis</i>	(b) region 4 except north of T32N in Pend Oreille County and east Highway 395 and north of Highway 20 in Stevens County (c) region 9 except sections 32, 33 and 34 of T6N, R12E, and sections 4, 5, 6, and 7 of T5N, R12E, and section 12 of T5N, R11E, of Klickitat County.	((22)) (33) knapweed, meadow <i>Centaurea jacea x nigra</i>	(b) Grant County lying in Townships 13 through 16 North, Ranges 25 through 27 East; Townships 17 and 18 N., Ranges 25 through 30 East; Townships 19 and 20 North, Ranges 29 and 30 East; T21N, R23E, Sections 1 through 30; T21N, R26E., Sections 5, 6, 7, 8, 17, and 18; East 1/2 Township 21N, Range 27E.; T21N, Ranges 28 through 30 E; those portions of Townships 22 through 28N, Ranges 28 through 30 E.; those portions of Township 22 through 28N., Ranges 23 through 30E. lying in Grant County; all W.M. (c) Adams County except those areas within T15N, R36E, Section 36; T15N, R37E, Sections 22, 26, 27, 28, 31, 32, 33 and 34; T15N, R37E, western half of Sections 23, 24 and 25; T15N, R38E, Sections 2, 10, 11, 14, 15, 19 and 20; T16N, R38E, Sections 34 and 35; T17N, R37E, Sections 5 and 6
((25)) (26) helmet, policeman's <i>Impatiens glandulifera</i>	(a) regions 1, 2, 3, 4, 5, 6, 7, 8, 10 (b) Yakima, Benton, Franklin counties (c) Klickitat County except those lands lying within T4N, R10E, R11E, R12E, R13E, R14E; T3N, R10E, R11E, R12E, R13E; T2N, R12E, R13E.	((23)) (34) knapweed, Russian <i>Acroptilon repens</i>	(c) Adams County except those areas within T15N, R36E, Section 36; T15N, R37E, Sections 22, 26, 27, 28, 31, 32, 33 and 34; T15N, R37E, western half of Sections 23, 24 and 25; T15N, R38E, Sections 2, 10, 11, 14, 15, 19 and 20; T16N, R38E, Sections 34 and 35; T17N, R37E, Sections 5 and 6 (d) Franklin County of regions 9 and 10.
((26)) (27) herb-Robert <i>Geranium robertianum</i>	(a) regions 1, 3, 4, 6, 7, 8, 9, 10 (b) region 2 except Whatcom County (c) region 5 except Pierce and Thurston counties.	((24)) (35) knapweed, spotted <i>Centaurea biebersteinii</i>	(a) regions 1, 2, 3, 4, 5, 7, 9, 10 (b) region 6 except Kittitas County (c) region 8 except Clark County. (a) regions 1, 2, 5, 7, 8 (b) region 4 except that area lying within the boundaries of the Colville Indian Reservation within Ferry County (c) Adams County of region 6 except for the area west of Highway 17 and North of Highway 26 (d) Intercounty Weed District No. 52 (e) region 10 except Franklin County.
((27)) (28) houndstongue <i>Cynoglossum officinale</i>	(a) Kittitas County of region 6.	((25)) (36) knapweed, black <i>Centaurea nigra</i>	(a) regions 1, 2, 3, 4, 5, 6 (b) regions 7 and 10 except within 200 feet of the Snake River from Central Ferry downstream (c) regions 8, 9, and 10 except within 200 feet of the Columbia River.
((28)) (29) indigobush <i>Amorpha fruticosa</i>	(a) regions 1, 2, 3, 4, 5, 6 (b) regions 7 and 10 except within 200 feet of the Snake River from Central Ferry downstream (c) regions 8, 9, and 10 except within 200 feet of the Columbia River.	((26)) (37) knapweed, brown <i>Centaurea jacea</i>	(a) regions 1, 2, 3, 4, 5, 7, 9, 10 (b) region 6 except Kittitas County (c) region 8 except Clark County.
((29)) (30) knapweed, black <i>Centaurea nigra</i>	(a) regions 1, 2, 3, 4, 5, 7, 9, 10 (b) region 6 except Kittitas County (c) region 8 except Clark County.	((27)) (38) knapweed, diffuse <i>Centaurea diffusa</i>	(a) regions 1, 2, 3, 4, 5, 6, 8, 9 (b) Ferry County of region 4 (c) Adams and Whitman counties of region 7
((30)) (31) knapweed, brown <i>Centaurea jacea</i>	(a) regions 1, 2, 3, 4, 5, 7, 9, 10 (b) region 6 except Kittitas County (c) region 8 except Clark County.		
((31)) (32) knapweed, diffuse <i>Centaurea diffusa</i>	(a) regions 1, 2, 5, 8		

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Name	Will be a "Class B designate" in all lands lying within:	Name	Will be a "Class B designate" in all lands lying within:
((35)) (36) knotweed, giant <i>Polygonum sachalinense</i>	(d) region 10 except Garfield County. (a) Kittitas County of region 6.		(e) Those portions of King County lying north of I-90 and east of the line extending from SR522 to SR202 to E. Lake Sammamish Parkway; west of I-5 including Vashon Island; south of I-90 and east and south of I-405 to the county line
((36)) (37) knotweed, Japanese <i>Polygonum cuspidatum</i>	(a) Kittitas County of region 6.		(f) Pierce County, except those areas lying within T2D, 21, 22N, R1W and R1E, all sections
((37)) (38) kochia <i>Kochia scoparia</i>	(a) <u>Clallam County of region 1</u> (b) Skagit and Whatcom counties of region 2 ((b)) Pend Oreille County of region 4 (c) King County of region 5 ((c)) Kittitas County of region 6.		(g) region 6 except that portion of Grant County lying northerly of the Frenchmen Hills-O'Sullivan Dam Road, southerly of Highway Interstate 90, easterly of the section line of the location of County Road J SW/NW if constructed and westerly of the section line of the location of County Road H SE/NE if constructed
((38)) (39) lepyrodiclis <i>Lepyrodiclis holosteoides</i>	(a) regions 1, 2, 3, 4, 5, 6, 8, 9, 10 (b) region 7 except an area within Whitman County east of the Pullman—Wawawai Road from Wawawai to Pullman and south of State Highway 270 from Pullman to Moscow, Idaho.		(h) region 9 except Benton County
((39)) (40) loosestrife, garden <i>Lysimachia vulgaris</i>	(a) regions 1, 2, 3, 4, 6, 7, 8, 9, 10 (b) region 5 except King County (c) Those portions of King County lying north of I-90 and east of the line extending from SR522 to SR202 to E. Lake Sammamish Parkway; west of I-5 including Vashon Island; south of I-90 and east and south of I-405 to the county line.	((41)) (42) loosestrife, wand <i>Lythrum virgatum</i>	(i) region 10 except Walla Walla County (j) Intercounty Weed Districts No. 51 and No. 52.
((40)) (41) loosestrife, purple <i>Lythrum salicaria</i>	(a) regions 1, 4, 7, 8 (b) region 2 except Snohomish County (c) region 3 except within 100 feet of the ordinary highwater mark of the Okanogan River from the Canadian border south to Riverside (d) Grays Harbor, Mason, Kitsap, and Thurston counties of region 5		(a) regions 1, 4, 7, 8 (b) region 2 except Snohomish County (c) region 3 except within 100 feet of the ordinary highwater mark of the Okanogan River from the Canadian border south to Riverside (d) region 5 except King County (e) Those portions of King County lying north of I-90 and east of the line extending from SR522 to SR202 to E. Lake Sammamish Parkway; west of I-5 including Vashon Island; south of I-90 and east and south of I-405 to the county line

Name	Will be a "Class B designate" in all lands lying within:	Name	Will be a "Class B designate" in all lands lying within:
((42)) (43)nutsedge, yellow <i>Cyperus esculentus</i>	<p>(f) region 6 except that portion of Grant County lying northerly of the Frenchmen Hills-O'Sullivan Dam Road, southerly of Highway Interstate 90, easterly of the section line of the location of County Road J SW/NW if constructed and westerly of the section line of the location of County Road H SE/NE if constructed</p> <p>(g) region 9 except Benton County</p> <p>(h) region 10 except Walla Walla County</p> <p>(i) Intercounty Weed Districts No. 51 and No. 52.</p> <p>(a) regions 1, 2, 3, 4, 5, 7, 8</p> <p>(b) region 6 except those areas lying between State Highway 26 and State Highway 28, and westerly of Dodson Road in Grant County, and except S 1/2, Sec. 2, T20N, R25E., W.M.</p> <p>(c) region 9 except:</p> <p>(i) except those areas lying within the following boundary description within Yakima County: Beginning at the intersection of Highway 12 and Parker Heights Road and continuing easterly to Konnowac Pass Road follow said road north to the intersection of Konnowac Pass Road and Nightingale Road. The northern boundary shall be the Roza Canal, continuing from the established point at Nightingale Road. The boundaries will follow the Roza Canal easterly to the County Line Road. The east boundaries will be the Yakima/Benton County Line from a point beginning at the County Line and Highway 22 (near Byron) continuing westerly along Highway 22 (to near the city of Mabton) to the intersection of Highway 22 and the Reservation Boundary (Division Road) and continuing north to the Yakima River. Then it will follow the river northwest to the Wapato-Donald Road</p>	<p>((42)) (44)oxtongue, hawkweed <i>Picris hieracioides</i></p> <p>((44)) (45)parrotfeather <i>Myriophyllum aquaticum</i></p> <p>((45)) (46)pepperweed, perennial <i>Lepidium latifolium</i></p> <p>((46)) (47)primrose, water <i>Ludwigia hexapetala</i></p> <p>((47)) (48)puncturevine <i>Tribulus terrestris</i></p> <p>((48)) (49)ragwort, tansy <i>Senecio jacobaea</i></p>	<p>continuing north along said road to Highway 12 then Highway 12 to Parker Heights Road.</p> <p>(ii) an area lying southerly of State Route 14 and within T2N, Ranges 13 and 14 E of Klickitat County</p> <p>(d) region 10 except Walla Walla County.</p> <p>(a) regions 1, 2, 3, 4, 5, 6, 7, 9, 10</p> <p>(b) region 8 except Skamania County.</p> <p>(a) regions 1, 2, 3, 4, 5, 6, 7, 9, 10</p> <p>(b) region 8 except Clark, Cowlitz, and Wahkiakum counties.</p> <p>(a) regions 1, 2, 3, 4, 5, 7, 8, 10</p> <p>(b) Intercounty Weed Districts No. 51 and 52</p> <p>(c) Kittitas County of region 6</p> <p>(d) Adams County of region 6 except for the area west of Highway 17 and north of Highway 26.</p> <p>(a) regions 1, 2, 3, 4, 5, 6, 7, 9, 10</p> <p>(b) region 8 except T8N, R3W, S14 of Cowlitz County.</p> <p>(a) Skagit County of region 2</p> <p>(b) Kittitas County of region 6</p> <p>(c) Adams County</p> <p>(d) Clallam County of region 1.</p> <p>(a) regions 3, 4, 6, 7, 9, 10</p> <p>(b) region 5, that portion of Pierce County lying south or east of a boundary beginning at the White River and State Highway 410, then west along State Highway 410 to intersection with State Highway 162 (Orting) to intersection with Orville Road, then south along Orville Road to intersection with Kapowsin Highway (304th Street East), then west following Kapowsin Highway to intersection with State Route 7, then south along State Route 7</p>

PROPOSED

PROPOSED

Name	Will be a "Class B designate" in all lands lying within:	Name	Will be a "Class B designate" in all lands lying within:
((49) rocket, garden <i>Eruca Vesicaria</i> ssp. <i>nativa</i>	(a) regions 1, 2, 3, 4, 5, 6, 7, 8, 9, 10 (except where intentionally cultivated.)	(52) snapdragon, dwarf <i>Chaenorrhinum minus</i>	(i) <u>Columbia County from the Walla Walla County line on Highway 12, all areas south of Turner Road; at Turner Road to the Garfield county line, all areas south and east of Turner Road</u> (j) Whitman County lying in Ranges 43 through 46 East of Townships 15 through 20 North; T14N, Ranges 44 through 46 East; and T13N, Ranges 45 and 46 East.
(50) sandbur, longspine <i>Cenchrus longispinus</i>	(a) regions 1, 2, 3, 4, 5, 7, 8 (b) Adams County of region 6 except for that area lying within Intercounty Weed District No. 52 (c) Intercounty Weed District No. 51	(53) sowthistle, perennial <i>Sonchus arvensis</i> <i>ssp. arvensis</i>	(a) regions 1, 2, 3, 5, 6, 8, 9, 10 (b) region 4 except Spokane County (c) region 7 except Spokane County.
(51) skeletonweed, rush <i>Chondrilla juncea</i>	(d) Kittitas County of region 6. (a) regions 1, 2, 3, 5, 8, 9 (b) Franklin County except T13N, R36E; and T14N, R36E (c) Adams County except those areas lying east of a line running north from Franklin County along the western boundary of Range 36 East to State Highway 26 then north on Sage Road until it intersects Lee Road, then due north until intersection with Providence Road, then east to State Highway 261, then north along State Highway 261 to its intersection with Interstate 90, henceforth on a due north line to intersection with Bauman Road, then north along Bauman Road to its terminus, then due north to the Lincoln County line. (d) region 6 except that portion lying within Grant County that is southerly of State Highway 28, northerly of Interstate Highway 90 and easterly of Grant County Road E Northwest (e) Stevens County north of Township 33 North of region 4 (f) Ferry and Pend Oreille counties of region 4 (g) Asotin County of region 10 (h) Garfield (and Columbia counties) <u>County</u> south of Highway 12	(54) spurge, leafy <i>Euphorbia esula</i>	(a) regions 1, 2, 3, 4, 7, 8, 9, 10 (b) Adams County, of region 6 (c) region 5 except for sections 28, 29, 30, 31, 32, and 33 in T19N, R1E of Thurston and Pierce counties. (a) regions 1, 2, 3, 4, 5, 6, 8, 9, 10 (b) region 7 except as follows: (i) T27N, R37E, Sections 34, 35, 36; T27N, R38E, Sections 31, 32, 33; T26N, R37E, Sections 1, 2, 3, 10, 11, 12, 13, 14, 15, 16, 26; T26N, R38E, Sections 5, 6, 7, 8 of Lincoln County (ii) T24N, R43E, Section 12, Qtr. Section 3, Parcel No. 9068 of Spokane County. (a) regions 1, 2, 3, 5, 6, 8 (b) region 4 except those areas within Stevens County bounded by a line beginning at the intersection of State Highway 20 and State Highway 25, then north to intersection with Pinkston Creek Road, then east along Pinkston Creek Road to intersection with Highland Loop Road, then south along Highland Loop Road to intersection with State Highway 20, then west

Name	Will be a "Class B designate" in all lands lying within:	Name	Will be a "Class B designate" in all lands lying within:
(56) Swainsonpea <i>Sphaerophysa salsula</i>	<p>along State Highway 20 to intersection with State Highway 25</p> <p>(c) region 7 except those areas within Whitman County lying south of State Highway 26 from the Adams County line to Colfax and south of State Highway 195 from Colfax to Pullman and south of State Highway 270 from Pullman to the Idaho border</p> <p>(d) Franklin County</p> <p>(e) region 9 except Klickitat County</p> <p>(f) in all lands lying within Asotin County, Region 10, except as follows: T11N, R44E, Sections 25, 26, 27, 28, 29, 31, 32, 33, 34, and 35; T11N, R45E, Sections 21, 22, 23, and 25; T11N, R36E, Sections 19, 20, 21, 28, 29, 30, 31, 32, and 33; T10N, R44E, Sections 1, 2, 3, 4, 5, 6, 8, 9, 10, 11, 12, 15, and 16; T10N, R45E, Sections 23 and 24; T10N, R46E, Sections 7, 8, 17, 18, 19, 20, 21, 22, 27, 34, and 35; T9N, R46E, Sections 1, 2, 12, 13, 14, 23, 24, 25, 26, 35, and 36; T9N, R47E, Sections 18, 19, 30, and 31; T8N, R46E, Sections 1, 2, 3, 9, 10, 11, 12, 13, 14, 15, 16, 23, and 24; T8N, R47E, Sections 8, 17, 18, 19, 20, 29, 30, 31, and 32.</p> <p>(a) regions 1, 2, 3, 4, 5, 7, 8</p> <p>(b) Columbia, Garfield, Asotin, and Franklin counties</p> <p>(c) an area beginning at the Washington—Oregon border at the southwest portion of Section 15, R32E, T6N, then north to the northwest corner of Section 3, R32E, T7N, then east to the northeast corner of Section 3, R36E, T7N, then south to the southeast portion of Section 15, R36E, T6N, at the Washington—Oregon border, then west along the Washington—Oregon border to the point of beginning</p> <p>(d) Weed District No. 3 of Grant County</p> <p>(e) Adams County of region 6.</p>	<p>(57) thistle, musk <i>Carduus nutans</i></p> <p>(58) thistle, plumeless <i>Carduus acanthoides</i></p> <p>(59) thistle, Scotch <i>Onopordum acanthium</i></p> <p>(60) toadflax, Dalmatian <i>Linaria dalmatica ssp. dalmatica</i></p> <p>(61) watermilfoil, Eurasian <i>Myriophyllum spicatum</i></p>	<p>(a) regions 1, 2, 3, 5, 6, 7, 8, 9, 10</p> <p>(b) Spokane and Pend Oreille counties.</p> <p>(a) regions 1, 2, 3, 5, 6, 7, 8, 9, 10</p> <p>(b) region 4 except those areas within Stevens County lying north of State Highway 20.</p> <p>(a) regions 1, 2, 3, 4, 5, 6, 8, 9</p> <p>(b) region 7 except for those areas within Whitman County lying south of State Highway 26 from the Adams County line to Colfax and south of State Highway 195 from Colfax to Pullman and south of State Highway 270 from Pullman to the Idaho border</p> <p>(c) Franklin County.</p> <p>(a) regions 1, 2, 5, 8, 10</p> <p>(b) Douglas County of region 3 lying south of T25N, west of R25E, and east of R28E</p> <p>(c) Okanogan County lying within T 33, 34, 35N, R19, 20, 21, 22E, except the southwest, southeast, and northeast quarters of the northeast quarter of section 27, T35N, R21E; and the northeast quarter of the southeast quarter of section 27, T35N, R21E</p> <p>(d) Kittitas, Chelan, Douglas, and Adams counties of region 6</p> <p>(e) Intercounty Weed District No. 51</p> <p>(f) Weed District No. 3 of Grant County</p> <p>(g) Lincoln and Adams counties</p> <p>(h) The western two miles of Spokane County of region 7</p> <p>(i) region 9 except as follows:</p> <p>(i) those areas lying within Yakima County</p> <p>(ii) those areas lying west of the Klickitat River and within Klickitat County.</p> <p>(a) regions 1, 9, 10</p>

PROPOSED

Name	Will be a "Class B designate" in all lands lying within:
	(b) region 7 except Spokane County
	(c) region 8 except within 200 feet of the Columbia River
	(d) Adams County of region 6
	(e) in all water bodies of public access, except the Pend Oreille River, in Pend Oreille County of region 4.

AMENDATORY SECTION (Amending WSR 99-24-029, filed 11/23/99, effective 1/3/00)

WAC 16-750-015 State noxious weed list—Class C noxious weeds.

Common Name	Scientific Name
babysbreath	<i>Gypsophila paniculata</i>
beard, old man's	<i>Clematis vitalba</i>
bindweed, field	<i>Convolvulus arvensis</i>
canarygrass, reed	<i>Phalaris arundinacea</i>
cockle, white	<i>Silene latifolia</i> ssp. <i>alba</i>
cocklebur, spiny	<i>Xanthium spinosum</i>
cress, hoary	<i>Cardaria draba</i>
dodder, smoothseed alfalfa	<i>Cuscuta approximata</i>
goatgrass, jointed	<i>Aegilops cylindrica</i>
henbane, black	<i>Hyoscyamus niger</i>
((houndstongue	<i>Cynoglossum officinale</i>
knotweed, giant	<i>Polygonum sachalinense</i>
knotweed, Japanese	<i>Polygonum cuspidatum</i>)
mayweed, scentless	<i>Matricaria perforata</i>
poison-hemlock	<i>Conium maculatum</i>
rye, cereal	<i>Secale cereale</i>
spikeweed	<i>Hemizonia pungens</i>
St. Johnswort, common	<i>Hypericum perforatum</i>
tansy, common	<i>Tanacetum vulgare</i>
thistle, bull	<i>Cirsium vulgare</i>
thistle, Canada	<i>Cirsium arvense</i>
toadflax, yellow	<i>Linaria vulgaris</i>
whiteweed, hairy	<i>Cardaria pubescens</i>
wormwood, absinth	<i>Artemisia absinthium</i>

WSR 00-20-048
PROPOSED RULES
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
 (Economic Services Administration)
 [Filed September 28, 2000, 3:59 p.m.]

Original Notice.
 Preproposal statement of inquiry was filed as WSR 00-16-112.

Title of Rule: WAC 388-432-0005 Can I get help from DSHS for a family emergency without receiving monthly cash assistance?

Purpose: A section on Diversion Cash Assistance was not included in the Eligibility A-Z Manual.

The purpose of this rule is to migrate the rules for diversion cash assistance to a single WAC chapter that will be included in the Eligibility A-Z Manual. Although there are no policy changes for this rule, it will be rewritten with the intention to be clearer for clients.

Statutory Authority for Adoption: RCW 74.08.090, 74.04.050.

Statute Being Implemented: RCW 74.08.090, 74.04.050.

Summary: This rule encompasses the existing rules for diversion cash assistance into a single WAC.

Reasons Supporting Proposal: This rule is rewritten with the intention to be clearer for clients. It will also be easily available to clients, field staff and the general public in the Eligibility A-Z Manual.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Lisa Yanagida, DAP, 1009 College Street, Lacey, WA 98504, Mailstop 45470, (360) 413-3104.

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: A section on diversion cash assistance was not included in the Eligibility A-Z Manual.

The purpose of this rule is to migrate the rules for diversion cash assistance to a single WAC chapter that will be included in the Eligibility A-Z Manual.

Proposal Changes the Following Existing Rules: WAC 388-432-0005. We have rewritten the rule with the intention to be clearer for clients.

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

RCW 34.05.328 does not apply to this rule adoption. The rules does not meet the definition of a significant legislative rule.

Hearing Location: Lacey Government Center (behind Tokyo Bento Restaurant), 1009 College Street S.E., Room 104-B, Lacey, WA 98503, on November 7, 2000, at 10:00 a.m.

Assistance for Persons with Disabilities: Contact Kelly Cooper by November 1, 2000, phone (360) 664-6094, TTY (360) 664-6178, e-mail coopkd@dshs.wa.gov.

Submit Written Comments to: Identify WAC Numbers, Paige Wall [Kelly Cooper], Rules Coordinator, Rules and Policies Assistance Unit, P.O. Box 45850, Olympia, WA 98504-5850, fax (360) 664-6185, by November 7, 2000.

Date of Intended Adoption: No sooner than November 8, 2000.

September 22, 2000
 Marie Myerchin-Redifer, Manager
 Rules and Policies Assistance Unit

PROPOSED

NEW SECTION

WAC 388-432-0005 Can I get help from DSHS for a family emergency without receiving monthly cash assistance? DSHS has a program called diversion cash assistance (DCA). If your family needs an emergency cash payment but does not need ongoing monthly cash assistance, you may be eligible for this program.

(1) To get DCA, you must:

(a) Meet all the eligibility rules for temporary assistance for needy families (TANF)/state family assistance (SFA) except:

(i) You do not have to participate in WorkFirst requirements as defined in chapter 388-310 WAC; and

(ii) You do not have to assign child support rights or cooperate with division of child support as defined in chapter 388-422 WAC.

(b) Have a bona fide or approved need that you have now for living expenses;

(c) Provide proof that your need exists; and

(d) Have or will get enough income or resources to support yourselves for at least twelve months.

(2) You may get DCA to help pay for one or more of the following needs:

(a) Child care;

(b) Housing;

(c) Transportation;

(d) Expenses to get or keep a job;

(e) Food costs, but not if an adult member of your family has been disqualified for food stamps; or

(f) Medical costs, except when an adult member of your family is not eligible because of failure to provide third party liability (TPL) information as defined in WAC 388-505-0540.

(3) DCA payments are limited to:

(a) One thousand five hundred dollars once in a twelve-month period which starts with the month the DCA benefits begin; and

(b) The cost of your need.

(4) DCA payments can be paid:

(a) All at once; or

(b) As separate payments over a thirty-day period. The thirty-day period starts with the date of your first DCA payment.

(5) We will not budget your income or make you use your resources to lower the amount of DCA payments you can receive.

(6) When it is possible, we will pay your DCA benefit directly to the service provider.

(7) You are not eligible for DCA if:

(a) Any adult member of your assistance unit got DCA within the last twelve months;

(b) Any adult member of your assistance unit gets TANF/SFA;

(c) Any adult member of your assistance unit is not eligible for cash assistance for any reason unless one parent in a two-parent-assistance unit is receiving SSI; or

(d) Your assistance unit does not have a needy adult (such as when you do not receive TANF/SFA payment for yourself but receive it for the children only).

(8) If you apply for DCA after your TANF/SFA grant has been terminated, we will consider you an applicant for DCA.

(9) If you apply for TANF/SFA and you received DCA less than twelve months ago:

(a) We will set up a DCA loan.

(i) The amount of the loan is one-twelfth of the total DCA benefit times the number of months that are left in the twelve-month period.

(ii) The first month begins with the month DCA benefits began.

(b) We will collect the loan by taking five percent of your TANF/SFA grant each month.

(10) If you stop getting TANF/SFA before you have repaid the loan, we will stop collecting the loan unless you get back on TANF/SFA.

WSR 00-20-063**PROPOSED RULES****FOREST PRACTICES BOARD**

[Filed October 2, 2000, 4:47 p.m.]

Continuance of WSR 00-08-103.

Preproposal statement of inquiry was filed as WSR 98-16-099.

Title of Rule: Amendments to forest practices rules, Title 222 WAC.

Purpose: Current forest practices rules are not providing adequate protection for salmon and other public resources. The Forest Practices Board and the Department of Natural Resources face many new resource protection challenges, the most significant of which are the current and proposed listings of salmonids under the federal Endangered Species Act (ESA) and water quality-limited waters under the federal Clean Water Act (CWA).

At its September 22, 1998, [meeting] the Forest Practices Board approved the following goals for this rule package:

1. To provide compliance with the Endangered Species Act for aquatic and riparian-dependent species;

2. To restore and maintain riparian habitat on state and private forest lands to support a harvestable supply of fish;

3. To meet the requirements of the Clean Water Act for water quality on state and private forest lands; and

4. To keep the timber industry economically viable in Washington.

The Forest Practices Board adopted new emergency rules which became effective March 20, 2000. The Salmon Recovery Act (ESHB 2091) allows these emergency rules to be in place until new permanent forest practices rules are adopted or until June 30, 2001, whichever is sooner.

The Forest Practices Board is conducting rule making on a comprehensive package of new and revised permanent rules. The board selected a preferred alternative (based on the Forests and Fish Report, April 29, 1999) and a draft environmental impact statement analyzing the environmental effects of current rules, the preferred alternative, and a third alternative, was published on March 20, 2000.

PROPOSED

After public review of the draft EIS, the Forest Practices Board will be preparing draft permanent rules which will be filed as a supplemental notice in the fall of 2000. Public hearings will be held state-wide in October 2000. The permanent rule proposal will then be finalized in early 2001, and adoption is slated for April 2001.

For more information and the latest rule adoption schedule, check the Forest Practices Board web site at www.wa.gov/dnr.

Statutory Authority for Adoption: Chapter 34.05 RCW, RCW 76.09.040, 76.09.050.

Statute Being Implemented: Chapter 76.09 RCW.

Summary: Modify forest practices rules (Title 222 WAC) to incorporate new public resource protection requirements. Categories of rules include riparian protection for fish-bearing and nonfish-bearing streams; water typing; wetlands; Class IV-Special; SEPA guidance; application procedures; roads; slope stability; forest chemicals; enforcement; monitoring; adaptive management; and watershed analysis.

Citation of existing rules amended by this order: WAC 222-08-035 Continuing review of forest practices rules, 222-12-045 Adaptive management, 222-12-090 Forest practices board manual, 222-16-010 General definitions; 222-16-030 Water typing system, 222-16-050 Classes of forest practices, 222-20-010 Applications and notifications—Policy, 222-20-020 Application time limits, 222-20-070 Emergency forest practices plan, 222-22-010 Policy-watershed analysis, 222-22-030 Qualification of analysts, 222-22-040 Watershed prioritization, 222-22-050 Level 1 watershed assessment, 222-22-060 Level 2 watershed assessment, 222-22-070 Prescription recommendation, 222-22-090 Use and review, 222-24-010 Policy-road construction, 222-24-020 Road location and design, 222-24-030 Road construction, 222-24-035 Landing location and construction, 222-24-040 Water crossing structures, 222-24-050 Road maintenance, 222-24-060 Rock quarries, etc., 222-30-010 Policy-timber harvesting, 222-30-020 Harvest unit planning and design, 222-30-070 Tractor and wheeled skidding systems, 222-38-020 Handling, storage, and aerial application of pesticides, 222-38-030 Handling, storage, and aerial application of fertilizers, 222-46-060 Civil penalties, and 222-46-065 Base penalty schedule.

New sections added: WAC 222-10-020 SEPA policies for certain forest practices within 200 feet of a Type S water, 222-10-030 Class IV-Special construction of roads, landings, rock quarries, gravel pits, borrow pits, and spoil disposal areas or timber harvest on unstable landforms or slide prone areas SEPA policies, 222-12-044 Cooperative opportunities, 222-20-015 Multi-year permits, 222-22-035 Watershed screening, 222-22-065 Review of assessments, 222-22-075 Monitoring, 222-22-076 Restoration, and 222-46-055 Compensation for resource damages.

Reasons Supporting Proposal: Modifications to rules are needed to better protect Washington's public resources. See Purpose above.

Name of Agency Personnel Responsible for Drafting: Tammy Wylie, 1111 Washington Street S.E., Olympia, WA 98501-7012, (360) 902-1413; Implementation and Enforcement: Catherine Elliott, 1111 Washington Street S.E., Olympia, WA 98501-7012, (360) 902-1041.

Name of Proponent: Forest Practices Board, governmental.

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

Explanation of Rule, its Purpose, and Anticipated Effects: The proposed rule:

- Revises the water typing system used to identify fish-bearing and nonfish-bearing streams so that more adequate protection is provided for fish habitat.
- Provides a five-year forest practices permit for landowners who have completed watershed analysis or who have submitted an application for a road maintenance and abandonment plan that will take longer than two years to implement.
- Adds shorelines of the state to the Class IV-Special list and gives SEPA guidance for the applicant to follow.
- Expands the Class IV-Special SEPA trigger for unstable slopes, gives SEPA guidance, and adds twenty-four definitions related to unstable slopes.
- Revises riparian management zone requirements for eastern and western Washington, and includes options for possible buffer widths.
- Presents options for variable buffer widths for aerial application of pesticides and adds best management practices to the Forest Practices Board manual.
- Adds best management practices related to roads to the FPB manual; revises requirements for road location and design, relief drainage structures, water crossing structures, and road maintenance and abandonment.
- Makes watershed analysis a more public process; allows DNR to write the prescriptions if the prescription team does not reach consensus; requires a prescription monitoring plan.
- Enables DNR to develop a schedule of penalties for compensation of resource damages where there has been material damage to public resources; adds a base penalty of \$10,000 for operating without an approved forest practices permit.
- Expands adaptive management requirements by formally establishing the cooperative monitoring, evaluation, and research (CMER) committee of TFW and charging them with implementing adaptive management based on scientific findings; encourages cooperative opportunities for working with the board.

The anticipated effects for these rules include improved water quality and fish habitat, as well as better overall protection of public resources while maintaining a viable forest products industry.

Proposal Changes the Following Existing Rules:

Rule Category	WAC 222	Current Rules - No Change Alternative	Initial Draft Alternative - Summary of Additions and Revisions
Adaptive Management	08-035, 12-044, 12-045		Expands adaptive management by spelling out CMER's reporting responsibilities and its relationship to the board. Adds a new section on cooperative opportunities.
FPB Manual	12-090		Adds guidelines for roads, aerial applications of pesticides, channel disturbance zones.
Definitions	16-010		Adds thirty-six definitions: Twenty-four for unstable slopes; others for roads, RMZ, pesticides.
Water Typing	16-030	Types 1 through 5 waters	New water typing system provides three categories: S=shorelines; F=fish-habitat waters; N=nonfish-habitat waters; fish habitat is defined.
Class IV-Special & SEPA Guidance	16-050, 10-020, 10-030	9 categories listed for Class IV-Special designation	Adds certain fp operations w/in two hundred feet of a Type S water to the IV-Special list; changes how roads and harvesting on unstable slopes are triggered - focuses on high and moderate hazard areas; new SEPA guidance sections written for shorelines and unstable slopes.
Applications: Multi-year Permits	20-015, 20-020, 20-010, 20-070	Permits are valid for two years	Five year permit option for landowners within a completed watershed analysis; multi-year permit provided for road maintenance and abandonment plans. Name of operator and notice to the department required to begin forest practices operations. Plan for emergency forest practices required with road maintenance plan.
Watershed Analysis	22-010 to 22-076	Process and requirements for watershed analysis are prescribed	New sections for watershed screening (WAC 222-22-035), review of assessments (WAC 222-22-065), monitoring (WAC 222-22-075) and restoration (WAC 222-22-076). Revisions include making watershed analysis a public process; authorizing the department to write prescriptions if the prescription team takes longer than the thirty days provided; adds a cross reference to multi-year permits.
Roads	24-010 to 24-060	Road plans required upon dept. request	Adds mandatory road maintenance and abandonment plan requirements; revises road design and water crossing sections; adapts road information to new water typing system; provides HPA requirements for nonfish-habitat waters; outcome-based standards clarified. No roads are allowed through bogs and wetlands policy in relation to roads is clarified: No net loss of wetland functions and mitigation sequence is given; BMPs to be written for FPB manual.
Riparian Management Zones	30-010, 30-020, 30-070	W. Wash: 25' to 100' E. Wash: 30'-300' + leave tree requirements	Revises riparian management zone requirements (RMZs) on fish-habitat waters: W. Wash: 100' no-harvest; SPTH 10-40 trees/acre; management w/in 100' alternate plan E. Wash: 100' no-harvest buffer/SPTH; management w/in 100' for fire, disease as altern. plan Revises RMZs on nonfish-habitat waters that are perennial:

PROPOSED

PROPOSED

Rule Category	WAC 222	Current Rules - No Change Alternative	Initial Draft Alternative - Summary of Additions and Revisions
			<p><u>Option 1</u> - 500' no harvest above fish-habitat type changes sensitive sites provisions 50% shade — stream length 30' equipment limitation zone everywhere else, including seasonal streams</p> <p>OR: <u>Option 2</u> - 2/3 SPTH on perennial Ns 1/2 SPTH on seasonal Ns</p>
Pesticides	38-020 38-030	50' buffers	Three buffer options provided for aerial application of pesticides: Two hundred fifty feet; fifty to three hundred twenty-five feet, fifty feet for Type N; technical details to be placed in FPB manual.
Enforcement	46-055, 46-060, 46-065		Increases civil penalty for operating without permit; adds compensation requirement for resource damage assessment; eliminates one step of remission/mitigation for civil penalties.

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

Small Business Economic Impact Statement

[The small business economic impact statement was filed with the original notice on October 12, 1998, and published in issue 98-23.]

A copy of the statement may be obtained by writing to Forest Practices Board Recording Secretary, Department of Natural Resources, Forest Practices Division, P.O. Box 47012, Olympia, WA 90504[98504]-7012, phone (360) 902-1413, fax (360) 902-1730, e-mail forest.practices-board@wadnr.gov.

Section 201, chapter 403, Laws of 1995, applies to this rule adoption. Some of the sections proposed are significant legislative rules.

Hearing Location: Natural Resources Building, Room 172, 1111 Washington Street S.E., Olympia, WA, on April 5, 2001, at 3 p.m.

Assistance for Persons with Disabilities: Contact Forest Practices Board Secretary, (360) 902-1413, by March 21, 2001, TTY (360) 902-1125.

Submit Written Comments to: Tammy Wylie, Department of Natural Resources, Forest Practices Division, fax (360) 902-1784, by April 6, 2001.

Date of Intended Adoption: April 11, 2001.

October 2, 2000

John P. Daly
Chair

July 1, 1988, report annually to the forest practices board an assessment of how ((regulations)) the rules and voluntary processes are working.

(2) Adaptive management. CMER will report results to the TFW Policy Group within six months of completion of a project. If CMER does not contain a consensus report, then the majority and minority thinking should be forwarded to TFW. TFW will report the project results to the board within six months of CMERs report. TFW will use CMERs work to make recommendations amending: the statutory scheme of forest practices management; the regulatory scheme of for forest practices management; voluntary, incentive-based, and training programs affecting forestry; resource objectives; and CMER, adaptive management procedures, or other mechanisms for implementing forest practices. TFW recommendations to the board will be accompanied by formal petitions for rule making (RCW 34.05.330), if appropriate. If TFW cannot reach agreement, then mediation may be used. If mediation is not successful within three months, then the forest practices board will hear the alternatives and recommendations and make a decision. In addition, ((The)) the department is directed to report to the board on opportunities to modify these ((regulations)) rules when baseline data, monitoring, evaluation or the use of interdisciplinary teams show that such adaptive management will better meet the purposes and policies of the Forest Practices Act.

(3) Resource management plans. The department is directed to develop a method for cooperative voluntary resource management planning among forest landowners, governmental agencies, affected Indian tribes, and environmental groups which would result in the development of plans which might be used as an alternative to the forest practice regulations in achieving the purposes and policies set forth in the act. This should be done through pilot projects, at least one of which should be located on the east side of the Cascade summit and one on the west side of the Cascade summit.

AMENDATORY SECTION (Amending WSR 97-24-091, filed 12/3/97, effective 1/3/98)

WAC 222-08-035 Continuing review of forest practices ((regulations)) rules. *(1) Annual evaluations. The department, after consulting with affected state agencies, Indian tribes, forest landowners, fish and wildlife, natural resources, and environmental interest groups, shall beginning

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 222-10-020 *SEPA policies for certain forest practices within 200 feet of a Type S water. The following policies shall apply to Class IV-Special forest practices, involving construction of roads, landings, rock quarries, gravel pits, borrow pits, and spoil disposal areas within 200 feet of Type S waters.

*(1) In order to determine whether forest practices are likely to have a probable significant adverse impact, and therefore require an environmental impact statement, the applicant must submit to the department additional information prepared by a qualified expert on: Whether the proposed activity is within the channel migration zone of the Type S water; whether the proposed activity has the potential for accelerating erosional and depositional processes of the Type S water; whether the proposal will have an impact on salmonid spawning, rearing, or migration habitat; and whether the proposal will adversely impact a threatened or endangered species. (See WAC 222-10-043.) In addition, the report must identify specific mitigation measures designed to reduce the impacts to avoid any probable significant adverse impacts identified above.

*(2) The department will evaluate the proposal in consultation with the department of ecology, the department of fish and wildlife, local government, and affected Indian tribes. If the proposal is likely to cause significant adverse impacts to salmonid spawning, rearing, or migration habitat, accelerate erosional and depositional processes of the Type S water, or cause significant adverse impacts to a threatened or endangered species, then it is likely to have a probable significant adverse impact on the environment. If the department determines, in consultation with the department of fish and wildlife, that the proposal will appropriately mitigate the impacts, then the mitigated proposal is not likely to have a probable significant adverse impact on the environment.

*(3) If a local permit is required, then the local government is lead agency and the department shall forward the additional information, the environmental checklist, and the forest practices application to the local government for completing SEPA. (See WAC 222-20-040(4).)

NEW SECTION

WAC 222-10-030 Class IV-Special construction of roads, landings, rock quarries, gravel pits, borrow pits, and spoil disposal areas or timber harvest on unstable landforms or slide prone areas SEPA policies. In addition to the SEPA policies established elsewhere in this chapter, the following policies shall apply to Class IV-Special forest practices involving construction of roads, landings, rock quarries, gravel pits, borrow pits, and spoil disposal areas, or timber harvest, on unstable landforms or other slide-prone areas.

(1) In order to determine whether forest practices are likely to have a probable significant adverse impact, and

therefore require an environmental impact statement, the applicant must submit additional information to the department, including a report by a qualified expert, regarding: whether the site contains or is affected by unstable landforms, such as but not limited to inner gorges, deep-seated landslides, bedrock hollows, convergent headwalls, or other weak geologic formations or structures; whether such landforms have the potential to undergo mass movement; if mass movement occurs, whether water, sediment, and/or debris could be delivered to public resources or threaten public safety; and, whether the likelihood of movement would be increased as a result of the proposed forest practice activity. In addition the report must identify specific mitigation measures that are proposed to reduce any probable significant adverse impacts identified above.

(2) The department shall evaluate the proposal, using appropriate expertise, to determine whether the proposed forest practices reasonably would be expected, directly or indirectly, to increase the likelihood of a slope to undergo mass movement; and to deliver debris, sediment and/or water to a public resource or threaten public safety. If such is the case, then the proposed forest practices are assumed to have a probable significant adverse impact on the environment.

NEW SECTION

WAC 222-12-044 Cooperative opportunities. The forest practices board recognizes and encourages cooperative opportunities to work to build solutions associated with forest practices. The forest practices board can at any time use this method to assist in assessing and recommending solutions to issues. The board recognizes the Timber, Fish, and Wildlife cooperative as one ongoing cooperative group that represents disparate interests while working towards consensus recommendations, where possible, to forest practices issues. TFW membership is self-selecting and should be made of at least three policy members each from the following caucuses: Forest landowners (industrial and family-owned); environmental community; tribal governments; county governments with forest lands; state agencies (departments of fish and wildlife, ecology and natural resources); federal government (National Marine Fisheries Service, US Fish and Wildlife Service, Environmental Protection Agency and US Forest Service). TFW members will serve without compensation or per diem. TFW will assist the forest practices board in: Establishing resource objectives; selecting the administrator of CMER; determining CMERs program priorities and specific projects; defining research objectives; making recommendations to the forest practices board based on results of CMER projects or other issues the board has requested assistance of TFW; assisting in dispute resolution where CMER cannot come to consensus; and serving, as requested by the board in other roles.

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.

PROPOSED

AMENDATORY SECTION (Amending WSR 87-23-036, filed 11/16/87, effective 1/8/88 [1/1/88])

WAC 222-12-045 *Adaptive management. In order to further the purposes of chapter 76.09 RCW the board has adopted a policy of adaptive management designed to modify these (~~regulations~~) rules and their application based on cooperative research, monitoring, and evaluation. This policy will be implemented by establishing the Cooperative Monitoring, Evaluation and Research committee. The committee will emphasize validation and effectiveness monitoring and research. The committee will use accepted scientific principles for performing their work, such as: Identifying testable hypotheses, utilizing established resource objectives, identifying the affected public resource and the cause and effect relationship with forest practices, data gathering analysis, and evaluation of resource and operational impacts. Each funded project will have an independent scientific peer review conducted. The committee will be made up of members of each TFW caucus that have expertise in the interaction of forest practices with public resources. CMER members will serve voluntarily without compensation or per diem. The department will employ an administrator to oversee the committee. The administrator will be selected in consultation with caucus representatives of the Timber, Fish, and Wildlife cooperative. The administrator will be responsible for managing the research and monitoring, including budget preparation and work plans with set time frames for products, and resolving disputes within the committee. In addition, the administrator will select peer reviewers in consultation with TFW. The administrator will report to the forest practices board annually the membership of the CMER. The administrator will present to the forest practices board biennially a budget proposal, projects list and time frames for work to be accomplished for approval. The proposal will have been developed in consultation with TFW. This will be the basis for CMER's biennial request to the legislature. The administrator will be responsible for annual progress reports to the forest practices board on the funded projects. The department will conduct a performance audit of the expenditure of legislatively appropriated funds biennially. Such adaptive management shall include the measures set out in WAC 222-08-035.

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.

Reviser's note: The bracketed material preceding the section above was supplied by the code reviser's office.

AMENDATORY SECTION (Amending WSR 97-24-091, filed 12/3/97, effective 1/3/98)

WAC 222-12-090 Forest practices board manual. When approved by the board the manual serves as an advisory technical supplement to these forest practices regulations. The department, in cooperation with the departments of fish and wildlife, agriculture, ecology, and such other agencies, affected Indian tribes, or interested parties as may have appropriate expertise, is directed to prepare, and submit to the board for approval, revisions to the forest practices board manual. The manual shall include:

(1) **Method for determination of adequate shade requirements on streams** needed for use with WAC 222-30-040.

(2) **The standard methods** for measuring channel width, stream gradient and flow which are used in the water typing criteria WAC 222-16-030.

(3) **A chart** for establishing recommended permanent culvert sizes and associated data.

(4) **Guidelines** for clearing slash and debris from Type 4 and 5 Waters.

(5) **Guidelines** for landing location and construction.

(6) **Guidelines** for determining acceptable stocking levels.

(7) **Guidelines** for calculating average widths of riparian management zones.

(8) **Guidelines** for wetland delineation.

(9) **Guidelines** for wetland replacement or substitution.

(10) A list of nonnative wetland plant species.

(11) The standard methodology, which shall specify the quantitative methods, indices of resource conditions, and definitions, for conducting watershed analysis under chapter 222-22 WAC. The department, in consultation with Timber/Fish/Wildlife's Cooperative Monitoring, Evaluation and Research Committee (CMER), may make minor modifications to the version of the standard methodology approved by the board. Substantial amendments to the standard methodology requires approval by the board.

(12) A list of special concerns related to aerial application of pesticides developed under WAC 222-16-070(3).

(13)

(14) **Survey protocol for marbled murrelets.** The Pacific seabird survey protocol in effect March 1, 1997, shall be used when surveying for marbled murrelets in a stand. Surveys conducted before the effective date of this rule are valid if they were conducted in substantial compliance with generally accepted survey protocols in effect at the beginning of the season in which they were conducted.

(15) The department shall, in consultation with the department of fish and wildlife, develop **platform protocols** for use by applicants in estimating the number of platforms, and by the department in reviewing and classifying forest practices under WAC 222-16-050. These protocols shall include:

(a) A sampling method to determine platforms per acre in the field;

(b) A method to predict the number of platforms per acre based on information measurable from typical forest inventories. The method shall be derived from regression models or other accepted statistical methodology, and incorporate the best available data; and

(c) Other methods determined to be reliable by the department, in consultation with the department of fish and wildlife.

*16) Requirements for application of pesticides, aerial application equipment and operating parameters, and favorable weather conditions for aerial application of pesticides.

*(17) Delivery of sediment and debris, and lengths of channel disturbance zones.

AMENDATORY SECTION (Amending WSR 98-07-047, filed 3/13/98, effective 5/1/98)

WAC 222-16-010 General definitions.* Unless otherwise required by context, as used in these regulations:

"Act" means the Forest Practices Act, chapter 76.09 RCW.

"Affected Indian tribe" means any federally recognized Indian tribe that requests in writing from the department information on forest practices applications and notification filed on specified areas.

"Appeals board" means the forest practices appeals board established in the act.

"Area of resource sensitivity" means areas identified in accordance with WAC 222-22-050 (2)(d) or 222-22-060(2).

"Bankfull level" (bankfull stage) means the elevation of the top of the active geomorphic floodplain of a stream. It is the area inundated by a flow having a return period of approximately 1.5 years in the annual flood series, which is considered the effective channel-forming discharge. Bankfull level is indicated by the top of the point bar; by a change in vegetation, from bare surfaces or water-tolerant species to water-intolerant shrubs and trees; by a break in slope; or by a change in the size distribution of surface sediments.

"Bankfull depth" means the elevation difference between the lowest point of a riffle and the bankfull level in a stream reach.

"Bankfull width" means the average distance between the lines defining the bankfull depth in a stream reach.

"Bedrock hollows" ("colluvium-filled bedrock hollows" or "hollows"; also referred to as zero-order basins, swales, or bedrock depressions) are commonly spoon-shaped areas of convergent topography (upward or contour concavity) within unchannelled valleys on hillslopes. Hollows are formed on slopes of varying steepness, and tend to be longitudinally linear on the slope. Their upper ends can extend to the ridge, or begin as much as several hundred feet below. Most hollows are approximately 75 to 200 feet wide at the top, and may narrow to 30 to 60 feet downhill. They terminate at distinct channels, either at the usual point of channel initiation or along a stream side. Unless they have recently experienced scouring by landslide or debris flow, bedrock hollows are partially or completely filled with colluvial soils that are typically deeper than those on the adjacent spurs and planar slopes. (Note: Hollows that are completely filled with colluvium may show no surface concavity.) Many hollows have no surface water, but others contain seeps and springs. Hollows should not be confused with other hillslope concavities such as small valleys, the bodies of large landslides, tree-throw holes, or low-gradient grassy swales. Bedrock hollows typically experience episodic evacuation of debris by shallow-rapid mass movement, followed by slow refilling with colluvium. Debris slides that begin within bedrock hollows commonly evolve into debris torrents, which have the potential to reach great distances downhill and downstream.

"Board" means the forest practices board established by the act.

"Bog" means wetlands which have the following characteristics: Hydric organic soils (peat and/or muck) typically 16 inches or more in depth (except over bedrock or hardpan); and vegetation such as sphagnum moss, labrador tea, bog laurel, bog rosemary, sundews, and sedges; bogs may have an overstory of spruce, western Hemlock, lodgepole pine, cedar, whitepine, crabapple, or aspen, and may be associated with open water. This includes nutrient-poor fens. See the *Forest Practices Board Manual*.

"Borrow pit" shall mean an excavation site outside the limits of construction to provide material necessary to that construction, such as fill material for the embankments.

"Channel disturbance zone (CDZ)" means the area that might be affected by landslides or debris torrents originating on hillslopes that are identified as actively or potentially unstable. The longitudinal extent of a CDZ is estimated as:

- For existing or potential stream-adjacent landslides, the CMZ includes the stream reach(es) bordering the slide body;
- For existing or potential upslope landslides, from which delivery of sediment or debris is likely, the stream reach(es) directly downhill from the slide area;
- For landslides that could reasonably be transformed into debris torrents (debris flows or dam-break floods), the downstream extent of the CDZ shall be estimated based on topographic, hydraulic, and vegetational characteristics of the channel, based on accepted methods as described in the *Forest Practices Board Manual*.

In all cases, CDZs shall include the entire width of the channel migration zone, unless local information and analysis indicates that not all of the CMZ could reasonably be affected.

"Channel migration zone (CMZ)" means the area that a stream has occupied, or could be expected to occupy, within the time it would take to grow trees of sufficient size to function geomorphically within the channel. Migration may be caused by meandering, braiding, or avulsion. In a given stream reach, the CMZ should be delineated as the widest zone including the following:

- Areas of recently-occupied channels, as indicated by channel-bed topography, coarser surface sediments with thin soils, and/or younger vegetation;
- The 100-year floodplain, as shown on flood insurance rate maps, or as estimated from hydraulic modeling;
- The 100-year floodplain, estimated as the area that would be inundated by flows twice the bankfull depth;
- An area, centered on the current channel, that is twice the bankfull width.

"Chemicals" means substances applied to forest lands or timber including pesticides, fertilizers, and other forest chemicals.

PROPOSED

"**Clearcut**" means a harvest method in which the entire stand of trees is removed in one timber harvesting operation. Except as provided in WAC 222-30-110, an area remains clearcut until:

It meets the minimum stocking requirements under WAC 222-34-010(2) or 222-34-020(2); and

The largest trees qualifying for the minimum stocking levels have survived on the area for five growing seasons or, if not, they have reached an average height of four feet.

"Colluvium-filled bedrock hollows": See bedrock hollows.

"Columbia River Gorge National Scenic Area or CRGNSA" means the area established pursuant to the Columbia River Gorge National Scenic Area Act, 16 U.S.C. §544b(a).

"CRGNSA special management area" means the areas designated in the Columbia River Gorge National Scenic Area Act, 16 U.S.C. §544b(b) or revised pursuant to 16 U.S.C. §544b(c). For purposes of this rule, the special management area shall not include any parcels excluded by 16 U.S.C. §544f(o).

"CRGNSA special management area guidelines" means the guidelines and land use designations for forest practices developed pursuant to 16 U.S.C. §544f contained in the CRGNSA management plan developed pursuant to 15 U.S.C. §544d.

"Commercial tree species" means any species which is capable of producing a merchantable stand of timber on the particular site, or which is being grown as part of a Christmas tree or ornamental tree-growing operation.

"Completion of harvest" means the latest of:

Completion of removal of timber from the portions of forest lands harvested in the smallest logical unit that will not be disturbed by continued logging or an approved slash disposal plan for adjacent areas; or

Scheduled completion of any slash disposal operations where the department and the applicant agree within 6 months of completion of yarding that slash disposal is necessary or desirable to facilitate reforestation and agree to a time schedule for such slash disposal; or

Scheduled completion of any site preparation or rehabilitation of adjoining lands approved at the time of approval of the application or receipt of a notification: *Provided*, That delay of reforestation under this paragraph is permitted only to the extent reforestation would prevent or unreasonably hinder such site preparation or rehabilitation of adjoining lands.

"Constructed wetlands" means those wetlands voluntarily developed by the landowner. Constructed wetlands do not include wetlands created, restored, or enhanced as part of a mitigation procedure or wetlands inadvertently created as a result of current or past practices including, but not limited to: Road construction, landing construction, railroad construction, or surface mining.

"Contamination" means the introducing into the atmosphere, soil, or water, sufficient quantities of substances as may be injurious to public health, safety or welfare, or to domestic, commercial, industrial, agriculture or recreational uses, or to livestock, wildlife, fish or other aquatic life.

"Convergent headwalls" ("headwalls") are teardrop-shaped landforms, broad at the ridgetop and terminating where headwater channels have converged into a single channel. They are broadly concave both longitudinally and across the slope, but may contain sharp ridges that separate the headwater channels. Convergent headwalls generally range in size from about 30 to 300 acres; slope gradients are typically steeper than 35°, and may locally exceed 45°. Soils are thin because slides are frequent in these landforms. It is the arrangement of bedrock hollows and first-order channels on the landscape that causes a convergent headwall to be a unique mass-wasting feature. The highly convergent shape of the slopes, coupled with thin soils, allows rapid saturation during rainfall and/or snowmelt. The mass-wasting response of these areas to storms, natural disturbances such as fire, and to forest practices is much greater than is observed on other steep hillslopes in the same geologic settings. Convergent headwalls are also prone to surface erosion. Landslides that evolve into debris flows in convergent headwalls typically deliver debris to larger channels downstream. Channel gradients are extremely steep within headwalls, and generally remain so for long distances downstream. Channels that exit the bottoms of headwalls have been formed by repeated debris flows, and have forms and gradients that are efficient at conducting them. Convergent headwalls commonly have debris fans at the slope bases.

"Conversion option harvest plan" means a voluntary plan developed by the landowner and approved by the local government entity indicating the limits of harvest areas, road locations, and open space.

"Conversion to a use other than commercial timber operation" shall mean a bona fide conversion to an active use which is incompatible with timber growing.

"Cooperative habitat enhancement agreement (CHEA)" see WAC 222-16-105.

"Critical habitat (federal)" means the habitat of any threatened or endangered species designated as critical habitat by the United States Secretary of the Interior or the United States Secretary of Commerce under Sections 3 (5)(A) and 4 (a)(3) of the Federal Endangered Species Act.

"Critical nesting season" means for marbled murrelets - April 1 to August 31.

"Critical wildlife habitat (state)" means those habitats designated by the board in accordance with WAC 222-16-080.

"Cultural resources" means archaeological and historic sites and artifacts and traditional religious, ceremonial and social uses and activities of affected Indian tribes.

"Cumulative effects" means the changes to the environment caused by the interaction of natural ecosystem processes with the effects of two or more forest practices.

"Daily peak activity" means for marbled murrelets - one hour before official sunrise to two hours after official sunrise and one hour before official sunset to one hour after official sunset.

"Debris" means woody vegetative residue less than 3 cubic feet in size resulting from forest practice activities

which would reasonably be expected to cause significant damage to a public resource.

"Debris torrents" are mixtures of water, sediment, and debris that move in and along mountain channels. They include debris flows, and hyperconcentrated floods that may be caused by the collapse of natural or artificial dams (such as landslide dams or debris jams).

"Deep-seated landslides" are landslides in which the zone of movement is below the maximum rooting depth of forest trees, to depths of tens to hundreds of feet. Deep-seated landslides can vary greatly in size (up to thousands of acres) and activity level, and can occur almost anywhere on the hillslope. Deep-seated landslides are usually formed in incompetent materials such as glacial deposits, volcanoclastic rocks, and fault gouge. Commonly, development of a deep-seated landslide begins after a slope has been oversteepened by glacial or fluvial undercutting; however, the initiation of such slides has also been associated with changes in land use, increases in ground-water levels, and the degradation of material strength through natural processes. Movement can be translational, rotational, or complex; range from slow to rapid; and displacements can be small to large.

"Deep-seated landslides in bedrock" commonly occur in masses that are relatively weak. These can include bodies in which the rocks themselves are incompetent, such as certain types of clay-rich sediments and volcanics (e.g., some shales and tuffs), or low-grade metamorphic rocks (e.g., phyllite); or in highly weathered materials, such as deeply weathered rock and saprolite. In other cases, the geologic structure weakens the rock strength: Bedding planes, joints, and faults commonly act as planes of weakness that can become slide surfaces.

"Deep-seated landslides in glacial deposits" are common in thicker glacial deposits, most usually where relatively permeable and impermeable materials are juxtaposed. Impermeable deposits can perch ground water, causing elevated pore-water pressures in the overlying deposits, which can then slide out and downward. Many deep-seated landslides occur in the lower portions of hillslopes and extend directly into stream channels. In such situations, streams can undercut the landslide toes, promoting further movement; such oversteepened toes can also be sensitive to changes caused by harvest and road construction. On the other hand, deep-seated landslides confined to the upper slopes may not have the ability to deposit material directly into stream channels. The ability of scarps and marginal streams to deliver sediment to waters or structures varies with local topography. Steep marginal streams can be subject to debris-flow initiation.

"Demographic support" means providing sufficient suitable spotted owl habitat within the SOSEA to maintain the viability of northern spotted owl sites identified as necessary to meet the SOSEA goals.

"Department" means the department of natural resources.

"Dispersal habitat" see WAC 222-16-085(2).

"Dispersal support" means providing sufficient dispersal habitat for the interchange of northern spotted owls within or across the SOSEA, as necessary to meet SOSEA

goals. Dispersal support is provided by a landscape consisting of stands of dispersal habitat interspersed with areas of higher quality habitat, such as suitable spotted owl habitat found within RMZs, WMZs or other required and voluntary leave areas.

"Drainage management" means road drainage techniques and strategies that prevent sediments from delivering to typed waters.

"Drainage management plan" means a plan that prevents road sediment delivery greater than one half the background level of a defined drainage area.

"Eastern Washington" means the lands of the state lying east of an administrative line which approximates the change from the Western Washington timber types to the Eastern Washington timber types described as follows:

Beginning at the International Border and Okanogan National Forest boundary at the N1/4 corner Section 6, T. 40N, R. 24E., W.M., south and west along the Pasayten Wilderness boundary to the west line of Section 30, T. 37N, R. 19E.,

Thence south on range line between R. 18E. and R. 19E., to the Lake Chelan-Sawtooth Wilderness at Section 31, T. 35N, R. 19E.,

Thence south and east along the eastern wilderness boundary of Lake Chelan-Sawtooth Wilderness to the west line of Section 18, T. 31N, R. 19E. on the north shore of Lake Chelan,

Thence south on the range line between R. 18E. and R. 19E. to the SE corner of T. 28N, R. 18E.,

Thence west on the township line between T. 27N, and T. 28N to the NW corner of T. 27N, R. 17E.,

Thence south on range line between R. 16E. and R. 17E. to the Alpine Lakes Wilderness at Section 31, T. 26N, R. 17E.,

Thence south along the eastern wilderness boundary to the west line of Section 6, T. 22N, R. 17E.,

Thence south on range line between R. 16E. and R. 17E. to the SE corner of T. 22N, R. 16E.,

Thence west along township line between T. 21N, and T. 22N to the NW corner of T. 21N, R. 15E.,

Thence south along range line between R. 14E. and R. 15E. to SW corner of T. 20N, R. 15E.,

Thence east along township line between T. 19N, and T. 20N to the SW corner of T. 20N, R. 16E.,

Thence south along range line between R. 15E. and R. 16E. to the SW corner of T. 18N, R. 16E.,

Thence west along township line between T. 17N, and T. 18N to the SE corner of T. 18N, R. 14E.,

Thence south along range line between T. 14E. and R. 15E. to the SW corner of T. 14N, R. 15E.,

Thence south and west along Wenatchee National Forest Boundary to the NW corner of T. 12N, R. 14E.,

Thence south along range line between R. 13E. and R. 14E. to SE corner of T. 10N, R. 13E.,

Thence west along township line between T. 9N, and T. 10N to the NW corner of T. 9N, R. 12E.,

Thence south along range line between R. 11E. and R. 12E. to SE corner of T. 8N, R. 11E.,

Thence west along township line between T. 7N, and T. 8N to the Gifford Pinchot National Forest Boundary,

Thence south along Forest Boundary to SE corner of Section 33, T. 7N, R. 11E.,

Thence west along township line between T. 6N, and T. 7N to SE corner of T. 7N, R. 9E.,

Thence south along Skamania-Klickitat County line to Oregon-Washington state line.

"End hauling" means the removal and transportation of excavated material, pit or quarry overburden, or landing or road cut material from the excavation site to a deposit site not adjacent to the point of removal.

"Erodible soils" means those soils exposed or displaced by a forest practice operation, that would be readily moved by water.

"Even-aged harvest methods" means the following harvest methods:

Clearcuts;

Seed tree harvests in which twenty or fewer trees per acre remain after harvest;

Shelterwood regeneration harvests in which twenty or fewer trees per acre remain after harvest;

Group or strip shelterwood harvests creating openings wider than two tree heights, based on dominant trees;

Shelterwood removal harvests which leave fewer than one hundred fifty trees per acre which are at least five years old or four feet in average height;

Partial cutting in which fewer than fifty trees per acre remain after harvest;

Overstory removal when more than five thousand board feet per acre is removed and fewer than fifty trees per acre at least ten feet in height remain after harvest; and

Other harvesting methods designed to manage for multiple age classes in which six or fewer trees per acre remain after harvest.

Except as provided above for shelterwood removal harvests and overstory removal, trees counted as remaining after harvest shall be at least ten inches in diameter at breast height and have at least the top one-third of the stem supporting green, live crowns. Except as provided in WAC 222-30-110, an area remains harvested by even-aged methods until it meets the minimum stocking requirements under WAC 222-30-010(2) or 222-34-020(2) and the largest trees qualifying for the minimum stocking levels have survived on the area for five growing seasons or, if not, they have reached an average height of four feet.

"Fen" means wetlands which have the following characteristics: Peat soils 16 inches or more in depth (except over bedrock); and vegetation such as certain sedges, hardstem bulrush and cattails; fens may have an overstory of spruce and may be associated with open water.

"Fertilizers" means any substance or any combination or mixture of substances used principally as a source of plant food or soil amendment.

"Fill" means the placement of earth material or aggregate for road or landing construction or other similar activities. Fill does not include the growing or harvesting of timber including, but not limited to, slash burning, site preparation,

reforestation, precommercial thinning, intermediate or final harvesting, salvage of trees, brush control, or fertilization.

"Flood level - 50 year." For purposes of field interpretation of these regulations, the 50-year flood level shall be considered to refer to a vertical elevation measured from the ordinary high-water mark which is 1.25 times the vertical distance between the average stream bed and the ordinary high-water mark, and in horizontal extent shall not exceed 2 times the channel width measured on either side from the ordinary high-water mark, unless a different area is specified by the department based on identifiable topographic or vegetative features or based on an engineering computation of flood magnitude that has a 2 percent chance of occurring in any given year. The 50-year flood level shall not include those lands that can reasonably be expected to be protected from flood waters by flood control devices maintained by or under license from the federal government, the state, or a political subdivision of the state.

"Forest land" means all land which is capable of supporting a merchantable stand of timber and is not being actively used for a use which is incompatible with timber growing.

"Forest land owner" shall mean any person in actual control of forest land, whether such control is based either on legal or equitable title, or on any other interest entitling the holder to sell or otherwise dispose of any or all of the timber on such land in any manner: *Provided*, That any lessee or other person in possession of forest land without legal or equitable title to such land shall be excluded from the definition of "forest land owner" unless such lessee or other person has the right to sell or otherwise dispose of any or all of the timber located on such forest land.

"Forest practice" means any activity conducted on or directly pertaining to forest land and relating to growing, harvesting, or processing timber, including but not limited to:

Road and trail construction;

Harvesting, final and intermediate;

Precommercial thinning;

Reforestation;

Fertilization;

Prevention and suppression of diseases and insects;

Salvage of trees; and

Brush control.

"Forest practice" shall not include: Forest species seed orchard operations and intensive forest nursery operations; or preparatory work such as tree marking, surveying and road flagging; or removal or harvest of incidental vegetation from forest lands such as berries, ferns, greenery, mistletoe, herbs, mushrooms, and other products which cannot normally be expected to result in damage to forest soils, timber or public resources.

"Forest trees" excludes trees cultivated by agricultural methods in growing cycles shorter than ten years: *Provided*, That Christmas trees are forest trees and: *Provided further*, That this exclusion applies only to trees planted on land that was not in forest use immediately before the trees were planted and before the land was prepared for planting the trees.

"Green recruitment trees" means those trees left after harvest for the purpose of becoming future wildlife reserve trees under WAC 222-30-020(11).

"Haul, nonrestricted" means hauling is permitted based on a drainage management plan.

"Haul, restricted" means timber and rock hauling is permitted only during those periods sediment is not delivered to typed waters.

"Herbicide" means any substance or mixture of substances intended to prevent, destroy, repel, or mitigate any tree, bush, weed or algae and other aquatic weeds.

"Historic site" includes:

Sites, areas and structures or other evidence of human activities illustrative of the origins, evolution and development of the nation, state or locality; or

Places associated with a personality important in history;

or

Places where significant historical events are known to have occurred even though no physical evidence of the event remains.

"Hollows": See colluvium-filled bedrock hollows.

"Hyporheic areas" are zones adjacent to and below active channels where interstitial water is exchanged with channel water; water movement is mainly in the downstream direction.

"Identified watershed processes" means the following components of natural ecological processes that may in some instances be altered by forest practices in a watershed:

Mass wasting;

Surface and road erosion;

Seasonal flows including hydrologic peak and low flows and annual yields (volume and timing);

Large organic debris;

Shading; and

Stream bank and bed stability.

"Inner gorges" are canyon walls created by a combination of the downcutting/undercutting action of a stream and mass movement on the slope walls. They are oversteepened, that is, steeper than can be accounted for by slope processes alone, and subject to greater rates of mass wasting as a result. Inner gorges show evidence of recent movement, such as obvious landslides, vertical tracks of disturbance vegetation, or areas that are concave in contour and/or profile. In competent bedrock, slope gradients of 35° or steeper can be maintained, but soil mantles are increasingly sensitive to root-strength loss at these angles; slope gradients as gentle as 28° can be unstable in gorges cut into incompetent bedrock. The top of the inner gorge is typically a distinct break in slope, but in some places the upper boundary is a subtle zone where the slope becomes markedly steeper or convex downhill. Inner gorge walls can be continuous for great lengths, as along a highly confined stream that is actively downcutting; or they can be discontinuous, as along a flood-plain channel that is undercutting the adjacent hillslopes in isolated places where the stream has meandered to the valley edge. Inner gorges experiencing mass wasting are likely to deliver sediment to waters or structures downhill. Exceptions can occur where benches of sufficient size to stop moving material exist along

the gorge walls, but these are uncommon. Inner gorges are distinguished from ordinary steep valley sides: Ordinary valleys can be V-shaped with distinct slope breaks at the top, but they commonly do not show evidence of recent movement.

In practice, a minimum vertical height of 10 feet should be applied to discriminate inner gorges from slightly incised streams. The upper boundary of an inner gorge is assumed to be a line along the first break in slope of at least 10°, or the line above which slope gradients are typically gentler than 30°.

"Insecticide" means any substance or mixture of substances intended to prevent, destroy, repel, or mitigate any insect, other arthropods or mollusk pests.

"Interdisciplinary team" (ID Team) means a group of varying size comprised of individuals having specialized expertise, assembled by the department to respond to technical questions associated with a proposed forest practice activity.

"Islands" means any island surrounded by salt water in Kitsap, Mason, Jefferson, Pierce, King, Snohomish, Skagit, Whatcom, Island, or San Juan counties.

"Limits of construction" means the area occupied by the completed roadway or landing, including the cut bank, fill slope, and the area cleared for the purpose of constructing the roadway or landing.

"Load bearing portion" means that part of the road, landing, etc., which is supportive soil, earth, rock or other material directly below the working surface and only the associated earth structure necessary for support.

"Local government entity" means the governments of counties and the governments of cities and towns as defined in chapter 35.01 RCW.

"Low impact harvest" means use of any logging equipment, methods, or systems that minimize compaction or disturbance of soils and vegetation during the yarding process. The department shall determine such equipment, methods or systems in consultation with the department of ecology.

"Marbled murrelet detection area" means an area of land associated with a visual or audible detection of a marbled murrelet, made by a qualified surveyor which is documented and recorded in the department of fish and wildlife data base. The marbled murrelet detection area shall be comprised of the section of land in which the marbled murrelet detection was made and the eight sections of land immediately adjacent to that section.

"Marbled murrelet nesting platform" means any horizontal tree structure such as a limb, an area where a limb branches, a surface created by multiple leaders, a deformity, or a debris/moss platform or stick nest equal to or greater than 7 inches in diameter including associated moss if present, that is 50 feet or more above the ground in trees 32 inches dbh and greater (generally over 90 years of age) and is capable of supporting nesting by marbled murrelets.

"Median home range circle" means a circle, with a specified radius, centered on a spotted owl site center. The radius for the median home range circle in the Hoh-Clearwater/Coastal Link SOSEA is 2.7 miles; for all other SOSEAs the radius is 1.8 miles.

"Merchantable stand of timber" means a stand of trees that will yield logs and/or fiber:

Suitable in size and quality for the production of lumber, plywood, pulp or other forest products;

Of sufficient value at least to cover all the costs of harvest and transportation to available markets.

"Northern spotted owl site center" means the location of status 1, 2 or 3 northern spotted owls based on the following definitions:

Status 1: Pair or reproductive - a male and female heard and/or observed in close proximity to each other on the same visit, a female detected on a nest, or one or both adults observed with young.

Status 2: Two birds, pair status unknown - the presence or response of two birds of opposite sex where pair status cannot be determined and where at least one member meets the resident territorial single requirements.

Status 3: Resident territorial single - the presence or response of a single owl within the same general area on three or more occasions within a breeding season with no response by an owl of the opposite sex after a complete survey; or three or more responses over several years (i.e., two responses in year one and one response in year two, for the same general area).

In determining the existence, location, and status of northern spotted owl site centers, the department shall consult with the department of fish and wildlife and use only those sites documented in substantial compliance with guidelines or protocols and quality control methods established by and available from the department of fish and wildlife.

"Notice to comply" means a notice issued by the department pursuant to RCW 76.09.090 of the act and may require initiation and/or completion of action necessary to prevent, correct and/or compensate for material damage to public resources which resulted from forest practices.

"Occupied marbled murrelet site" means:

(1) A contiguous area of suitable marbled murrelet habitat where at least one of the following marbled murrelet behaviors or conditions occur:

(a) A nest is located; or

(b) Downy chicks or eggs or egg shells are found; or

(c) Marbled murrelets are detected flying below, through, into or out of the forest canopy; or

(d) Birds calling from a stationary location within the area; or

(e) Birds circling above a timber stand within one tree height of the top of the canopy; or

(2) A contiguous forested area, which does not meet the definition of suitable marbled murrelet habitat, in which any of the behaviors or conditions listed above has been documented by the department of fish and wildlife and which is distinguishable from the adjacent forest based on vegetative characteristics important to nesting marbled murrelets.

(3) For sites defined in (1) above, the outer perimeter of the occupied site shall be presumed to be the closer, mea-

sured from the point where the observed behaviors or conditions listed in (1) above occurred, of the following:

(a) 1.5 miles from the point where the observed behaviors or conditions listed in (1) above occurred; or

(b) The beginning of any gap greater than 300 feet wide lacking one or more of the vegetative characteristics listed under "suitable marbled murrelet habitat"; or

(c) The beginning of any narrow area of "suitable marbled murrelet habitat" less than 300 feet in width and more than 300 feet in length.

(4) For sites defined under (2) above, the outer perimeter of the occupied site shall be presumed to be the closer, measured from the point where the observed behaviors or conditions listed in (1) above occurred, of the following:

(a) 1.5 miles from the point where the observed behaviors or conditions listed in (1) above occurred; or

(b) The beginning of any gap greater than 300 feet wide lacking one or more of the distinguishing vegetative characteristics important to murrelets; or

(c) The beginning of any narrow area of suitable marbled murrelet habitat, comparable to the area where the observed behaviors or conditions listed in (1) above occurred, less than 300 feet in width and more than 300 feet in length.

(5) In determining the existence, location and status of occupied marbled murrelet sites, the department shall consult with the department of fish and wildlife and use only those sites documented in substantial compliance with guidelines or protocols and quality control methods established by and available from the department of fish and wildlife.

"Old forest habitat" see WAC 222-16-085 (1)(a).

"Operator" shall mean any person engaging in forest practices except an employee with wages as his/her sole compensation.

"Ordinary high-water mark" means the mark on the shores of all waters, which will be found by examining the beds and banks and ascertaining where the presence and action of waters are so common and usual, and so long continued in all ordinary years, as to mark upon the soil a character distinct from that of the abutting upland, in respect to vegetation: *Provided*, That in any area where the ordinary high-water mark cannot be found, the ordinary high-water mark adjoining saltwater shall be the line of mean high tide and the ordinary high-water mark adjoining freshwater shall be the line of mean high-water.

"Other forest chemicals" means fire retardants when used to control burning (other than water), nontoxic repellents, oil, dust-control agents (other than water), salt, and other chemicals used in forest management, except pesticides and fertilizers, that may present hazards to the environment.

"Park" means any park included on the parks register maintained by the department pursuant to WAC 222-20-100(2). Developed park recreation area means any park area developed for high density outdoor recreation use.

"Partial cutting" means the removal of a portion of the merchantable volume in a stand of timber so as to leave an uneven-aged stand of well-distributed residual, healthy trees that will reasonably utilize the productivity of the soil. Partial cutting does not include seedtree or shelterwood or other types of regeneration cutting.

"Pesticide" means any insecticide, herbicide, fungicide, or rodenticide but does not include nontoxic repellents or other forest chemicals.

"Plantable area" is an area capable of supporting a commercial stand of timber excluding lands devoted to permanent roads, utility rights-of-way, that portion of riparian management zones where scarification is not permitted, and any other area devoted to a use incompatible with commercial timber growing.

"Power equipment" means all machinery operated with fuel burning or electrical motors, including heavy machinery, chain saws, portable generators, pumps, and powered backpack devices.

"Public resources" means water, fish, and wildlife and in addition shall mean capital improvements of the state or its political subdivisions.

"Qualified expert" means a person qualified for level 2 certification in the watershed analysis process, plus at least 5 years of experience in the evaluation of relevant problems in forested lands.

"Qualified surveyor" means an individual who has successfully completed the marbled murrelet field training course offered by the department of fish and wildlife or its equivalent.

"Rehabilitation" means the act of renewing, or making usable and reforesting forest land which was poorly stocked or previously nonstocked with commercial species.

"Relief culvert" means a structure to relieve surface runoff from roadside ditches to prevent excessive buildup in water volume and velocity.

"Resource characteristics" means the following specific measurable characteristics of fish, water, and capital improvements of the state or its political subdivisions:

For fish and water:

Physical fish habitat, including temperature and turbidity;

Turbidity in hatchery water supplies; and

Turbidity and volume for areas of water supply.

For capital improvements of the state or its political subdivisions:

Physical or structural integrity.

If the methodology is developed and added to the manual to analyze the cumulative effects of forest practices on other characteristics of fish, water, and capital improvements of the state or its subdivisions, the board shall amend this list to include these characteristics.

"Riparian management zone" means a specified area alongside ((Type 1, 2 and 3 Waters)) any typed waters where specific measures are taken to protect water quality and fish and wildlife habitat.

"Road sediment delivery" means sediment is entering a typed water from the road prism.

"Rodenticide" means any substance or mixture of substances intended to prevent, destroy, repel, or mitigate rodents or any other vertebrate animal which the director of the state department of agriculture may declare by regulation to be a pest.

"Salvage" means the removal of snags, down logs, windthrow, or dead and dying material.

"Scarification" means loosening the topsoil and/or disrupting the forest floor in preparation for regeneration.

"Seeps" are areas where water slowly percolates to the ground surface, commonly in a line controlled by fractures or bedding in the underlying rock, or where the local water table intercepts the surface. Seepage flow is insufficient to cause formation of a distinct channel, so the water moves downhill by overland flow; seeps are not directly connected to the channel network, but the flow may nevertheless be important for some ecosystem functions.

"Seeps, headwall" are those located on valley-head slopes, ridgeward of the upper end of the defined channel.

"Seeps, perennial" are those that flow through the dry season.

"Shorelines of the state" shall have the same meaning as in RCW 90.58.030 (Shoreline Management Act).

"Side casting" means the act of moving excavated material to the side and depositing such material within the limits of construction or dumping over the side and outside the limits of construction.

"Site preparation" means those activities associated with the removal of slash in preparing a site for planting and shall include scarification and/or slash burning.

"Skid trail" means a route used by tracked or wheeled skidders to move logs to a landing or road.

"Slash" means pieces of woody material containing more than 3 cubic feet resulting from forest practice activities.

"SOSEA goals" means the goals specified for a spotted owl special emphasis area as identified on the SOSEA maps (see WAC 222-16-086). SOSEA goals provide for demographic and/or dispersal support as necessary to complement the northern spotted owl protection strategies on federal land within or adjacent to the SOSEA.

"Spoil" means excess material removed as overburden or generated during road or landing construction which is not used within limits of construction.

"Spotted owl dispersal habitat" see WAC 222-16-085(2).

"Spotted owl special emphasis areas (SOSEA)" means the geographic areas as mapped in WAC 222-16-086. Detailed maps of the SOSEAs indicating the boundaries and goals are available from the department at its regional offices.

"Springs" are areas where water percolates to the ground surface, commonly in a point or limited area, controlled by fractures or bedding in the underlying rock, or where the local water table intercepts the surface. Where spring flow is sufficient to cause surface erosion, it may be the channel initiation point; springs can also occur within channels.

"Springs, perennial" are those that flow through the dry season. The upstream point of perennial flow in a channel is a perennial spring.

"Stop work order" means the "stop work order" defined in RCW 76.09.080 of the act and may be issued by the department to stop violations of the forest practices chap-

ter or to prevent damage and/or to correct and/or compensate for damages to public resources resulting from forest practices.

"Streams" are channelized bodies of flowing water.

"Streams, perennial" are those that flow throughout the dry season. For a given stream, the entire length of channel downstream of a perennial seep or spring is considered perennial, whether or not there is water above the ground surface all year.

"Streams, seasonal" are those that do not flow throughout the year: channel reaches upstream of perennial springs.

"Sub-mature habitat" see WAC 222-16-085 (1)(b).

"Suitable marbled murrelet habitat" means a contiguous forested area containing trees capable of providing nesting opportunities:

(1) With all of the following indicators unless the department, in consultation with the department of fish and wildlife, has determined that the habitat is not likely to be occupied by marbled murrelets:

- (a) Within 50 miles of marine waters;
- (b) At least 40% of the dominant and codominant trees are Douglas-fir, western hemlock, western red cedar or sitka spruce;
- (c) Two or more nesting platforms per acre;
- (d) At least 7 acres in size, including the contiguous forested area within 300 feet of nesting platforms, with similar forest stand characteristics (age, species composition, forest structure) to the forested area in which the nesting platforms occur.

"Suitable spotted owl habitat" see WAC 222-16-085(1).

"Temporary road" means a roadway which has been opened for the purpose of the forest practice operation in question, and thereafter will be an abandoned road.

"Threatened or endangered species" means all species of wildlife listed as "threatened" or "endangered" by the United States Secretary of the Interior or the United States Secretary of Commerce, and all species of wildlife designated as "threatened" or "endangered" by the Washington fish and wildlife commission.

"Timber" shall mean forest trees, standing or down, of a commercial species, including Christmas trees.

"Water bar" means a diversion ditch and/or hump in a trail or road for the purpose of carrying surface water runoff into the vegetation duff, ditch, or other dispersion area so that it does not gain the volume and velocity which causes soil movement and erosion.

"Watershed administrative unit (WAU)" means an area shown on the map specified in WAC 222-22-020(1).

"Watershed analysis" means, for a given WAU, the assessment completed under WAC 222-22-050 or 222-22-060 together with the prescriptions selected under WAC 222-22-070 and shall include assessments completed under WAC 222-22-050 where there are no areas of resource sensitivity.

"Weed" is any plant which tends to overgrow or choke out more desirable vegetation.

"Western Washington" means the lands of the state lying west of the administrative line described in the definition of Eastern Washington.

"Wetland" means those areas that are inundated or saturated by surface or ground water at a frequency and duration sufficient to support, and under normal circumstances do support, a prevalence of vegetation typically adapted for life in saturated soil conditions, such as swamps, bogs, fens, and similar areas. This includes wetlands created, restored, or enhanced as part of a mitigation procedure. This does not include constructed wetlands or the following surface waters of the state intentionally constructed from wetland sites: Irrigation and drainage ditches, grass lined swales, canals, agricultural detention facilities, farm ponds, and landscape amenities.

"Wetland functions" include the protection of water quality and quantity, flood control, bank stabilization, contributions to ground water and streamflows, and providing fish and wildlife habitat, and the production of timber. These functions may vary from wetland to wetland.

"Wetland management zone" means a specified area adjacent to Type A and B Wetlands where specific measures are taken to protect the wetland functions.

"Wildlife" means all species of the animal kingdom whose members exist in Washington in a wild state. The term "wildlife" includes, but is not limited to, any mammal, bird, reptile, amphibian, fish, or invertebrate, at any stage of development. The term "wildlife" does not include feral domestic mammals or the family Muridae of the order Rodentia (old world rats and mice).

"Wildlife reserve trees" means those defective, dead, damaged, or dying trees which provide or have the potential to provide habitat for those wildlife species dependent on standing trees. Wildlife reserve trees are categorized as follows:

Type 1 wildlife reserve trees are defective or deformed live trees that have observably sound tops, limbs, trunks, and roots. They may have part of the top broken out or have evidence of other severe defects that include: "Cat face," animal chewing, old logging wounds, weather injury, insect attack, or lightning strike. Unless approved by the landowner, only green trees with visible cavities, nests, or obvious severe defects capable of supporting cavity dependent species shall be considered as Type 1 wildlife reserve trees. These trees must be stable and pose the least hazard for workers.

Type 2 wildlife reserve trees are dead Type 1 trees with sound tops, limbs, trunks, and roots.

Type 3 wildlife reserve trees are live or dead trees with unstable tops or upper portions. Unless approved by the landowner, only green trees with visible cavities, nests, or obvious severe defects capable of supporting cavity dependent species shall be considered as Type 3 wildlife reserve trees. Although the roots and main portion of the trunk are sound, these reserve trees pose high hazard because of the defect in live or dead wood higher up in the tree.

Type 4 wildlife reserve trees are live or dead trees with unstable trunks or roots, with or without bark. This includes "soft snags" as well as live trees with unstable roots caused by

root rot or fire. These trees are unstable and pose a high hazard to workers.

"Winds, favorable" means those winds where the wind direction effectively moves the spray cloud away from water, RMZ, or WMZ, based on visual observation of spray drift.

"Winds, unfavorable" means any winds which are not clearly favorable (see favorable winds) including calm conditions, inversions, or conditions of highly variable wind direction.

"Windthrow" means a natural process by which trees are uprooted or sustain severe trunk damage by the wind.

"Young forest marginal habitat" see WAC 222-16-085 (1)(b).

AMENDATORY SECTION (Amending WSR 97-24-091, filed 12/3/97, effective 1/3/98)

WAC 222-16-030 Water typing system. *The department in cooperation with the departments of fish and wildlife, and ecology, and in consultation with affected Indian tribes shall classify streams, lakes and ponds and prepare stream classification maps showing the location of Type ((1, 2, 3 and 4 Waters)) S, F, and N waters within the various forested areas of the state. Such maps shall be available for public inspection at region offices of the department. The waters will be classified using the following criteria. If a dispute arises concerning a water type the department shall make available informal conferences, which shall include the departments of fish and wildlife, and ecology, and affected Indian tribes and those contesting the adopted water types. These conferences shall be established under procedures established in WAC 222-46-020.

* (1) **"Type ((1 Water)) S water"** means all waters, within their ordinary high-water mark, as inventoried as "shorelines of the state" under chapter 90.58 RCW and the rules promulgated pursuant to chapter 90.58 RCW, but not including those waters' associated wetlands as defined in chapter 90.58 RCW.

* (2) **"Type ((2 Water)) F water"** ((shall)) means segments of natural waters which are not classified as Type ((4 Water)) S water and ((have a high fish, wildlife, or human use)) contain fish habitat or are used by wildlife or humans. These are segments of natural waters and periodically inundated areas of their associated wetlands, which:

(a) Are diverted for domestic use by more than ((100)) 10 residential or camping units or by a public accommodation facility licensed to serve more than ((100)) 10 persons, where such diversion is determined by the department to be a valid appropriation of water and the only practical water source for such users. Such waters shall be considered to be Type ((2 Water)) F water upstream from the point of such diversion for 1,500 feet or until the drainage area is reduced by 50 percent, whichever is less;

(b) Are within a federal, state, local, or private campground having more than ((30)) 10 camping units: *Provided*, That the water shall not be considered to enter a campground until it reaches the boundary of the park lands available for public use and comes within 100 feet of a camping unit, trail or other park improvement;

(c) Have the potential to be used by fish. The department will make maps available that represent fish habitat. These maps will be prepared using a multiparameter model(s) that uses geomorphic data such as stream gradient, basin size, elevation and precipitation to estimate where fish habitat is likely to be.

(d) Lakes, ponds, or impoundments having a surface area of 0.5 acre or greater at seasonal low water.

((Are used by substantial numbers of anadromous or resident game fish for spawning, rearing or migration. Waters having the following characteristics are presumed to have highly significant fish populations:

(i) Stream segments having a defined channel 20 feet or greater in width between the ordinary high-water marks and having a gradient of less than 4 percent.

(ii) Lakes, ponds, or impoundments having a surface area of 1 acre or greater at seasonal low water; or

(d) Are used by salmonids for off-channel habitat. These areas are critical to the maintenance of optimum survival of juvenile salmonids. This habitat shall be identified based on the following criteria:

(i) The site must be connected to a stream bearing salmonids and accessible during some period of the year; and

(ii) The off-channel water must be accessible to juvenile salmonids through a drainage with less than a 5% gradient.

* (3) **"Type 3 Water"** shall mean segments of natural waters which are not classified as Type 1 or 2 Water and have a moderate to slight fish, wildlife, and human use. These are segments of natural waters and periodically inundated areas of their associated wetlands which:

(a) Are diverted for domestic use by more than 10 residential or camping units or by a public accommodation facility licensed to serve more than 10 persons, where such diversion is determined by the department to be a valid appropriation of water and the only practical water source for such users. Such waters shall be considered to be Type 3 Water upstream from the point of such diversion for 1,500 feet or until the drainage area is reduced by 50 percent, whichever is less;

(b) Are used by significant numbers of anadromous fish for spawning, rearing or migration. Waters having the following characteristics are presumed to have significant anadromous fish use:

(i) Stream segments having a defined channel of 5 feet or greater in width between the ordinary high-water marks; and having a gradient of less than 12 percent and not upstream of a falls of more than 10 vertical feet.

(ii) Ponds or impoundments having a surface area of less than 1 acre at seasonal low water and having an outlet to an anadromous fish stream.

(e) Are used by significant numbers of resident game fish. Waters with the following characteristics are presumed to have significant resident game fish use:

(i) Stream segments having a defined channel of 10 feet or greater in width between the ordinary high-water marks; and a summer low flow greater than 0.3 cubic feet per second; and a gradient of less than 12 percent.

(ii) Ponds or impoundments having a surface area greater than 0.5 acre at seasonal low water; or

(d) Are highly significant for protection of downstream water quality. Tributaries which contribute greater than 20 percent of the flow to a Type 1 or 2 Water are presumed to be significant for 1,500 feet from their confluence with the Type 1 or 2 Water or until their drainage area is less than 50 percent of their drainage area at the point of confluence, whichever is less.)

~~*((4)) (3) "Type ((4-Water)) N water" means ((classification shall be applied to)) segments of natural waters which are not classified as Type ((1, 2 or 3, and for the)) S or F. Their purpose ((of protecting)) is to protect water quality and nonfish biota including stream associated amphibians and freshwater shellfish. Waters diverted for established domestic use by 10 or less residents ((downstream)) are classified as Type ((4-Water)) N water upstream until the channel ((width becomes less than 2 feet in width between the ordinary high water marks. Their significance lies in their influence on water quality downstream in Type 1, 2, and 3 Waters. These may be perennial or intermittent.)) initiation point. These waters may include seasonal streams with defined channels. Their significance includes providing cool water downstream, sediment storage, and habitat for stream associated amphibians~~

~~((5) "Type 5 Water" classification shall be applied to all natural waters not classified as Type 1, 2, 3 or 4; including streams with or without well defined channels, areas of perennial or intermittent seepage, ponds, natural sinks and drainage ways having short periods of spring or storm runoff.))~~

~~*((6)) (4) For purposes of this section:~~

(a) "**Residential unit**" means a home, apartment, residential condominium unit or mobile home, serving as the principal place of residence.

(b) "**Camping unit**" means an area intended and used for:

(i) Overnight camping or picnicking by the public containing at least a fireplace, picnic table and access to water and sanitary facilities; or

(ii) A permanent home or condominium unit or mobile home not qualifying as a "residential unit" because of part time occupancy.

(c) ~~((("Resident game fish")))~~ "**Fish habitat**" means habitat of any ((game)) fish ((as described in the Washington game code that spend their life cycle in fresh water. Steelhead, searun cutthroat and Dolly Varden trout are anadromous game fish and should not be confused with resident game fish.)) species including, but not limited to food fish, shellfish, game fish, and other nonclassified fish species and all stages of development.

(d) "**Public accommodation facility**" means a business establishment open to and licensed to serve the public, such as a restaurant, tavern, motel or hotel.

(e) "**Natural waters**" only excludes water conveyance systems which are artificially constructed and actively maintained for irrigation.

(f) "**Seasonal low flow**" and "**seasonal low water**" mean the conditions of the 7-day, 2-year low water situation, as measured or estimated by accepted hydrologic techniques recognized by the department.

~~(g) ("Channel width and gradient" means a measurement over a representative section of at least 500 linear feet with at least 10 evenly spaced measurement points along the normal stream channel but excluding unusually wide areas of negligible gradient such as marshy or swampy areas, beaver ponds and impoundments. Channel gradient may be determined utilizing stream profiles plotted from United States geological survey topographic maps.~~

~~(h) "Intermittent)" "Seasonal streams" means those segments of streams that normally go dry.~~

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 98-07-047, filed 3/13/98, effective 5/1/98)

WAC 222-16-050 Classes of forest practices. There are 4 classes of forest practices created by the act. All forest practices (including those in Classes I and II) must be conducted in accordance with the forest practices regulations.

(1) "**Class IV - special.**" Application to conduct forest practices involving the following circumstances requires an environmental checklist in compliance with the State Environmental Policy Act (SEPA), and SEPA guidelines, as they have been determined to have potential for a substantial impact on the environment. It may be determined that additional information or a detailed environmental statement is required before these forest practices may be conducted.

*~~(a)~~ Aerial application of pesticides in a manner identified as having the potential for a substantial impact on the environment under WAC 222-16-070 or ground application of a pesticide within a Type A or B wetland.

~~(b)~~ Specific forest practices listed in WAC 222-16-080 on lands designated as:

(i) Critical wildlife habitat (state) of threatened or endangered species; or

(ii) Critical habitat (federal) of threatened or endangered species except those excluded by the board under WAC 222-16-080(3).

~~(c)~~ Harvesting, road construction, aerial application of pesticides and site preparation on all lands within the boundaries of any national park, state park, or any park of a local governmental entity, except harvest of less than 5 MBF within any developed park recreation area and park managed salvage of merchantable forest products.

*~~(d)~~ Construction of roads, landings, rock quarries, gravel pits, borrow pits, and spoil disposal areas ~~((on slide prone areas as defined in WAC 222-24-020(6) and field verified by the department.))~~ in a watershed administrative unit that has not undergone a watershed analysis under chapter 222-22 WAC, ~~((when such slide prone areas occur on an uninterrupted slope above water typed pursuant to WAC 222-16-030.))~~ on landforms that are likely to be or are potentially unstable, where such landforms are located above any typed water, Type A or Type B Wetland, or capital improvement of the state or its political subdivisions; or threaten public safety, where there is potential for a substantial landslide or debris ((flow or mass failure)) torrent to cause significant impact to public resources.

(i) It is assumed that slope instability is likely in inner gorges, bedrock hollows, and convergent headwalls steeper than 35° (70%), on the toes of deep-seated landslides steeper than 33° (65%), or on any soil-covered slopes steeper than 38° (80%). An analysis of the stability of the site and the proposed forest practices by a qualified expert, in accordance with WAC 222-10-030, shall be submitted with the application.

(ii) It is assumed that slope instability is possible in inner gorges, bedrock hollows, convergent headwalls, or on any other soil-covered slopes steeper than 30° (60%), or on the toes of any deep-seated landslides. For such slopes that are gentler than those described in (i), an evaluation of the stability of the site and the proposed forest practices by a trained field forester shall be submitted with an application, documenting the lines of evidence indicating the condition of the potentially unstable areas. This information shall be reviewed by a qualified expert who will be responsible for the information.

(iii) The potential for delivery of sediment and debris, and the length of potential channel disturbance zones, shall be determined by accepted methods as described in the *Forest Practices Board Manual*. If a local determination of delivery potential has not or can not be made from aerial photographs or field evidence, it will be assumed that delivery can occur downhill to a distance 500 feet below the point where the slope becomes gentler than 26° (50%). For all designated delivery areas and channel disturbance zones, channel conditions and potential problems relating to slope instability and debris torrents shall be evaluated, and the information submitted with the stability analyses.

(iv) The information submitted, and the review by the department (including the decision on classification), shall be in accordance with WAC 222-10-030.

* (e) Timber harvest in a watershed administrative unit that has not undergone a watershed analysis under chapter 222-22 WAC, ~~((on slide-prone areas, field-verified by the department,))~~ on landforms that are likely to be or are potentially unstable, where soils, geologic structure, and local hydrology indicate that canopy removal has the potential for increasing slope instability, ~~((when such areas occur on an uninterrupted slope above any water typed pursuant to WAC 222-16-030,))~~ where such landforms are located above any typed water, Type A or Type B Wetland, or a capital improvement of the state or its political subdivisions, or privately owned structure, where there is a potential for a substantial landslide or debris ~~((flow or mass failure))~~ torrent to cause significant impact to public resources.

(i) It is assumed that slope instability is likely in inner gorges, bedrock hollows, and convergent headwalls steeper than 35° (70%), on the toes of deep-seated landslides steeper than 33° (65%), or on any soil-covered slopes steeper than 38° (80%). An analysis of the stability of the site and the proposed forest practices by a qualified expert, in accordance with WAC 222-10-030, shall be submitted with the application.

(ii) It is assumed that slope instability is possible in inner gorges, bedrock hollows, convergent headwalls steeper than 33° (65%), on any other soil-covered slopes steeper than 35°

(70%), or on the toes of deep-seated landslides steeper than 30° (60%). For such slopes that are gentler than those described in (i), an evaluation of the stability of the site and the proposed forest practices by a trained field forester shall be submitted with the application, documenting the lines of evidence indicating the condition of the potentially unstable areas. This information shall be reviewed by a qualified expert who will be responsible for the information.

(iii) The potential for delivery of sediment and debris, and the length of potential channel disturbance zones, shall be determined by accepted methods as described in the *Forest Practices Board Manual*. If a local determination of delivery potential has not or can not be made from aerial photographs or field evidence, it will be assumed that delivery can occur downhill to a distance 500 feet below the point where the slope becomes gentler than 26° (50%). For all designated delivery areas and channel disturbance zones, channel conditions and potential problems relating to slope instability and debris torrents shall be evaluated, and the information submitted with the stability analyses.

(iv) The information submitted, and the review by the department (including the decision on classification), shall be in accordance with WAC 222-10-030.

(f) Timber harvest, in a watershed administrative unit that has not undergone a watershed analysis under chapter 222-22 WAC, construction of roads, landings, rock quarries, gravel pits, borrow pits, and spoil disposal areas on snow avalanche slopes within those areas designated by the department, in consultation with department of transportation, as high avalanche hazard.

(g) Timber harvest, construction of roads, landings, rock quarries, gravel pits, borrow pits, and spoil disposal areas on archaeological or historic sites registered with the Washington state office of archaeology and historic preservation, or on sites containing evidence of Native American cairns, graves, or glyptic records, as provided for in chapters 27.44 and 27.53 RCW. The department shall consult with affected Indian tribes in identifying such sites.

* (h) Forest practices subject to a watershed analysis conducted under chapter 222-22 WAC in an area of resource sensitivity identified in that analysis which deviates from the prescriptions (which may include an alternate plan) in the watershed analysis.

* (i) Filling or draining of more than 0.5 acre of a wetland.

* (j) Construction of roads, landings, rock quarries, gravel pits, borrow pits, and spoil disposal areas within 200 feet of a Type S water.

(2) "Class IV - general." Applications involving the following circumstances are "Class IV - general" forest practices unless they are listed in "Class IV - special." Upon receipt of an application, the department will determine the lead agency for purposes of compliance with the State Environmental Policy Act pursuant to WAC 197-11-924 and 197-11-938(4) and RCW 43.21C.037(2). Such applications are subject to a 30-day period for approval unless the lead agency determines a detailed statement under RCW 43.21C.030 (2)(c) is required. Upon receipt, if the department determines the application is for a proposal that will require a license

from a county/city acting under the powers enumerated in RCW 76.09.240, the department shall notify the applicable county/city under WAC 197-11-924 that the department has determined according to WAC 197-11-938(4) that the county/city is the lead agency for purposes of compliance with State Environmental Policy Act.

(a) Forest practices (other than those in Class I) on lands platted after January 1, 1960, or on lands being converted to another use.

(b) Forest practices which would otherwise be Class III, but which are taking place on lands which are not to be reforested because of likelihood of future conversion to urban development. (See WAC 222-16-060 and 222-34-050.)

(3) "Class I." Those operations that have been determined to have no direct potential for damaging a public resource are Class I forest practices. When the conditions listed in "Class IV - Special" are not present, these operations may be commenced without notification or application.

(a) Culture and harvest of Christmas trees and seedlings.

* (b) Road maintenance except: (i) Replacement of bridges and culverts across (~~Type 1, 2, 3 or flowing Type 4 Waters~~) any typed waters; or (ii) movement of material that has a direct potential for entering (~~Type 1, 2, 3 or flowing Type 4 Waters~~) any typed waters or Type A or B Wetlands.

* (c) Construction of landings less than 1 acre in size, if not within a shoreline area of a Type (~~1 Water~~) S water, the riparian management zone of a Type (~~2 or 3 Water, the ordinary high water mark of a Type 4 Water~~) any typed water, a wetland management zone, a wetland, or the CRGNSA special management area.

* (d) Construction of less than 600 feet of road on a side-slope of 40 percent or less if the limits of construction are not within the (~~shoreline area of a Type 1 Water, the riparian management zone of a Type 2 or Type 3 Water, the ordinary high water mark of a Type 4 Water~~) 200 feet of any typed water, a wetland management zone, a wetland, or the CRGNSA special management area.

* (e) Installation or removal of a portable water crossing structure where such installation does not take place within the shoreline area of a Type (~~1 Water~~) S water and does not involve disturbance of the beds or banks of any waters.

* (f) Initial installation and replacement of relief culverts and other drainage control facilities not requiring a hydraulic permit.

(g) Rocking an existing road.

(h) Loading and hauling timber from landings or decks.

(i) Precommercial thinning and pruning, if not within the CRGNSA special management area.

(j) Tree planting and seeding.

(k) Cutting and/or removal of less than 5,000 board feet of timber (including live, dead and down material) for personal use (i.e., firewood, fence posts, etc.) in any 12-month period, if not within the CRGNSA special management area.

(l) Emergency fire control and suppression.

(m) Slash burning pursuant to a burning permit (RCW 76.04.205).

* (n) Other slash control and site preparation not involving either off-road use of tractors on slopes exceeding 40 percent or off-road use of tractors within the shorelines of a Type

(~~1 Water~~) S water, the riparian management zone of any (~~Type 2 or 3 Water, or the ordinary high water mark of a Type 4 Water~~), type water, a wetland management zone, a wetland, or the CRGNSA special management area.

* (o) Ground application of chemicals, if not within the CRGNSA special management area. (See WAC 222-38-020 and 222-38-030.)

* (p) Aerial application of chemicals (except insecticides), outside of the CRGNSA special management area when applied to not more than 40 contiguous acres if the application is part of a combined or cooperative project with another landowner and where the application does not take place within 100 feet of lands used for farming, or within 200 feet of a residence, unless such farmland or residence is owned by the forest landowner. Provisions of chapter 222-38 WAC shall apply.

(q) Forestry research studies and evaluation tests by an established research organization.

(r) Any of the following if none of the operation or limits of construction takes place within the shoreline area of a Type (~~1 Water~~) S water or the riparian management zone of a Type (~~2 or 3 Water~~) F water, (~~the ordinary high water mark of a Type 4 Water or flowing Type 5 Water~~) bankfull width of a Type N water, or within the CRGNSA special management area and the operation does not involve off-road use of tractor or wheeled skidding systems on a sideslope of greater than 40 percent:

(i) Any forest practices within the boundaries of existing golf courses.

(ii) Any forest practices within the boundaries of existing cemeteries which are approved by the cemetery board.

(iii) Any forest practices involving a single landowner where contiguous ownership is less than two acres in size.

(s) Removal of beaver structures from culverts on active and inactive roads. A hydraulics project approval from the Washington department of fish and wildlife may be required.

(4) "Class II." Certain forest practices have been determined to have a less than ordinary potential to damage a public resource and may be conducted as Class II forest practices: *Provided*, That no forest practice enumerated below may be conducted as a Class II forest practice if the operation requires a hydraulic project approval (RCW 75.20.100) or is within a "shorelines of the state," or involves a bond in lieu of landowners signature (other than renewals) or is a multiyear permit. Such forest practices require an application. No forest practice enumerated below may be conducted as a "Class II" forest practice if it takes place on lands platted after January 1, 1960, or on lands being converted to another use. Such forest practices require a Class IV application. Class II forest practices are the following:

(a) Renewal of a prior Class II notification where no change in the nature and extent of the forest practices is required under rules effective at the time of renewal.

(b) Renewal of a previously approved Class III or IV forest practice application where:

(i) No modification of the uncompleted operation is proposed;

(ii) No notices to comply, stop work orders or other enforcement actions are outstanding with respect to the prior application; and

(iii) No change in the nature and extent of the forest practice is required under rules effective at the time of renewal.

* (c) Any of the following if none of the operation or limits of construction takes place within the riparian management zone of a Type 2 or 3 Water, within the ordinary high-water mark of a Type 4 Water, within a wetland management zone, within a wetland, or within the CRGNSA special management area:

(i) Construction of advance fire trails.

(ii) Opening a new pit of, or extending an existing pit by, less than 1 acre.

* (d) Any of the following if none of the operation or limits of construction takes place within ~~((the riparian management zone of a Type 2 or 3 Water, within the ordinary high-water mark of a Type 4 Water))~~ 200 feet of the bankfull width of any typed waters, within a wetland management zone or within a wetland; and if none of the operations involve off-road use of tractor or wheeled skidding systems on a sideslope of greater than 40 percent:

Salvage of logging residue.

* (e) Any of the following if none of the operation or limits of construction takes place within the riparian management zone of ~~((a Type 2 or 3 Water, within the ordinary high-water mark of a Type 4 Water))~~ any typed water, within a wetland management zone, within a wetland, or within the CRGNSA special management area, and if none of the operations involve off-road use of tractor or wheeled skidding systems on a sideslope of greater than 40 percent, and if none of the operations are located on lands with a likelihood of future conversion (see WAC 222-16-060):

(i) West of the Cascade summit, partial cutting of 40 percent or less of the live timber volume.

(ii) East of the Cascade summit, partial cutting of 5,000 board feet per acre or less.

(iii) Salvage of dead, down, or dying timber if less than 40 percent of the total timber volume is removed in any 12-month period.

(iv) Any harvest on less than 40 acres.

(v) Construction of ~~((600 or more feet of))~~ roads outside areas of high surface erosion, unstable areas and hydric soils, provided that the department shall be notified at least 2 business days before commencement of the construction.

(5) "Class III." Forest practices not listed under Classes IV, I or II above are "Class III" forest practices. Among Class III forest practices are the following:

(a) Those requiring hydraulic project approval (RCW 75.20.100).

* (b) Those within the shorelines of the state other than those in a Class I forest practice.

* (c) Aerial application of insecticides, except where classified as a Class IV forest practice.

* (d) Aerial application of chemicals (except insecticides), except where classified as Class I or IV forest practices.

* (e) Harvest or salvage of timber except where classed as Class I, II or IV forest practices.

* (f) All road construction and reconstruction except as listed in Classes I, II and IV forest practices.

(g) Opening of new pits or extensions of existing pits over 1 acre.

* (h) Road maintenance involving:

(i) Replacement of bridges or culverts across ~~((Type 1, 2, 3, or flowing Type 4 Waters))~~ any typed waters; or

(ii) Movement of material that has a direct potential for entering ~~((Type 1, 2, 3 or flowing Type 4 Waters))~~ any typed waters or Type A or B Wetlands.

(i) Operations involving an applicant's bond in lieu of a landowner's signature.

(j) Site preparation or slash abatement not listed in Classes I or IV forest practices.

(k) Harvesting, road construction, site preparation or aerial application of pesticides on lands which contain cultural, historic or archaeological resources which, at the time the application or notification is filed, are:

(i) On or are eligible for listing on the National Register of Historic Places; or

(ii) Have been identified to the department as being of interest to an affected Indian tribe.

(l) Harvesting exceeding 19 acres in a designated difficult regeneration area.

(m) Utilization of an alternate plan. See WAC 222-12-040.

* (n) Any filling of wetlands, except where classified as Class IV forest practices.

* (o) Multiyear permits.

Reviser's note: RCW 34.05.395 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

AMENDATORY SECTION (Amending WSR 98-07-047, filed 3/13/98, effective 5/1/98)

WAC 222-20-010 Applications and notifications—Policy. (1) **No Class II, III or IV forest practices** shall be commenced or continued unless the department has received a notification for Class II forest practices, or approved an application for Class III or IV forest practices pursuant to the act. Where the time limit for the department to act on the application has expired, and none of the conditions in WAC 222-20-020(1) exist, the operation may commence. (NOTE: OTHER LAWS AND REGULATIONS AND/OR PERMIT REQUIREMENTS MAY APPLY. SEE CHAPTER 222-50 WAC.)

(2) **The department shall** prescribe the form and contents of the notification and application, which shall specify what information is needed for a notification, and the information required for the department to approve or disapprove the application.

(3) **Applications and notifications** for operations not converting to another use shall be signed by the landowner, the timber owner and the operator, or the operator and accompanied by a consent form signed by the timber owner and the landowner. A consent form may be another document if it is signed by the landowner(s) and it contains a statement acknowledging that he/she is familiar with the Forest Practices Act, including the provisions dealing with conversion to

another use (RCW 76.09.060(3)). Where the application is not signed by the landowner, the department shall, provided all the other requirements contained in chapter 222-20 WAC are met, approve the application without the signature of the landowner if:

(a) The operator or timber owner provides legal evidence of timber rights, ownership, or other legal rights;

(b) The timber owner or operator posts a bond, in an amount determined by and a form acceptable to the department, securing compliance with the requirements of the forest practices regulations; and

(c) The operator or timber owner provides evidence of reasonably advance notification to the landowner of the proposed forest practice and that the landowner has been requested to sign the application, a copy of which has been made available to the landowner: *Provided*, That in lieu of such evidence the applicant may submit a sworn statement indicating inability to locate the landowner after a reasonable good faith attempt to locate and notify the landowner of the proposed forest practice.

(4) **Where an application** for a conversion is not signed by the landowner or accompanied by a consent form, as outlined in subsection (3) of this section, the department shall not approve the application. Applications and notifications for the development or maintenance of utility rights of way shall not be considered to be conversions.

(5) **Transfer of the approved application or notification** to a new landowner, timber owner or operator requires written notice by the original landowner or applicant to the department and should include the original application or notification number. This written notice shall be in a form acceptable to the department and shall contain an affirmation signed by the new landowner, timber owner, or operator, as applicable, that he/she agrees to be bound by all conditions on the approved application or notification. In the case of a transfer of an application previously approved without the landowner's signature the new timber owner or operator must submit a bond securing compliance with the requirements of the forest practices regulations as determined necessary by the department. If an application or notification (~~indicates that the landowner or timber owner is also~~) has been signed by the operator, ((or an operator signed the application,)) then no notice need be given regarding any change in subcontractors or similar independent contractors working under the supervision of the operator of record. Operations on an approved application/notification cannot commence until the name of the operator is known and the written notice has been provided to the department.

(6) **Applications and notifications** must be delivered to the department at the appropriate region office. Delivery should be in person or by registered or certified mail.

(7) **Applications and notifications** shall be considered received on the date and time shown on any registered or certified mail receipt, or the written receipt given at the time of personal delivery, or at the time of receipt by general mail delivery. Applications or notifications that are not complete, or are inaccurate will not be considered officially received until the applicant furnishes the necessary information to complete the application. A review statement from the U.S.

Forest Service that evaluates compliance of the forest practices with the CRGNSA special management area guidelines is necessary information for an application or notification within the CRGNSA special management area. The review statement requirement shall be waived if the applicant can demonstrate the U.S. Forest Service received a complete plan application and failed to act within 45 days. An environmental checklist (WAC 197-11-315) is necessary information for all Class IV applications. A local government entity clearing and/or grading permit is necessary information for all Class IV applications on lands that will be converted to a use other than commercial timber production or on lands which have been platted after January 1, 1960, if the local government entity has jurisdiction and has an ordinance requiring such permit. If a notification or application is delivered in person to the department by the operator or the operator's authorized agent, the department shall immediately provide a dated receipt. In all other cases, the department shall immediately mail a dated receipt to the applicant.

NEW SECTION

WAC 222-20-015 Multiyear permits. *(1) Where a watershed analysis has been completed for a WAU under WAC 222-22 a landowner(s) may apply for a five-year permit. The application for this permit must contain the proposed forest practices for the landowner over the five year period. The application must also identify if the proposed forest practices are within areas of resource sensitivity and, if so, what prescriptions will be used in these areas. Once the permit expires, a new application may not be applied for until the five-year review of the watershed analysis has been completed.

*(2) Where a landowner has submitted a road maintenance and abandonment plan that involves forest practices that are more than Class I activities that require an application or notification, that plan may be considered an application for a multiyear permit where the schedule for implementing the road maintenance and abandonment is longer than two years, but does not exceed five years. The forest practices such as replacement of culverts, reconstruction of roads and abandonment need to be in adequate detail to review for protection of public resources.

AMENDATORY SECTION (Amending WSR 87-23-036, filed 11/16/87, effective 1/1/88)

WAC 222-20-020 Application time limits. (1) **A properly completed application** shall be approved, conditioned or disapproved within 30 calendar days for Class III and Class IV forest practices, except:

(a) To the extent the department is prohibited from approving the application by the act.

(b) For "Class IV" applications when the department or the lead agency has determined that a detailed environmental statement must be made, the application must be approved, conditioned or disapproved within 60 days, unless the commissioner of public lands promulgates a formal order specifying a later date for completion of the detailed environmental statement and final action on the application. At least 10 days

before promulgation of such an order extending the time, the applicant shall be given written notice that the department is requesting such extension; giving the reasons the process cannot be completed within such period; and stating that the applicant may comment in writing to the commissioner of public lands or obtain an informal conference with the department regarding the proposed extension.

(c) When they involve lands platted after January 1, 1960, or lands to be converted, the applicable time limit shall be no less than 14 business days from transmittal to the county unless the county has waived its right to object or has consented to approval of the application.

(2) **Unless the county** has waived its rights under the act or consents to approval, the department shall not approve an application involving lands platted after January 1, 1960, in the process of being platted or proposed to be converted to another use until at least 14 business days from the date of transmittal to the county.

(3) **Where a notification** is submitted for operations which the department determines involve Class III or IV forest practices, the department shall issue a stop work order or take other appropriate action. If the operations were otherwise in compliance with the act and forest practices regulations, no penalty should be imposed for those operations which occurred prior to the enforcement action: *Provided*, That no damage to a public resource resulted from such operations, and the operations commenced more than 5 days from receipt by the department of the notification.

(4) **If the department** fails to approve or disapprove an application or any portion thereof within the applicable time limit, the application shall be deemed approved and the operation may commence: *Provided*, That this provision shall not apply where:

(a) The county objects and the application involves lands platted after January 1, 1960, or lands to be converted where the county's right of objection is 14 business days which may be longer than the approval time limit.

(b) The department is prohibited from approving the application by the act.

(c) Compliance with the State Environmental Policy Act requires additional time.

(5) **If seasonal field** conditions prevent the department from being able to properly evaluate the application, the department may disapprove the application until field conditions allow for an on-site review.

*(6) **Multivear permits** will be approved, conditioned or disapproved within 60 days of receiving a complete application.

AMENDATORY SECTION (Amending Order 263, filed 6/16/76)

WAC 222-20-070 Emergency forest practices plan. Prior to this exemption an operational plan identifying expectations for general practices must be in place. Once agreed upon ((No)) no prior notification or application shall be required for emergency forest practices necessitated by and commenced during or immediately after fire, flood, wind-storm, earthquake, structural failure or other catastrophic

event. Within 48 hours after commencement of such practice, the operator shall submit an application or notification to the department with an explanation why emergency action was necessary. Such emergency forest practices are subject to these regulations: The general practices shall identify how the operator will take reasonable action to minimize damage to forest lands, timber or public resources from the direct or indirect effects of the catastrophic event and: *Provided further*, The operator shall comply with any requirements of a notice to comply or stop work order as if conducted pursuant to an approved application. This plan will be included in the road maintenance and abandonment plan and updated on an annual basis at the request of the department.

Reviser's note: RCW 34.05.395 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

AMENDATORY SECTION (Amending WSR 94-01-134, filed 12/20/93, effective 1/1/94)

WAC 222-22-010 Policy. *(1) Public resources may be adversely affected by the interaction of two or more forest practices. The purpose of this rule is to address these cumulative effects of forest practices on the public resources of fish, water, including nonfish biota and capital improvements of the state or its political subdivisions. The long-term objective of this rule is to protect and restore these public resources and the productive capacity of fish habitat adversely affected by forest practices while maintaining a viable forest products industry. The board intends that this be accomplished through prescriptions designed to protect and ~~((allow the recovery of))~~ recover fish, water, and capital improvements of the state or its political subdivisions, through enforcement against noncompliance of the forest practice rules in this Title 222 WAC, and through ~~((voluntary))~~ mitigation measures. This system also ~~((allows for))~~ in some cases requires monitoring, subsequent watershed analysis, and adaptive management.

*(2) Adaptive management in a watershed analysis process requires advances in technology and cooperation among resource managers. The board finds that it is appropriate to promulgate rules to address certain cumulative effects by means of the watershed analysis system, while recognizing the pioneering nature of this system and the need to monitor its success in predicting and preventing adverse change to fish, water, and capital improvements of the state and its political subdivisions.

*(3) Many factors other than forest practices can have a significant effect on the condition of fish, water, and capital improvements of the state or its political subdivisions. Non-forest practice contributions to cumulative effects should be addressed by the appropriate jurisdictional authorities. When a watershed analysis identifies a potential adverse effect on fish, water, and capital improvements of the state or its political subdivisions from activities that are not regulated under chapter 76.09 RCW, the department should notify any governmental agency or Indian tribe having jurisdiction over those activities.

*(4) The rules in this chapter set forth a system for identifying the probability of change and the likelihood of this

change adversely affecting specific characteristics of fish, water, and capital improvements of the state or its political subdivisions, and for using forest management prescriptions to avoid or minimize significant adverse effects from forest practices. The rules in this chapter are in addition to, and do not take the place of, the other forest practices rules in this Title 222 WAC.

*(5) These rules are intended to be applied and should be construed in such a manner as to minimize the delay associated with the review of individual forest practice applications and notifications by increasing the predictability of the process and the appropriate management response.

AMENDATORY SECTION (Amending WSR 94-01-134, filed 12/20/93, effective 1/1/94)

WAC 222-22-030 Qualification of watershed resource analysts, specialists, and field managers. *(1) The department shall set the minimum qualifications for analysts participating in level 1 assessments conducted under WAC 222-22-050, for specialists participating in level 2 assessments conducted under WAC 222-22-060, and for field managers participating in recommendation of prescriptions under WAC 222-22-070. The minimum qualifications shall be specific for the disciplines needed to participate in level 1 and level 2 assessments and in the recommendations of prescriptions, and shall include, at a minimum, formal education in the relevant discipline and field experience. Minimum qualifications for analysts participating in level 2 assessments should typically include a graduate degree in the relevant discipline.

*(2) The department shall coordinate with relevant state and federal agencies, affected Indian tribes, forest land owners, local government entities, and the public to seek and utilize available qualified expertise to participate in watershed analysis.

*(3) Qualified analysts, specialists, and field managers shall, while and only for the purpose of conducting a watershed analysis or monitoring in a WAU, be duly authorized representatives of the department for the purposes of RCW 76.09.150 making watershed analysis a public process.

*(4) An individual may qualify in more than one science or management skill. Qualification under subsection (1) of this section shall be effective for 5 years. When a qualification expires, a person requesting requalification shall meet the criteria in effect at the time of requalification.

*(5) The department shall provide and coordinate training for, maintain a register of, and monitor the performance of qualified analysts, specialists, and field managers by region. The department shall disqualify analysts, specialists, and field managers who fail to meet the levels of performance required by the qualification standards.

NEW SECTION

WAC 222-22-035 Watershed screening. The department or a landowner that owns ten percent of the nonfederal forest land in a WAU will screen each WAU to determine if watershed analysis is required and whether a level 1 assessment or level 2 assessment is required. The screen will be

developed in consultation with TFW, with objective of determining which WAUs may require additional environmental protection where the standard rules are not adequate to protect public resources.

AMENDATORY SECTION (Amending WSR 97-24-091, filed 12/3/97, effective 1/3/98)

WAC 222-22-040 Watershed prioritization. (1) The department shall determine, by region, the order in which it will analyze WAUs that require watershed analysis (WAC 222-22-035). The department shall cooperate with the departments of ecology, fish and wildlife, affected Indian tribes, forest land owners, and the public in setting priorities. In setting priorities or reprioritizing WAUs, the department shall consider the availability of participation and assistance that may be provided by affected Indian tribes and local government entities.

*(2) Except as set forth in subsection (3) of this section, the department shall undertake a watershed analysis on each WAU, in the order established under subsection (1) of this section.

*(3) The owner or owners of ten percent or more of the nonfederal forest land acreage in a WAU may notify the department in writing that the owner or owners intend to conduct a level 1 assessment, level 2 assessment, or both, and the prescription recommendation process on the WAU under this chapter at their own expense. The notice shall identify the teams proposed to conduct the watershed analysis, which shall be comprised of individuals qualified by the department pursuant to WAC 222-22-030. The department shall promptly notify any owner or owners sending notice under this subsection if any member of the designated teams is not so qualified. Within 30 days of delivering a notice to the department under this subsection, the forest land owner or owners shall begin the level 1 assessment under WAC 222-22-050 or, at its option, the level 2 assessment under WAC 222-22-060. An approved forest land owner team shall, while and only for the purposes of conducting a watershed analysis in a WAU, be a duly authorized representative of the department for the purposes of RCW 76.09.150. The board encourages forest land owners conducting assessments under this chapter to include available, qualified expertise from state and federal agencies, affected Indian tribes, forest land owners, local government entities, and the public.

*(4) Before beginning an analysis in a WAU, the department or the forest land owner conducting the analysis shall provide reasonable notice, including notice by regular United States mail where names and addresses have been provided to the department, to all forest land owners in the WAU, and to affected Indian tribes. The department or the forest land owner shall provide reasonable notice to the public and to state, federal, and local government entities, by, among other things, posting the notice conspicuously in the office of the departmental region containing the WAU. The notice shall be in a form designated by the department and give notice that an analysis is being conducted, by whose team, the time period of the analysis, and the dates and locations in which the draft analysis will be available for review and comment.

AMENDATORY SECTION (Amending WSR 97-24-091, filed 12/3/97, effective 1/3/98)

WAC 222-22-050 Level 1 watershed resource assessment. *(1) To begin a watershed resource analysis on a WAU, the department shall assemble a level 1 assessment team consisting of analysts qualified under WAC 222-22-030(1). A forest land owner or owners acting under WAC 222-22-040(3) may assemble a level 1 assessment team consisting of analysts qualified under WAC 222-22-030(1) or, at its option, may begin the analysis under WAC 222-22-060. Each level 1 team shall include persons qualified in the disciplines indicated as necessary in the methodology, and should generally include persons qualified in:

- (a) Forestry;
- (b) Forest hydrology;
- (c) Forest soil science or geology;
- (d) Fisheries science; and
- (e) Geomorphology.

Any owner, and any cooperating group of owners, of ten percent or more of the nonfederal forest land acreage in the WAU and any affected Indian tribe shall be entitled to include one qualified individual to participate on the team at its own expense.

*(2) The level 1 team shall perform an inventory of the WAU utilizing the methodology, indices of resource condition, and checklists set forth in the manual in accordance with the following:

(a) The team shall survey the WAU for fish, water, and capital improvements of the state or its political subdivisions and shall display their location on a map of the WAU. The team shall determine the current condition of the resource characteristics of these resources, shall classify their condition as "good," "fair," or "poor," and shall display this information on the map of the WAU. The criteria used to determine current resource conditions shall include indices of resource condition, in addition to such other criteria as may be included in the manual. The indices will include two levels, which will distinguish between good, fair, and poor conditions.

(b) The team shall assess the likelihood that identified watershed processes in a given physical location will be adversely changed by one forest practice or by cumulative effects and that, as a result, a material amount of water, wood, sediment, or energy (e.g., affecting temperature) will be delivered to fish, water, or capital improvements of the state or its political subdivisions. (This process is referred to in this chapter as "adverse change and deliverability.") (For example, the team will address the likelihood that road construction will result in mass wasting and a slide that will in turn reach a stream.) The team shall rate this likelihood of adverse change and deliverability as "high," "medium," "low," or "indeterminate." Those likelihoods rated high, medium, or indeterminate shall be displayed on the map of the WAU.

(c) For each instance of high, medium, or indeterminate likelihood of adverse change and deliverability identified under (b) of this subsection, the team shall assess the vulnerability of potentially affected resource characteristics. Criteria for resource vulnerability shall include indices of resource condition as described in (a) of this subsection and quantitative

means to assess the likelihood of material adverse effects to resource characteristics caused by forest practices. (For example, the team will assess the potential damage that increased sediment caused by a slide reaching a stream will cause to salmon spawning habitat that is already in fair or poor condition.) The team shall rate this vulnerability "high," "medium," "low," or "indeterminate" and shall display those vulnerabilities on the map of the WAU. If there are no other criteria in the manual to assess vulnerability at the time of the assessment, current resource condition shall be used, with good condition equivalent to low vulnerability, fair condition equivalent to medium vulnerability, and poor condition equivalent to high vulnerability.

(d) The team shall identify as areas of resource sensitivity, as provided in table 1 of this section, the locations in which a management response is required under WAC 222-22-070(3) because, as a result of one forest practice or of cumulative effects, there is a combination of a high, medium, or indeterminate likelihood of adverse change and deliverability under (b) of this subsection and a low, medium, high, or indeterminate vulnerability of resource characteristics under (c) of this subsection:

Table 1

Areas of Resource Sensitivity and Management Response

Likelihood of Adverse Change and Deliverability

	Low	Medium	High
<i>Vulnerability</i>	Low	Standard rules	Response: Prevent or avoid
	Medium	Standard rules	Response: Minimize Response: Prevent or avoid
	High	Standard rules	Response: Prevent or avoid Response: Prevent or avoid

The team shall display the areas of resource sensitivity on the map of the WAU.

(e) The decision criteria used to determine low, medium, and high likelihood of adverse change and deliverability shall be as set forth in the manual. A low designation generally means there is minimal likelihood that there will be adverse change and deliverability. A medium designation generally means there is a significant likelihood that there will be adverse change and deliverability. A high designation generally means that adverse change and deliverability is more likely than not with a reasonable degree of confidence. Any areas identified as indeterminate in the level 1 assessment shall be classified for the purposes of the level 1 assessment as medium until a level 2 assessment is done on the WAU under WAC 222-22-060, during which the uncertainties shall be resolved.

(f) The team shall prepare a causal mechanism report regarding the relationships of each process identified in (b) and (c) of this subsection. The report shall demonstrate that the team's determinations were made in accordance with the

PROPOSED

manual. If, in the course of conducting a level 1 assessment, the team identifies areas in which voluntary corrective action will significantly reduce the likelihood of material, adverse effects to the condition of a resource characteristic, the team shall include this information in the report, and the department shall convey this information to the applicable land owner.

~~*(3) ((Within 21 days of mailing notice under WAC 222-22-040(4), the))~~ The level 1 team shall submit to the department its draft level 1 assessment, which shall consist of the map of the WAU marked as set forth in this section and the causal mechanism report proposed under subsection (2)(f) of this section. If the level 1 team is unable to agree as to one or more resource sensitivities or potential resource sensitivities, or the causal mechanism report, alternative designations and an explanation therefor shall be included in the draft assessment. Where the draft level 1 assessment delivered to the department contains alternative designations, the department shall within 21 days of the receipt of the draft level 1 assessment make its best determination and approve that option which it concludes most accurately reflects the proper application of the methodologies, indices of resource condition, and checklists set forth in the manual.

*(4) If the level 1 assessment contains any areas in which the likelihood of adverse change and deliverability or resource vulnerability are identified as indeterminate under this section or if the level 1 methodology recommends it, the department shall assemble a level 2 assessment team under WAC 222-22-060 to resolve the uncertainties in the assessment, unless a forest land owner acting under WAC 222-22-040(3) has conducted a level 2 assessment on the WAU.

*(5) Pending the completion of the level 2 assessment, if any, on the WAU, the department shall select interim prescriptions using the process and standards described in WAC 222-22-070 (1), (2), and (3) and 222-22-080(3) and shall apply them to applications and notifications as provided in WAC 222-22-090 (1) and (2). Before submitting recommended interim prescriptions to the department, the field managers' team under WAC 222-22-070(1) shall review the recommended prescriptions with available representatives of the jurisdictional management authorities of the fish, water, and capital improvements of the state or its political subdivisions in the WAU, including, but not limited to, the departments of fish and wildlife, ecology, and affected Indian tribes.

AMENDATORY SECTION (Amending WSR 94-01-134, filed 12/20/93, effective 1/1/94)

WAC 222-22-060 Level 2 watershed resource assessment. *(1) The department, or forest land owner acting under WAC 222-22-040(3), may assemble a level 2 assessment team either, in the case of a forest land owner, to begin a watershed analysis or to review the level 1 assessment on a WAU. The level 2 team shall consist of specialists qualified under WAC 222-22-030(1). Each level 2 team shall include persons qualified in the disciplines indicated as necessary in the methodology, and should generally include persons qualified in:

(a) Forestry;

(b) Forest hydrology;

(c) Forest soil science or geology;

(d) Fisheries science; and

(e) Geomorphology.

Any owner, and any cooperating group of owners, of ten percent or more of the nonfederal forest land acreage in the WAU and any affected Indian tribe shall be entitled to designate one qualified member of the team at its own expense.

*(2) The level 2 team shall perform an assessment of the WAU utilizing the methodology, indices of resource condition, and checklist set forth in the manual in accordance with the following:

(a) If a level 1 assessment has not been conducted under WAC 222-22-050, the assessment team shall complete the tasks required under WAC 222-22-050(2), except that the level 2 team shall not rate any likelihood of adverse change and deliverability or resource vulnerability as indeterminate.

(b) If the level 2 team has been assembled to review a level 1 assessment, the level 2 team shall, notwithstanding its optional review of all or part of the level 1 assessment, review each likelihood of adverse change and deliverability and resource vulnerability rated as indeterminate and shall revise each indeterminate rating to low, medium, or high and shall revise the map of the WAU accordingly.

~~*(3) ((Within 60 days of mailing notice under WAC 222-22-040(4) where a watershed analysis begins with a level 2 assessment or within 60 days of beginning a level 2 assessment after completion of a level 1 assessment, the))~~ The level 2 team shall submit to the department its draft level 2 assessment, which shall consist of the map of the WAU and the causal mechanism report.

*(4) The level 2 team shall endeavor to produce a consensus report. If the level 2 team is unable to agree as to one or more areas of resource sensitivity or the casual mechanism report, alternative designations and an explanation therefor shall be included in the draft assessment. Where the draft level 2 assessment delivered to the department contains alternative designations or reports, the department shall within 30 days of the receipt of the draft level 2 assessment make its best determination and approve that option which it concludes most accurately reflects the proper application of the methodologies, indices of resource condition, and checklists set forth in the manual.

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 222-22-065 Review of assessments. After the assessment is complete, a review of the assessment will be coordinated by the department, to ascertain if the assessment met the intent of the manual. If the assessment is not adequate, then the issues must be resolved before the field managers team begins.

AMENDATORY SECTION (Amending WSR 94-01-134, filed 12/20/93, effective 1/1/94)

WAC 222-22-070 Prescription recommendation. *(1) For each WAU for which a watershed analysis is undertaken, the department, or forest land owner acting under WAC 222-22-040(3), shall assemble a team of field managers qualified under WAC 222-22-030(1). The team shall include persons qualified in the disciplines indicated as necessary in the methodology, and shall generally include persons qualified in:

- (a) Forest resource management;
- (b) Forest harvest and road systems engineering;
- (c) Forest hydrology; and
- (d) Fisheries science or management.

Any owner, and any cooperating group of owners, of ten percent or more of the nonfederal forest land acreage in the WAU and any affected Indian tribe shall be entitled to include one qualified individual to participate on the team at its own expense.

*(2) Each forest land owner in a WAU shall have the right to submit to the department or the forest land owner conducting the watershed analysis prescriptions for areas of resource sensitivity on its land. If these prescriptions are received within the time period described in subsection (4) of this section, they shall be considered for inclusion in the watershed analysis.

*(3) For each identified area of resource sensitivity, the field managers' team shall, in consultation with the level 1 and level 2 teams, if any, select and recommend to the department prescriptions. These prescriptions shall be reasonably designed to minimize, or to prevent or avoid, as set forth in table 1 in WAC 222-22-050 (2)(d), the likelihood of adverse change and deliverability that has the potential to cause a material, adverse effect to resource characteristics in accordance with the following:

(a) The prescriptions shall be designed to provide forest land owners and operators with as much flexibility as is reasonably possible while addressing the area of resource sensitivity. The prescriptions should, where appropriate, include, but not be limited to, plans for road abandonment, orphaned roads, and road maintenance and plans for applying prescriptions to recognized land features identified in the WAU as areas of resource sensitivity but not fully mapped;

(b) Each set of prescriptions shall provide for an option for an alternate plan under WAC 222-12-040, which the applicant shows meets or exceeds the protection provided by the other prescriptions approved for a given area of resource sensitivity; and

(c) The regulation of forest practices and cumulative effects under this chapter shall not require mitigation for activities or events not regulated under chapter 76.09 RCW. Any hazardous condition subject to forest practices identified in a watershed analysis requiring corrective action shall be referred to the department for consideration under RCW 76.09.300 et seq.

*(4) The field managers' team shall submit the recommended prescriptions to the department (~~within 30 days of the submission to the department of the level 2 assessment under WAC 222-22-060 or within 21 days of the submission~~

~~to the department of the level 1 assessment under WAC 222-22-050)). If the field managers' team cannot reach consensus recommendations within 30 days the prescriptions and any alternatives will be forwarded to the department. The department will then have 30 days to develop the prescriptions.~~

NEW SECTION

WAC 222-22-075 Monitoring. To assure that prescriptions will be effective, a monitoring plan shall be developed to identify whether the prescriptions are effectively minimizing, preventing or avoiding, as set forth in table 1 in WAC 222-22-050 (2)(d), the likelihood of adverse change and deliverability that has the potential to cause a material, adverse effect to resource characteristics. The information collected in this plan will be used to evaluate the watershed analysis under WAC 222-22-090.

NEW SECTION

WAC 222-22-076 Restoration. As prescriptions are developed, restoration opportunities will also be identified and used to develop actions that can be prescribed for short-term issues (i.e., such as large woody debris placement to provide short-term function until recruitable wood is available).

AMENDATORY SECTION (Amending WSR 97-24-091, filed 12/3/97, effective 1/3/98)

WAC 222-22-090 Use and review of watershed analysis. (1) Where a watershed analysis has been completed for a WAU under this chapter:

(a) Any landowner within the WAU may apply for five year permit to carry out forest practices according to the watershed analysis prescriptions. Upon completion of the five-year review of the assessment and prescriptions under WAC 222-22-090 (4)(a), landowner may apply for a renewal of the permit.

~~((b))~~ ~~((Forest))~~ Nonfive year forest practices applications and notifications submitted to the department shall indicate whether an area of resource sensitivity will be affected and, if so, which prescription the operator, timber owner, or forest land owner shall use in conducting the forest practice in the area of resource sensitivity;

~~((b))~~ ~~((c))~~ The department shall assist operators, timber owners, and forest land owners in obtaining governmental permits required for the prescription (see WAC 222-50-020 and 222-50-030);

~~((e))~~ ~~((d))~~ The department shall confirm that the prescription selected under (a) of this subsection was one of the prescriptions approved for the area of resource sensitivity under WAC 222-22-080 and shall require the use of the prescription; and

~~((d))~~ ~~((e))~~ The department shall not further condition forest practice applications and notifications in an area of resource sensitivity in a WAU where the applicant will use a prescription contained in the watershed analysis nor shall the department further condition forest practice applications and notifications outside an area of resource sensitivity in a

WAU, except for reasons other than the watershed processes and fish, water, and capital improvements of the state or its political subdivisions analyzed in the watershed analysis in the WAU, and except to correct mapping errors, misidentification of soils, landforms, vegetation, or stream features, or other similar factual errors.

*(2) Pending completion of a watershed analysis for a WAU, the department shall process forest practices notifications and applications in accordance with the other chapters of this title, except that applications and notifications received for forest practices on a WAU after the date notice is mailed under WAC 222-22-040(4) commencing a watershed analysis on the WAU shall be conditioned to require compliance with interim, draft, and final prescriptions, as available. Processing and approval of applications and notifications shall not be delayed by reason of review, approval, or appeal of a watershed analysis.

*(3) The board encourages cooperative and voluntary monitoring. Evaluation of resource conditions may be conducted by qualified specialists, analysts, and field managers as determined under WAC 222-22-030. Subsequent watershed analysis and management strategies in response to areas where recovery is not occurring shall be conducted in accordance with this chapter.

*(4) Where the condition of resource characteristics in a WAU are fair or poor, the department shall evaluate the effectiveness of the prescriptions applied under this chapter to the WAU in providing for the protection and recovery of the resource characteristic. If the department finds that the prescriptions are not providing for such protection and recovery over a period of 3 years, the department shall repeat the watershed analysis in the WAU. Aside from the foregoing, once a watershed analysis is completed on a WAU, it shall be revised in whole or in part upon the earliest of the following to occur:

(a) Five years after the date the watershed analysis is final, if necessary;

(b) The occurrence of a natural disaster having a material adverse effect on the resource characteristics of the WAU;

(c) Deterioration in the condition of a resource characteristic in the WAU measured over a 12-month period or no improvement in a resource characteristic in fair or poor condition in the WAU measured over a 12-month period unless the department determines, in cooperation with the departments of ecology, fish and wildlife, affected Indian tribes, forest land owners, and the public, that a longer period is reasonably necessary to allow the prescriptions selected to produce improvement; or

(d) The request of an owner of forest land in the WAU which wishes to conduct a watershed analysis at its own expense.

Revision of an approved watershed analysis shall be conducted in accordance with the processes, methods, and standards set forth in this chapter, except that the revised watershed analysis shall be conducted only on the areas affected in the case of revisions under (b) or (c) of this subsection, and may be conducted on areas smaller than the entire WAU in the case of revisions under (a) and (d) of this subsection. The areas on which the watershed analysis revision is to be conducted shall be determined by the department and clearly

delineated on a map before beginning the assessment revision. Forest practices shall be conditioned under the current watershed analysis pending the completion of any revisions.

AMENDATORY SECTION (Amending WSR 94-01-134, filed 12/20/93, effective 1/1/94)

WAC 222-24-010 Policy. *(1) A well designed, located, constructed, and maintained system of forest roads is essential to forest management and protection of the public resources. Riparian areas contain some of the more productive conditions for growing timber, are heavily used by wildlife and provide essential habitat for fish and wildlife and essential functions in the protection of water quality. Wetland areas serve several significant functions in addition to timber production: Providing fish and wildlife habitat, protecting water quality, moderating and preserving water quantity. Wetlands may also contain unique or rare ecological systems.

*(2) All road and landing construction within wetlands shall be conducted so that choices are made in the following descending order of preference in order to assure that there is no net loss of wetland functions:

(a) Avoid impacts by selecting the least environmentally damaging landing location, road location and road length; or

(b) Minimize impacts by such things as reducing the sub-grade width, fill acreage and spoil areas; or

(c) Restore affected areas by removing temporary fills or road sections upon the completion of the project; or

(d) Reduce or eliminate impacts over time by preserving or maintaining areas; or

(e) Replace affected areas by creating new wetlands or enhancing existing wetlands at a minimum of a 2:1 ratio.

*(3) An accurate delineation of wetland boundaries shall not be required under this section except where necessary to determine acreage of road or landing construction which fills or drains more than 0.5 acre of a wetland. Landowners are encouraged to voluntarily increase wetland acreage and functions over the long-term.

*(4) Extra protection is required during road construction and maintenance to protect these resources and timber growing potential. Landowners and fisheries and wildlife managers are encouraged to cooperate to develop road management and abandonment plans. Landowners are further encouraged to cooperate in sharing roads to minimize road mileage and avoid duplicative road construction.

*(5) This section covers the location, design, construction, maintenance and abandonment of forest roads, bridges, stream crossings, quarries, borrow pits, and disposal sites used for forest road construction and is intended to assist landowners in proper road planning, construction and maintenance so as to protect public resources.

(Note: Other laws and regulations and/or permit requirements may apply. See chapter 222-50 WAC.)

AMENDATORY SECTION (Amending WSR 92-15-011, filed 7/2/92, effective 8/2/92)

WAC 222-24-020 Road location and design. The board manual outlines the best management practices for locating and designing a road.

(1) ~~((Fit the))~~ Design road systems to the topography so that a minimum of alterations to the natural features will occur.

*~~(2)~~ Roads are not to be constructed in bogs.

*~~(3)~~ All roads should be outsloped with appropriate surface drainage or insloped with a drainage management plan addressing sedimentation delivery with adequate cross drains, ditches, drivable dips, relief culverts, water bars, diversion ditches, or other such structures demonstrated to be equally effective.

*~~(4)~~ Minimize roads along or within narrow canyons, riparian management zones, wetlands and wetland management zones.

(a) ~~((Except where crossings are necessary, r))~~ Roads shall not be located within natural drainage channels and riparian management zones when there would be substantial loss or damage to wildlife habitat unless the department has determined that alternatives will cause greater damage to public resources.

(b) Roads shall not be located in wetlands when there would be substantial loss or damage to wetland functions or acreage unless the department has determined that alternatives will cause greater damage to public resources.

(c) Approximate determination of wetland boundaries shall be required for the purpose of avoidance during design and construction of roads. ~~((Landowners should attempt to minimize road length concurrently with the attempt to avoid wetlands.))~~ Delineation shall be required to determine the length of road ~~((constructed within a))~~ affecting wetland function in order to determine acreage when replacement by substitution or enhancement of a wetland is required. The requirement for accurate delineation shall be limited to the area of the wetland proposed to be filled.

~~((3))~~ Minimize the number of stream crossings.

~~((4))~~ Whenever practical, cross streams at right angles to the main channel.

*~~(5)~~ Permanent stream crossing shall be minimized based on sub-basin road sediment budgets. Stream crossings shall minimize alterations to natural features. Culverts located in typed waters shall be designed to prevent sediment delivery.

~~(6)~~ Avoid duplicative roads by keeping the total amount of construction to a minimum. Use existing roads whenever practical and avoid isolating patches of timber which, when removed, may require unnecessary road construction.

~~(7)~~ Avoid grade dips on approaches over bridges and culverts. If grade dips are necessary, minimize the impact by outsloping or constructing maintainable drainage dips to route water off the road surface and onto the forest floor.

~~((6))~~ *~~(8)~~ ~~((Where feasible,))~~ ~~((d))~~ Do not locate roads on ((excessively)) steep or unstable slopes or ((known)) slide prone areas ((as determined by the department)). The department shall determine whether slopes are unstable using available soils information, or from evidence of geologically recent slumps or slides ~~((or where the natural slope exceeds the angle of repose for the particular soil types present)),~~ or by the presence of potentially unstable landforms such as bedrock hollows, convergent headwalls, inner gorges, or other steep slopes, or where springs or seeps may indicate

unstable conditions are present in or above the construction site. Location of roads in such areas may be considered Class IV-Special forest practices under WAC 222-16-050(d).

~~((Essential-r))~~ Road construction ((will be accomplished)) may be permitted by end hauling, over hauling, or other special road construction techniques unless the department determines there is potential for damage to public resources under WAC 222-16-050 (1)(e).

~~(9)~~ Design or construct cut and fill slopes to the normal angle of repose for the materials involved, or at a lesser angle whenever practical.

~~(10)~~ Relief drainage structures installed on forest roads shall meet the following minimum specifications:

~~(a)~~ Outslope with armored drivable water dips to control surface runoff.

~~(b)~~ Insloped roads and ditches require relief drainage structures —

~~(i)~~ Culverts will be at least 18 inches in diameter or equivalent with relief devices not to exceed 300 feet spacing unless otherwise stated in a drainage management plan.

~~(ii)~~ Be installed sloping toward the outside edge of the road at a minimum gradient of 3 percent.

~~(iii)~~ Settlement ponds and relief drainage structures are required within 80 feet of typed waters with the potential road sediment delivery.

~~(11)~~ Ditch diversion. Where roadside ditches slope toward a Type S, F, or N water, or Type A or B Wetland for more than 300 feet and otherwise would discharge into the stream or wetland, divert the ditchwater onto the forest floor by relief culvert or other means at the first practical point.

~~(12)~~ Filling or draining more than 0.5 acre of a wetland requires replacement by substitution or enhancement of the lost wetland functions at a minimum of a 2:1 ratio. See the Board Manual. Replacement or substitution should be of the same type and in the same general location.

*~~(13)~~ Road surface sediments shall be minimized by utilizing restricted haul periods or alternative drainage management strategies. A haul route drainage management plan minimizing sediment is required for partial or nonrestricted haul.

Reviser's note: RCW 34.05.395 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

AMENDATORY SECTION (Amending WSR 97-24-091, filed 12/3/97, effective 1/3/98)

WAC 222-24-030 Road construction. The board manual contains best management practices for constructing roads.

(1) Right of way timber. Merchantable right of way timber shall be removed or decked in suitable locations where the decks will not be covered by fill material or act as support for the fill or embankment.

*~~(2)~~ Debris burial. ~~((a))~~ In permanent road construction, do not bury:

~~((+))~~ (a) Loose stumps, logs or chunks containing more than 5 cubic feet in the load-bearing portion of the road, except as puncheon across wetlands or for culvert protection.

PROPOSED

~~((iii))~~ (b) Any significant amount of organic debris within the top 2 feet of the load-bearing portion of the road, except as puncheon across wetlands or for culvert protection.

~~((iii))~~ (c) Excessive accumulation of debris or slash in any part of the load-bearing portion of the road fill, except as puncheon across wetlands or for culvert protection.

~~((b) In the cases where temporary roads are being constructed across known areas of unstable soils and where possible construction failure would directly impact waters, the requirements in (a), (i), (ii) and (iii) of this subsection shall apply. A temporary road is a roadway which has been opened for the purpose of the forest practice operation in question, and thereafter will be an inactive or abandoned road.))~~

(3) **Compact fills.** During road construction, fills or embankments shall be built up by layering. Each layer shall be compacted by operating the tractor or other construction equipment over the entire surface of the layer. Chemical compacting agents may be used in accordance with WAC 222-38-020.

~~* (4) Stabilize soils. ((When soil, exposed by road construction, appears to be unstable or erodible and is so located that slides, slips, slumps, or sediment may reasonably be expected to enter Type 1, 2, 3 or 4 Water and thereby cause damage to a public resource, then such exposed soil areas))~~ Soils exposed by road construction shall be seeded with grass, clover, or other ground cover, or be treated by erosion control measures ~~((acceptable to the department))~~ in the first growing season. Avoid introduction of nonnative plant species, as listed in the board manual, to wetlands and wetland management zones.

* (5) **Channel clearance.** Clear stream channels and ditches of all debris and slash generated during operations prior to the removal of equipment from the vicinity, or the winter season, whichever is first. Refer to the board manual regarding guidelines for removal of debris and slash from channels and ditches.

*** (6) Drainage.**

(a) All required outsloping ditches, ~~((culverts))~~, stream crossings, cross drains, drainage dips, water bars, and diversion ditches shall be installed concurrently with the construction of the roadway.

(b) Uncompleted road construction to be left over the winter season or other extended periods of time shall be drained by outsloping or cross draining. Water bars and/or dispersion ditches may also be used to minimize eroding of the construction area and stream siltation. Water movement within wetlands must be maintained.

* (7) **Moisture conditions.** Construction shall be accomplished when moisture and soil conditions are not likely to result in excessive erosion and/or soil movement, so as to avoid damage to public resources.

* (8) **End haul/sidecasts.** End haul or overhaul construction is required where significant amounts of sidecast material would rest below the ~~((50))~~ 100-year flood level of a Type ~~((1, 2, 3, or 4 Water))~~ S, F, or N water, within the boundary of a Type A or Type B Wetland or wetland management zones or where the department determines there is a potential for mass soil failure from overloading on unstable

slopes or from erosion of side cast material causing damage to the public resources.

* (9) **Waste disposal.** When spoil, waste and/or other debris is generated during construction, this material shall be deposited or wasted in suitable areas or locations and be governed by the following:

(a) Spoil or other debris shall be deposited above the 50-year flood level of Type ~~((1, 2, 3, or 4 Waters))~~ S, F, or N waters or in other locations so as to prevent damage to public resources. The material shall be stabilized by erosion control measures as necessary to prevent the material from entering the waters.

(b) All spoils shall be located outside of Type A and Type B Wetlands and their wetland management zones. Spoils shall not be located within the boundaries of forested wetlands without written approval of the department and unless a less environmentally damaging location is unavailable. No spoil area greater than 0.5 acre in size shall be allowed within wetlands.

(10) **Disturbance avoidance for northern spotted owls.** Road construction, operation of heavy equipment and blasting within a SOSEA boundary shall not be allowed within 0.25 mile of a northern spotted owl site center between March 1 and August 31, provided that, this restriction shall not apply if:

(a) The landowner demonstrates that the owls are not actively nesting during the current nesting season; or

(b) The forest practice is operating in compliance with a plan or agreement developed for the protection of the northern spotted owl under WAC 222-16-080 (6)(a), (e), or (f).

(11) Disturbance avoidance for marbled murrelets.

(a) Road construction and operation of heavy equipment shall not be allowed within 0.25 mile of an occupied marbled murrelet site during the daily peak activity periods within the critical nesting season; and

(b) Blasting shall not be allowed within 0.25 mile of an occupied marbled murrelet site during the critical nesting season.

(c) Provided that, these restrictions shall not apply if the forest practice is operating in compliance with a plan or agreement developed for the protection of the marbled murrelet under WAC 222-16-080 (6)(a) or (c).

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 92-15-011, filed 7/2/92, effective 8/9/92 [8/2/92])

WAC 222-24-035 Landing location and construction.

*** (1) Landing location:**

Locate landings to prevent damage to public resources. Avoid excessive excavation and filling. Minimize placement and size of landings within wetlands. Landings shall not be located in Type A or B Wetlands or their wetland management zones.

(2) Landing construction.

(a) Landings requiring sidecast or fill shall be no larger than reasonably necessary for safe operation of the equipment expected to be used.

(b) Where the average general slopes exceed 65 percent, fill material used in construction of landings shall be free from loose stumps and excessive accumulations of slash and shall be mechanically compacted where necessary and practical in layers by tractor to prevent soil erosion and mass soil movement. Chemical compacting agents may be used in accordance with WAC 222-38-020.

* (c) Truck roads, skid trails, and fire trails shall be out-sloped or cross drained uphill of landings and the water diverted onto the forest floor away from the toe of any landing fill.

* (d) Landings shall be sloped to minimize accumulation of water on the landing.

* (e) Excavation material shall not be sidecast where there is high potential for material to enter Type A or B Wetlands or wetland management zones or below the ~~((ordinary high-water mark))~~ bankfull width of any stream or the ~~((50))~~ 100-year flood level of Type ((1, 2, 3, or 4 Water)) S, F, or N water.

* (f) All spoils shall be located outside of Type A and Type B Wetlands and their wetland management zones. Spoils shall not be located within the boundaries of forested wetlands without written approval of the department and unless a less environmentally damaging location is unavailable. No spoil area greater than 0.5 acre in size shall be allowed within wetlands.

Reviser's note: The bracketed material preceding the section above was supplied by the code reviser's office.

AMENDATORY SECTION (Amending WSR 97-24-091, filed 12/3/97, effective 1/3/98)

WAC 222-24-040 Water crossing structures. * (1) ~~((Bridge construction.))~~ All typed waters.

(a) Bridges are required for new or constructed crossings of any ~~((Type 1 or 2 Waters))~~ waters regularly used for recreational boating.

~~(b) ((Permanent bridges shall not constrict clearly defined channels and shall be designed to pass the 50-year flood level or the road shall be constructed to provide erosion protection from the 50-year flood waters which exceed the water-carrying capacity of the drainage structure.~~

~~(e))~~ One end of each new or reconstructed permanent log or wood bridge shall be tied or firmly anchored if any of the bridge structure is within 10 vertical feet of the ~~((50))~~ 100-year flood level.

~~((d) Excavation for bridges, placement of sills or abutments, and the placement of stringers or girders shall be accomplished from outside the ordinary high-water mark of all waters, except when such operations are authorized by a hydraulic project approval.~~

~~(e) Earth embankments constructed for use as bridge approaches shall be protected from erosion by high water. Some examples of protection are: Planted or seeded ground cover, bulkheads, rock riprap, or retaining walls.~~

~~(f) When earthen materials are used for bridge surfacing, curbs of sufficient size shall be installed to be above the sur-~~

~~face material and prevent such surface material from falling into the stream bed.))~~

* (2) **Type S or F waters:** In addition to applicable general provisions above, installation, maintenance, and removal of water crossing structures in or across the bankfull width of Type S and F waters are subject to hydraulic code rules WAC 222-110 and require a hydraulic project approval issued by the department of fish and wildlife.

* (3) **Type N waters - bridges:** In addition to applicable general provisions above, installation, maintenance, and removal of permanent bridges in or across the bankfull width of Type N waters are subject to the following provisions:

(a) Permanent bridges shall not constrict clearly defined channels and shall be designed to pass the 100-year flood, or the bridge, associated embankments and fills, and all potentially inundated areas, shall be provided sufficient erosion protection to withstand the 100-year flood.

(b) Excavation for and placement of the bridge foundation and superstructure shall be located and accomplished from outside the bankfull width. This requirement may be waived if it can be demonstrated that such activities may be conducted in such a manner as to prevent damage to public resources.

(c) Alteration or disturbance of the stream bank or bank vegetation shall be limited to that necessary to construct the project. All disturbed areas must be stabilized and restored according to the recommended schedule and procedures found in the board manual. This requirement may be modified or waived by the department if precluded by engineering or safety factors.

(d) Earthen embankments constructed for use as bridge approaches shall be provided sufficient erosion protection to withstand the 100-year flood.

(e) When earthen materials are used for bridge surfacing, curbs of sufficient size shall be installed to be above the surface material and prevent such surface material from falling into the stream bed.

* (4) **Type N waters-culverts:** In addition to applicable general provisions above, installation, maintenance, and removal of permanent culverts in or across the bankfull width of Type N waters are subject to the following provisions:

~~((Culvert installation:))~~

(a) All permanent culverts ((installed in forest roads shall be of a size that is adequate to carry)) shall be designed to pass the ~~((50))~~ 100-year flood. ~~((or the road shall be constructed to provide erosion protection from the 50-year flood waters which exceed the water-carrying capacity of the drainage structure.))~~ The culvert, associated embankments and fills, and all potentially inundated areas shall provide sufficient erosion protection to withstand the 100-year flood. Refer to "Recommended culvert sizes" in the forest practices board manual for the size of permanent culverts recommended for use in forest roads. If the department determines that because of unstable slopes the culvert size shown on that table is inadequate to protect public resources, it may require culvert sizes in accordance with the nomograph (chart) contained in the forest practices board manual or with other generally accepted engineering principles.

~~((a))~~ (b) No permanent culverts shall be installed that are smaller than:

(i) 24 inches in diameter ~~((or the equivalent for anadromous fish streams or wetlands where anadromous fish are present))~~ for Type N perennial streams.

(ii) 18 inches or the equivalent for ~~((resident game fish streams))~~ Type N seasonal streams.

~~((iii))~~ 18 inches or the equivalent for all other water or wetland crossings in western Washington.

~~(iv)~~ 15 inches or the equivalent for all other water or wetland crossings in eastern Washington.)

~~((b))~~ (c) The alignment and slope of the culvert shall parallel the natural flow of the stream whenever possible.

~~((e))~~ When fish life is present, construct the bottom of the culvert at or below the natural stream bed at the inlet and outlet.

(d) Terminate culverts on materials that will not readily erode, such as riprap, the original stream bed (if stable), or other suitable materials.

(e) If water is diverted from its natural channel, return this water to its natural stream bed via culvert, flume, spillway, or the equivalent.

(f) When flumes, downspouts, downfall culverts, etc., are used to protect fill slopes or to return water to its natural courses, the discharge point shall be protected from erosion by: (i) Reducing the velocity of the water, (ii) use of rock spillways, (iii) riprap, (iv) splash plates, or (v) other methods or structures demonstrated to be equally effective.)

(d) Culverts shall be designed and installed so that they will not cause scouring of the stream bed and erosion of the banks in the vicinity of the project.

(e) During installation of the culvert, all streamflow shall be diverted using a bypass flume or culvert, or by pumping the streamflow around the work area. This requirement may be waived if it can be demonstrated that less siltation and turbidity would be produced by installing the culvert in the flowing stream.

(f) Fill associated with culvert installation shall be provided sufficient erosion protection to withstand a 100-year flood.

(g) Alteration or disturbance of the stream bank or bank vegetation shall be limited to that necessary to construct the project. All disturbed areas must be stabilized and restored according to the recommended schedule and procedures found in the board manual. This requirement may be modified or waived by the department if precluded by engineering or safety factors.

~~((g))~~ (h) Stream beds shall be cleared for a distance of 50 feet upstream from the culvert inlet of such slash or debris that reasonably may be expected to plug the culvert.

~~((h))~~ (i) The entrance of all culverts should have adequate catch basins and headwalls to minimize the possibility of erosion or fill failure.

~~((3))~~ **Culverts in anadromous fish streams.** In addition to the requirements of subsection (2) of this section, in streams used by anadromous fish:

~~(a)~~ Culverts shall be either open bottomed or have the bottom covered with gravel and installed at least 6 inches below the natural stream bed at the inlet and outlet.

~~(b)~~ Closed bottom culverts shall not slope more than 1/2 percent; except as provided in (e) of this subsection; open bottom culverts shall not slope more than the natural slope of the stream bed.

~~(e)~~ Where multiple culverts are used, one culvert shall be at least 6 inches lower than the other(s).

~~(d)~~ Culverts shall be set to retain normal stream water depth throughout the culvert length. A downstream control may be required to create pooled water back into the culvert and to insure downstream stream bed stability.

~~(e)~~ Closed bottom culverts, set at existing stream gradients between 1/2 percent and 3 percent slope shall be designed with baffles for water velocity control, or have an approved designed fishway.

~~(f)~~ The department, after consultation with the department of fish and wildlife, shall impose any necessary limitations on the time of year in which such culverts may be installed to prevent interference with migration or spawning of anadromous fish.

~~(g)~~ Any of the requirements in (a) through (f) of this subsection may be superseded by a hydraulic project approval.)

~~((4))~~ ***5) Type N waters - Temporary water crossings.**

(a) Temporary bridges and culverts, ~~((adequate to carry the highest anticipated flow in lieu of carrying the 50-year flood,))~~ may be used:

(i) In the westside region if installed after June ~~((1))~~ 15 and removed by September 30 of the same year.

(ii) In the eastside region if installed after the spring runoff and removed prior to the snow buildup which could feed a heavy runoff.

(iii) At other times, when the department and applicant can agree to specific dates of installation and removal.

(b) Temporary bridges and culverts shall be designed to pass the flood expected to occur once in 100 years during the season of installation.

(c) Alteration or disturbance of the stream bank or bank vegetation shall be limited to that necessary to construct the project. All disturbed areas must be stabilized and restored according to the recommended schedule and procedures found in the Board Manual. This requirement may be modified or waived by the department if precluded by engineering or safety factors.

(d) During installation of a temporary culvert, all streamflow shall be diverted using a bypass flume or culvert, or by pumping the streamflow around the work area. This requirement may be waived if it can be demonstrated that less siltation and turbidity would be produced by installing the culvert in the flowing stream.

(e) Temporary bridges and culverts shall be promptly removed upon completion of use, and the approaches to the crossing shall be water barred and stabilized at the time of the crossing removal.

~~((e))~~ (f) Temporary wetland crossings shall be abandoned and restored based on a written plan approved by the department prior to construction.

~~((5))~~ ***6) Fords.** Properly prepared and maintained fords may be used in Type N waters during periods of low water providing a hydraulic permit is acquired.

Reviser's note: RCW 34.05.395 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

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 97-24-091, filed 12/3/97, effective 1/3/98)

WAC 222-24-050 Road maintenance. *(1) **Road maintenance, drainage management, and abandonment plan.**

(a) The landowner when notified by the department shall submit a plan for road maintenance, drainage management, and/or abandonment for those drainages or road systems the department determines based on physical evidence to have a potential to damage public resources. Once notified the landowner must within 90 days submit to the department for review and approval, a plan for those drainages or road systems within the identified area. The plan must pay particular attention to those road segments that block fish passage or have the potential to deliver water or sediment to any typed water. The plan is subject to annual review and shall include:

- (i) Ownership maps showing the road or road system;
- (ii) Road status, whether active, inactive, orphan, abandoned or planned for abandonment;
- (iii) Maintenance schedule ((and priorities for the year)) including storm maintenance, drainage management strategies and priorities which will consider the road proximity to water, and roads delivering to typed waters; and
- (iv) Plan for further maintenance and reconstruction beyond the current year for ((repair of extensive damage)) bringing roads up to standards, preventing sedimentation, removing fish passage blockages and reducing hydrologic impacts. Restoring fish passage, reducing sediment, and reducing hydrologic impacts will be priorities considered in the maintenance schedule.

*(2)(a) All landowners with 500 acres or more of ownership in areas not currently covered by an approved watershed analysis (see chapter 222-22 WAC), road maintenance plan, or other agreement where an acceptable road maintenance plan is part of the agreement, must submit a road maintenance plan for all roads in their ownership within 5 years of the effective date of this rule. The plan must meet the requirements outlined above in subsection (1) of this section. The plan must be submitted to the department with at least 20% of a landowner's ownership each year. Landowners will prioritize which plans will be submitted first based on whether a road system or drainage contains a listed water body or species; sensitive geology/soils or history of failure; level of use or restoration projects coincide in the same drainage; in this order of preference.

(b) Landowners hauling timber on active haul routes not covered under a department approved road maintenance and abandonment plan, an approved watershed analysis or other agreement in which a road maintenance and abandonment plan is part of the agreement must submit a drainage management plan with each application.

(c) ((The department will review the plan annually with the landowner to determine whether it will be effective and is being implemented.)) Landowners with less than 500 acres within the areas in a watershed administrative unit that has not undergone a watershed analysis under chapter 222-22 WAC must submit a road maintenance and abandonment plan along with the forest practice notification or application for proposed road or harvest activities. The plan must cover their entire ownership.

((b)) (d) The plan shall be submitted to the department region office on or before June 30, 1988, and each June 30th thereafter unless the department agrees that no further plans are necessary.

((e)) (e) Such plans shall also be reviewed with the departments of ecology, fish and wildlife, affected Indian tribes, and interested parties, any of whom may request the department to hold an informal conference with the landowner.

(f) The department will review the plan annually with the landowner, departments of ecology, and fish and wildlife, affected Indian tribes and interested parties to determine whether it will be effective and is being implemented.

(g) An approved road maintenance and abandonment plan will be considered a multi-year permit for accomplishing those actions approved in the plan.

(h) Roads that are not in compliance with the approved plan may not be used without department approval. (NOTE: The road maintenance and abandonment training manual and other materials made available by the department can be used for guidance in developing road maintenance and abandonment plans.)

*(2) Active roads. An active road is a forest road being actively used for hauling of logs, pulpwood, chips, or other major forest products or rock and other road building materials. To the extent necessary to prevent damage to public resources, the following maintenance shall be conducted on such roads:

(a) ((Culverts)) Outsloping and armored drivable dips shall be maintained.

(b) Stream crossings, cross drains and ditches shall be kept functional.

(c) Restricted haul will be required unless a road maintenance and abandonment plan is in place for the haul route.

((b)) (d) Road surface shall be maintained as necessary to minimize erosion of the surface and the subgrade.

((e)) (e) During and on completion of operations, road surface shall be crowned, outsloped, or water barred and berms removed from the outside edge except those intentionally constructed for protection of fills.

*(3) Inactive roads. An inactive road is a forest road on which commercial hauling is discontinued for 1 or more logging seasons, and the forest landowner desires continuation of access for fire control, forest management activities, Christmas tree growing operations, occasional or incidental use for minor forest products harvesting or similar activities on such inactive roads:

(a) Before the first winter rainy season following termination of active use, nonfunctional ditches and culverts shall be cleared, stream crossings and cross drains and the road

PROPOSED

surface shall be crowned, (~~outsloped,~~) water barred or otherwise left in a condition not conducive to accelerated erosion or interrupt water movement within wetlands; and

(b) Thereafter, except as provided in (c) of this subsection, the landowner shall outslope and clear culverts or repair ditches (~~(or culverts which he/she knows or should know to be nonfunctional and causing or)~~) and cross drains likely to cause material damage to a public resource.

(c) (~~The~~) If a landowner allow public use, the landowner shall (~~not~~) be liable for penalties or monetary damages, under the act, for damage occurring from a condition brought about by the public use, (~~(- unless he/she fails to make repairs as directed by a notice to comply.)~~) Landowners are encouraged to control road use through gating or other opportunities such as the green dot program.

*** (4) Additional (~~culverts/maintenance~~) drainage management.** If the department determines based on physical evidence that the above maintenance has been or will be inadequate to protect public resources and that additional measures will provide adequate protection it shall require the landowner or operator to either elect to:

(a) (~~Install~~) Require additional (~~(or larger culverts or other)~~) drainage improvements as deemed necessary by the department; or

(b) Agree to an additional road maintenance program. Such improvements in drainage or maintenance may be required only after a field inspection and opportunity for an informal conference.

*** (5) Abandoned roads.** An abandoned road is a forest road which the forest landowner has abandoned in accordance with procedures of (a) through (e) of this subsection. Roads are exempt from maintenance only after (e) of this subsection is completed:

(a) Roads are outsloped, water barred, or otherwise left in a condition suitable to control erosion and maintain water movement within wetlands; and

(b) Ditches are left in a suitable condition to reduce erosion; and

(c) The road is blocked so that four wheel highway vehicles can not pass the point of closure at the time of abandonment; and

(d) Bridges, culverts, and fills on all waters are removed, except where the department determines other measures would provide adequate protection to public resources.

(e) The department shall determine whether the road has been abandoned according to procedures of this subsection. If the department determines the road is properly abandoned, it shall within thirty days notify the landowner in writing that the road is officially abandoned.

*** (6) Orphan Roads.** A forest road which the forest landowner has not used since 1974 for forest practice activities. Many of these roads are overgrown or closed off but have not satisfied the formal abandonment process in accordance with procedures of (a) through (e) in subsection (5) above. Roads are exempt from maintenance only after (e) of subsection (5) above is completed.

*** (7) Brush control.** Chemical control of roadside brush shall not be done where chemicals will directly enter any Type (~~1, 2, or 3 or flowing Type 4 or 5 Water~~) S, F, or N

water or Type A or B Wetlands. Refer to WAC 222-38-020 for additional information.

~~(*) (7))~~ *** (8) Road surface treatment.**

(a) Apply oil to the road surface only when the temperature is above 55 degrees F and during the season when there is a minimal chance of rain for the next 48 hours. Use of waste oil is subject to RCW 70.951.060(5).

(b) Water the road surface prior to application of oil to assist in penetration.

(c) Construct a temporary berm along the road shoulder wherever needed to control runoff of the applied chemical.

(d) Take extreme care to avoid excess application of road chemicals. Shut off the flow at all bridges.

(e) When cleaning out chemical storage tanks or the application equipment tanks used for storage and application of road treatment materials, dispose of the rinse water fluids on the road surface or in a place safe from potential contamination of water.

(f) The use of dry road chemicals shall be in compliance with WAC 222-38-020.

Reviser's note: RCW 34.05.395 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

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.

AMENDATORY SECTION (Amending WSR 92-15-011, filed 7/2/92, effective 8/2/92)

WAC 222-24-060 Rock quarries, gravel pits, borrow pits, and spoil disposal areas. Not covered by the Surface Mine Reclamation Act of 1971 (chapter 78.44 RCW).

*** (1) Location of pits.** Except as approved by the department, rock quarries and gravel pits opened after January 1, 1975 shall be located above the (~~(50)~~) 100-year flood level.

*** (2) Location of spoil disposal areas.** Except as approved by the department, spoil disposal areas shall be located:

(a) Above the (~~(50)~~) 100-year flood level.

(b) Where the final slope after disposal will be no steeper than 1 1/2:1.

(c) Where practical, on areas having low potential timber productivity.

(d) Where the risk of soil erosion and mass soil movement is minimal.

(e) All spoils shall be placed to allow drainage without additional water ponding.

(f) All spoils shall be located outside of Type A and Type B Wetlands and their wetland management zones. Spoils shall not be located within the boundaries of forested wetlands without written approval of the department and unless a less environmentally damaging location is unavailable. No spoil area greater than 0.5 acre in size shall be allowed within wetlands.

*** (3) Pit drainage.** During construction and use of rock quarries, gravel pits, or borrow pits, runoff water shall be either diverted onto the forest floor or be passed through one or more settling basins as approved by the department.

(4) **Rehabilitation required.** All rock quarries, gravel pits, spoil disposal areas and borrow pits used after January 1, 1975 shall be reclaimed within 2 years from the time the rock or gravel source is either exhausted or abandoned.

(5) **Rehabilitation standards.** Where rehabilitation is required:

(a) Remove all deleterious material that has potential for damaging the public resource, the soil productivity, or that would prevent reforestation of an otherwise plantable area.

(b) Grade slopes to less than the angle of repose unless otherwise approved.

(c) Reforest in accordance with chapter 222-34 WAC to the extent practical.

(d) Seed unreforested exposed erodible soils with grass, clover or other ground cover.

*** (6) Major spoil disposal operations.** Where a spoil disposal operation involves more than 1,000 cubic yards of spoils:

(a) The spoils shall be placed to provide drainage onto the forest floor without water ponding within the disposal area;

(b) The site shall be reforested in accordance with chapter 222-34 WAC to the extent practical; and

(c) If significant erosion of the spoils develops, the eroding areas shall be water barred and any unreforested areas shall be matted, mulched, or seeded with grass or ground cover.

AMENDATORY SECTION (Amending WSR 95-15-011 [92-15-011], filed 7/2/92, effective 8/2/92)

WAC 222-30-010 Policy—Timber harvesting. *(1) This section covers all removal of timber from forest lands in commercial operations, commercial thinning, salvage of timber, relogging merchantable material left after prior harvests, postharvest cleanup, and clearing of merchantable timber from lands being converted to other uses. It does not cover removal of incidental vegetation or removal of firewood for personal use. To the extent practical the department shall coordinate the activities on a multiple disciplinary planning approach. The riparian management zone requirements specified in this section are designed to provide protection for water quality and fisheries and wildlife habitat through ensuring present and future supplies of large organic debris for streams, snags, canopy cover, and a multistoried diverse forest adjacent to Type ~~((1, 2 and 3 Waters))~~ S and N waters.

*(2) Wetland areas serve several significant functions in addition to timber production: Providing fish and wildlife habitat, protecting water quality, moderating and preserving water quantity. Wetlands may also contain unique or rare ecological systems. The wetland management zone and wetland requirements specified in this section are designed to protect these wetland functions when measured over the length of a harvest rotation, although some of the functions may be reduced until the midpoint of the timber rotation cycle. Landowners are encouraged to voluntarily increase wetland acreage and functions over the long-term.

*(3) **Riparian management zones (RMZ).** RMZs are designed to be fully functional by providing: Stream bank

stability and sediment control, large woody debris and shade, and windthrow protection and favorable microclimate. RMZs shall be measured horizontally from the bankfull width on each side of Type S, F, and N waters, as defined in WAC 222-16-030, or from the outer edge of the channel migration zone, whichever is greater.

(Note: Other laws or regulations and/or permit requirements may apply. See chapter 222-50 WAC.)

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.

Reviser's note: The bracketed material preceding the section above was supplied by the code reviser's office.

AMENDATORY SECTION (Amending WSR 97-24-091, filed 12/31/97 [12/3/97], effective 1/3/98)

WAC 222-30-020 Harvest unit planning and design.

(1) **Logging system.** The logging system should be appropriate for the terrain, soils, and timber type so yarding or skidding can be economically accomplished in compliance with these ~~((regulations))~~ rules.

*(2) **Landing locations.** Locate landings to prevent damage to public resources. Avoid excessive excavation and filling.

*(3) **Western Washington riparian management zones shall include:**

(a) For Type S, F, and N waters, wetlands adjacent to the stream. When the RMZ overlaps a Type A or B wetland or a wetland management zone, the requirement which best protects public resources shall apply.

(b) For Type S and F perennial and seasonal waters:

(i) A 100 foot wide no-harvest and no-ground-based-yarding-equipment zone or

(ii) The applicant may propose an alternate plan for harvest within the 100 foot zone provided that a 30 foot-wide no-harvest and no-ground-based-equipment zone is provided and that the plan is predicated on improving riparian function. The plan must be agreed to by the departments of natural resources, fish and wildlife and ecology, and

(iii) An additional 70 foot wide zone or a distance equal to the site potential tree height (SPTH), whichever is greater, that includes an average of

Option 1 [10 trees per acre]

or

Option 2 [40 trees per acre].

(c) For Type N perennial and seasonal waters:

Option 1

[(i) A two thirds SPTH no-harvest and no-ground-based-yarding-equipment zone on type N perennial streams, and one-half SPTH no-harvest and no-ground-based-yarding-equipment zone on Type N seasonal streams.]

or

Option 2

[(i) A 30 foot wide no-ground-based-yarding-equipment zone

AND

(ii) Protection of the following sensitive sites:

(A) A 50 foot wide no-harvest and no-ground-based- yarding-equipment zone for 500 feet directly upstream from any perennial Type N water above a Type S or F water AND

(B) A 50 foot wide no-harvest and no-ground-based- equipment radius measured from the junction of two perennial Type N waters, and

(C) At the initiation point of perennial flow on a Type N water;

(D) A 50 foot wide no-harvest and no-ground-based equipment zone for a perennial seep or spring as defined in WAC 222-16-030, within 100 feet of a perennial Type N water;

(E) A no-harvest and no-ground-based-equipment zone for landslide-prone headwalls and inner gorges as defined in WAC 222-16-010; and

(F) A no-harvest and no-ground-based-equipment zone for a channel disturbance zone as defined in WAC 222-16-010.

(G) Tailed frog habitat defined as channel gradients greater than 20% with granitic or basaltic geology; and

(iii) For Type N perennial waters, shade from commercial tree species is required as follows:

(A) The stream length protected within sensitive sites (refer to (c)(ii) above) shall equal at least 50% of the total length of perennial Type N waters within the boundaries of each unit of the application or notification.

(B) If 50% is not met as required in subsection (i) above, then additional trees shall be left in any of the following areas until at least 50% is achieved:

(I) Channel gradients less than 20% (low gradient areas);

(II) Hyporheic areas defined in WAC 222-16-010;

(III) Starting at the most downstream boundary of the unit and working upstream.]

~~(*(3) Western Washington riparian management zones. These zones shall be measured horizontally from the ordinary high water mark of Type 1, 2 or 3 Water and extend to the line where vegetation changes from wetland to upland plant community, or the line required to leave sufficient shade as required by WAC 222-30-040, whichever is greater, but shall not be less than 25 feet in width nor more than the maximum widths described in (e) of this subsection, provided that the riparian management zone width shall be expanded as necessary to include wetlands or ponds adjacent to the stream. When the riparian management zone overlaps a Type A or B Wetland or a wetland management zone, the requirement which best protects public resources shall apply.~~

~~(a) Harvest units shall be designed so that felling, bucking, yarding or skidding, and reforestation can be accomplished in accordance with these regulations, including those regulations relating to stream bank integrity and shade requirements to maintain stream temperature. Where the need for additional actions or restrictions adjacent to waters not covered by the following become evident, WAC 222-12-050 and 222-12-060 may apply.~~

~~(b) When requested in writing by the applicant, the department shall assist in preparation of an alternate plan for the riparian management zone.~~

~~(c) Within the riparian management zone, there shall be trees left for wildlife and fisheries habitat as provided for in~~

~~the chart below. Fifty percent or more of the trees shall be live and undamaged on completion of the harvest. The leave trees shall be randomly distributed where feasible; some clumping is allowed to accommodate operational considerations. The number, size, species and ratio of leave trees, deciduous to conifer, is specified by the bed material and average width of the water type within the harvest unit. Trees left according to (d) of this subsection may be included in the number of required leave trees in this subsection.~~

~~Western Washington Riparian Leave Tree Requirements~~

Water Type/ Average Width	RMZ Maximum Width	Ratio of Conifer to Deciduous/ Minimum Size Leave Trees	# Trees/1000 ft. each side Gravel/ Cobble Boulder/Bed rock <10" Diameter	
1 & 2 Water 75' & over	100'	representative of stand	50 trees	25 trees
1 & 2 Water under 75'	75'	representative of stand	100 trees	50 trees
3 Water 5' & over	50'	2 to 1/ 12" or next largest available	75 trees	25 trees
3 Water less than 5'	25'	1 to 1/ 6" or next largest available	25 trees	25 trees

PROPOSED

"Or next largest available" requires that the next largest trees to those specified in the rule be left standing when those available are smaller than the sizes specified. Ponds or lakes which are Type 1, 2 or 3 Waters shall have the same leave tree requirements as boulder/bedrock streams.

(d) For wildlife habitat within the riparian management zone, leave an average of 5 undisturbed and uncut wildlife trees per acre at the ratio of 1 deciduous tree to 1 conifer tree equal in size to the largest existing trees of those species within the zone. Where the 1 to 1 ratio is not possible, then substitute either species present. Forty percent or more of the leave trees shall be live and undamaged on completion of harvest. Wildlife trees shall be left in clumps whenever possible.

(e) When 10 percent or more of the harvest unit lies within any combination of a riparian management zone of Type 1, 2 or 3 Waters or a wetland management zone and the harvest unit is a clearcutting of 30 acres or less, leave not less than 50 percent of the trees required in (c) of this subsection.)

***(4) Eastern Washington riparian management zones shall include:**

(a) For **Type S, F and N waters**, wetlands adjacent to the stream. When the RMZ overlaps a Type A or B wetland or a wetland management zone, the requirement which best protects public resources shall apply.

(b) For Type S and F perennial and seasonal waters:

(i) a 100 foot wide or a distance equal to a site-potential tree height, whichever is greater, no-harvest and no-ground-based-yarding-equipment zone, or

(ii) The applicant may propose an alternate plan for harvest within the 100 foot zone to address forest health salvage and fire prevention, provided that the proposal contains a 30 foot no-harvest and no-ground-based-equipment zone and

that the plan is predicated on improving riparian function. The plan must be agreed to by the departments of natural resources, fish and wildlife and ecology.

(c) For Type N perennial and seasonal waters:

Option 1

[(i) A two thirds SPTH no-harvest and no-ground-based-yarding-equipment zone on type N perennial streams, and one-half SPTH no-harvest and no-ground-based-yarding-equipment zone on type N seasonal streams.]

or

Option 2

[(i) A 30 foot wide no-ground-based-yarding-equipment zone AND

(ii) Protection of the following sensitive sites:

(A) A 50 foot wide no-harvest and no-ground-based-yarding-equipment zone for 500 feet directly upstream from any perennial Type N water above a Type S or F water AND

(B) A 50 foot wide no-harvest and no-ground-based-equipment radius measured from the junction of two perennial Type N waters, and

(C) at the initiation point of perennial flow on a Type N water;

(D) A 50 foot wide no-harvest and no-ground-based equipment zone for a perennial seep or spring as defined in WAC 222-16-030, within 100 feet of a perennial Type N water;

(E) A no-harvest and no-ground-based-equipment zone for landslide-prone headwalls and inner gorges as defined in WAC 222-16-010; and

(F) A no-harvest and no-ground-based-equipment zone for a channel disturbance zone as defined in WAC 222-16-010.

(G) Tailed frog habitat defined as channel gradients greater than 20% with granitic or basaltic geology; and

(iii) For Type N perennial waters, shade from commercial tree species is required as follows:

(A) The stream length protected within sensitive sites (refer to (c)(ii) above) shall equal at least 50% of the total length of perennial Type N waters within the boundaries of each unit of the application or notification.

(B) If 50% is not met as required in subsection (i) above, then additional trees shall be left in any of the following areas until at least 50% is achieved:

(I) Channel gradients less than 20% (low gradient areas);

(II) Hyporheic areas defined in WAC 222-16-010;

(III) Starting at the most downstream boundary of the unit and working upstream.].

~~((*(4) Eastern Washington riparian management zones. These zones shall be measured horizontally from the ordinary high water mark of Type 1, 2 or 3 Waters and extend to the line where vegetation changes from wetland to upland plant community, or to the line required to leave sufficient shade as required by WAC 222-30-040, whichever is greater, but shall not be less than the minimum width nor more than the maximum widths described in (c) of this subsection, provided that the riparian management zone width shall be expanded as necessary to include wetlands or ponds adjacent to the stream. When the riparian management zone overlaps a Type A or B Wetland or a wetland management zone, the requirement which best protects public resources shall apply.~~

~~(a) Harvest units shall be designed so that felling, bucking, yarding or skidding, and reforestation can be accomplished in accordance with these regulations, including those regulations relating to stream bank integrity and shade requirements to maintain stream temperature. Where the need for additional actions or restrictions adjacent to waters not covered by the following become evident, WAC 222-12-050 and 222-12-060 may apply.~~

~~(b) When requested in writing by the applicant, the department shall assist in preparation of an alternate plan for the riparian management zone.~~

~~(c) Within the riparian management zone, there shall be trees left for wildlife and fisheries habitat as provided for below. Fifty percent or more of the trees shall be live and undamaged on completion of the harvest. The leave trees shall be randomly distributed where feasible; some clumping is allowed to accommodate operational considerations.~~

~~(i) The width of the riparian management zone shall be based on the adjacent harvest type as defined in WAC 222-16-010 "Partial cutting." When the adjacent unit harvest type is:~~

~~Partial cutting—The riparian management zone width shall be a minimum of 30 feet to a maximum of 50 feet on each side of the stream.~~

~~Other harvest types—The riparian management zone shall average 50 feet in width on each side of the stream with a minimum width of 30 feet and a maximum of 300 feet on each side of the stream.~~

~~(ii) Leave tree requirements within the riparian management zones of Type 1, 2 or 3 Waters:~~

~~(A) Leave all trees 12 inches or less in diameter breast height (dbh); and~~

~~(B) Leave all wildlife reserve trees within the riparian management zone where operations in the vicinity do not violate the state safety regulations (chapter 296-54 WAC and chapter 49.17 RCW administered by department of labor and industries, safety division); and~~

~~(C) Leave 16 live conifer trees/acre between 12 inches dbh and 20 inches dbh distributed by size, as representative of the stand; and~~

~~(D) Leave 3 live conifer trees/acre 20 inches dbh or larger and the 2 largest live deciduous trees/acre 16 inches dbh or larger. Where these deciduous trees do not exist, and where 2 wildlife reserve trees/acre 20 inches or larger do not exist, substitute 2 live conifer trees/acre 20 inches dbh or larger. If live conifer trees of 20 inches dbh or larger do not exist within the riparian management zone, then substitute the 5 largest live conifer trees/acre; and~~

~~(E) Leave 3 live deciduous trees/acre between 12 inches and 16 inches dbh where they exist.~~

~~(iii) Minimum leave tree requirements per acre for Type 1, 2 and 3 Waters. Trees left for (e)(ii) of this subsection shall be included in the minimum counts.~~

~~(A) On streams with a boulder/bedrock bed, the minimum leave tree requirements shall be 75 trees/acre 4 inches dbh or larger.~~

~~(B) On streams with a gravel/cobble (less than 10 inches diameter) bed, the minimum leave tree requirement shall be 135 trees/acre 4 inches dbh or larger.~~

~~(C) On lakes or ponds the minimum leave tree requirement shall be 75 trees/acre 4 inches dbh or larger.~~

Note: (See the Forest Practices Board Manual for assistance in calculating trees/acre and average RMZ widths.)

~~(d) When 10 percent or more of the harvest unit lies within any combination of a riparian management zone of Type 1, 2 or 3 Waters or a wetland management zone and either the harvest unit is a clearcutting of 30 acres or less or the harvest unit is a partial cutting of 80 acres or less, leave not less than 50 percent of the trees required in (c) of this subsection. (See WAC 222-16-010 "Partial cutting.")~~

~~((*(5) Riparian leave tree areas. The department will require trees to be left along Type 4 Water where such practices are necessary to protect public resources. Where such practices are necessary leave at least 25 conifer or deciduous trees, 6 inches in diameter or larger, on each side of every 1000 feet of stream length within 25 feet of the stream. The leave trees may be arranged to accommodate the operation.))~~

(5) Harvest units. Harvest units shall be designed so that felling, bucking, yarding or skidding can be accomplished in accordance with these rules.

*(6) Forested wetlands. Within the wetland, unless otherwise approved in writing by the department, harvest methods shall be limited to low impact harvest or cable systems. Where feasible, at least one end of the log shall be suspended during yarding.

(a) When forested wetlands are included within the harvest area, landowners are encouraged to leave a portion (30 to 70%) of the wildlife reserve tree requirement for the harvest

area within a wetland. In order to retain undisturbed habitat within forested wetlands, these trees should be left in clumps. Leave tree areas should be clumped adjacent to streams, riparian management zones, or wetland management zones where possible and they exist within forested wetlands. Green recruitment trees should be representative of the size and species found within the wetland. Leave nonmerchantable trees standing where feasible.

(b) If a RMZ or WMZ lies within a forested wetland, the leave tree requirement associated with those areas may be counted toward the percentages in (a) of this subsection.

(c) If the conditions described in (a) and (b) of this subsection are met, the distribution requirements for wildlife reserve trees and green recruitment trees (subsection (11)(e) of this section) are modified as follows: For purposes of distribution, no point within the harvest unit shall be more than 1000 feet from a wildlife reserve tree and green recruitment tree retention area.

(d) Approximate determination of the boundaries of forested wetlands greater than 5 acres shall be required.

Approximate boundaries and areas shall be deemed to be sufficient for harvest operations.

(e) The department shall consult with the department of fish and wildlife and affected Indian tribes about site specific impacts of forest practices on wetland-sensitive species in forested wetlands.

*** (7) Wetland management zones (WMZ).** These zones shall apply to Type A and B Wetlands, as indicated in (a) of this subsection, and shall be measured horizontally from the wetland edge or the point where the nonforested wetland becomes a forested wetland, as determined by the method described in the board manual, and shall be of an average width as described in (a) of this subsection. These zones shall not be less than the minimum nor more than the maximum widths described in (a) of this subsection. When these zones overlap a riparian management zone the requirement which best protects public resources shall apply.

*** (a) Wetland management zones (WMZ)** shall have variable widths based on the size of the wetland and the wetland type, described as follows:

Wetland Management Zones

Wetland Type	Acres of Nonforested Wetland*	Maximum WMZ Width	Average WMZ Width	Minimum WMZ Width
A (including bogs)	Greater than 5	200 feet	100 feet	50 feet
A (including bogs)	0.5 to 5	100 feet	50 feet	25 feet
A (bogs only)	0.25 to 0.5	100 feet	50 feet	25 feet
B	Greater than 5	100 feet	50 feet	25 feet
B	0.5 to 5			25 feet
B	0.25 to 0.5	No WMZ required	No WMZ required	

*For bogs, both forested and nonforested acres are included.

(b) Within the WMZ, leave a total of 75 trees per acre of WMZ greater than 6 inches dbh in Western Washington and greater than 4 inches dbh in Eastern Washington, 25 of which shall be greater than 12 inches dbh including 5 trees greater than 20 inches dbh, where they exist. Leave trees shall be representative of the species found within the WMZ.

(c) Retain wildlife reserve trees where feasible. Type 1 and 3 wildlife reserve trees may be counted among, and need

not exceed, the trees required in (b) of this subsection. Leave all cull logs on site.

(d) Partial-cutting or removal of groups of trees is acceptable within the WMZ. The maximum width of openings created by harvesting within the WMZ shall not exceed 100 feet as measured parallel to the wetland edge. Openings within WMZs shall be no closer than 200 feet. Landowners are encouraged to concentrate leave trees within the WMZ to the wetland edge.

*(e) Tractors, wheeled skidders, or other ground based harvesting systems shall not be used within the minimum WMZ width without written approval of the department.

*(f) When 10% or more of a harvest unit lies within any combination of a wetland management zone or a riparian management zone of Type 1, 2, or 3 Waters and either the harvest unit is a clearcut of 30 acres or less or the harvest unit is a partial cut of 80 acres or less, leave not less than 50% of the trees required in (b) of this subsection.

*(8) **Type A or B Wetlands.** Within the boundaries of Type A or B Wetlands the following shall apply:

(a) Individual trees or forested wetland areas less than 0.5 acre in size may occur. These trees have a high habitat value to the nonforested wetland. Leave individual trees or forested wetlands less than 0.5 acre. These trees may be counted toward the WMZ requirements.

(b) Harvest of upland areas or forested wetlands which are surrounded by Type A or B Wetlands must be conducted in accordance with a plan, approved in writing by the department.

(c) No timber shall be felled into or cable yarded across Type A or B Wetlands without written approval of the department.

(d) Harvest shall not be allowed within a Type A Wetland which meets the definition of a bog.

(9) **Future productivity.** Harvesting shall leave the land in a condition conducive to future timber production except:

(a) To the degree required for riparian management zones; or

(b) Where the lands are being converted to another use or classified urban lands as specified in WAC 222-34-050.

(10) **Wildlife habitat.** This subsection is designed to encourage timber harvest practices that would protect wildlife habitats, provided, that such action shall not unreasonably restrict landowners action without compensation.

(a) The applicant should make every reasonable effort to cooperate with the department of fish and wildlife to identify critical wildlife habitats (state) as defined by the board. Where these habitats are known to the applicant, they shall be identified in the application or notification.

(b) Harvesting methods and patterns in established big game winter ranges should be designed to insure adequate access routes and escape cover where practical.

(i) Where practical, cutting units should be designed to conform with topographical features.

(ii) Where practical on established big game winter ranges, cutting units should be dispersed over the area to provide cover, access for wildlife, and to increase edge effect.

(11) **Wildlife reserve tree management.** In areas where leaving wildlife reserve trees under this section will not create a significant fire hazard, or significant hazard to overhead power lines and operations that are proposed in the vicinity of wildlife reserve trees will not create a significant safety or residential hazard nor conflict with achieving conformance with the limitation of or performance with the provisions of chapter 76.04 RCW (snag falling law) and chapter 49.17 RCW (safety), wildlife reserve trees will be left to pro-

tect habitat for cavity nesting wildlife in accordance with the following:

(a) In Western Washington, for each acre harvested 3 wildlife reserve trees, 2 green recruitment trees, and 2 down logs shall be left. In Eastern Washington for each acre harvested 2 wildlife reserve trees, 2 green recruitment trees, and 2 down logs shall be left. Type 1 wildlife reserve trees may be counted, at the landowner's option, either as a wildlife reserve tree or as a green recruitment tree. If adequate wildlife reserve trees are not available, no additional green recruitment trees will be required as substitutes. Landowners shall not under any circumstances be required to leave more than 2 green recruitment trees per acre for the purpose of wildlife reserve tree recruitment, or be required to leave Type 3 or 4 wildlife reserve trees.

(b) In Western Washington, only those wildlife reserve trees 10 or more feet in height and 12 or more inches dbh shall be counted toward wildlife reserve tree retention requirements. In Eastern Washington, only those wildlife reserve trees 10 or more feet in height and 10 or more inches dbh shall be counted toward wildlife reserve tree retention requirements. Green recruitment trees, 10 or more inches dbh and 30 or more feet in height and with at least 1/3 of their height in live crown, left standing after harvest may be counted toward green recruitment tree requirements. Green recruitment trees and/or wildlife reserve trees left to meet other requirements of the rules or those left voluntarily by the landowner shall be counted toward satisfying the requirements of this section. Large, live defective trees with broken tops, cavities, and other severe defects are preferred as green recruitment trees. Only down logs with a small end diameter greater than or equal to 12 inches and a length greater than or equal to 20 feet or equivalent volume shall be counted under (a) of this subsection. Large cull logs are preferred as down logs.

(c) In the areas where wildlife reserve trees are left, the largest diameter wildlife reserve trees shall be retained to meet the specific needs of cavity nesters. Where the opportunity exists, larger trees with numerous cavities should be retained and count as recruitment trees.

(d) In order to facilitate safe and efficient harvesting operations, wildlife reserve trees and recruitment trees may be left in clumps. For purposes of distribution, no point within the harvest unit shall be more than 800 feet from a wildlife reserve tree or green recruitment tree retention area. Subject to this distribution requirement, the location of these retention areas and the selection of recruitment trees shall be at the landowner's discretion. Closer spacing of retention areas through voluntary action of the landowner is encouraged. Wildlife reserve tree and green recruitment tree retention areas may include, but are not limited to, riparian management zones, riparian leave tree areas, other regulatory leave areas, or voluntary leave areas that contain wildlife reserve trees and/or green recruitment trees.

(e) In order to provide for safety, landowners may remove any Type 3 or 4 wildlife reserve tree which poses a threat to humans working, recreating, or residing within the hazard area of that tree. In order to provide for fire safety, the distribution of wildlife reserve tree retention areas, described in (d) of this subsection, may be modified as necessary based

on a wildlife reserve tree management plan proposed by the landowner and approved by the department.

Reviser's note: The brackets and enclosed material in the text of the above section occurred in the copy filed by the agency and appear in the Register pursuant to the requirements of RCW 34.08.040.

Reviser's note: RCW 34.05.395 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

Reviser's note: The bracketed material preceding the section above was supplied by the code reviser's office.

AMENDATORY SECTION (Amending WSR 97-24-091, filed 12/3/97, effective 1/3/98)

WAC 222-30-070 Tractor and wheeled skidding systems. *(1) **Typed waters and wetlands.**

(a) Tractor and wheeled skidders shall not be used in ((Type 1, 2 or 3 Water)), typed waters except with approval by the department and with a hydraulic project approval of the department of fish and wildlife.

(b) In order to maintain wetland water movement and water quality, and to prevent soil compaction, tractor or wheeled skidders shall not be used in Type A or B Wetlands without prior written approval of the department.

(c) Within all wetlands, tractors and wheeled skidder systems shall be limited to low impact harvest systems. Ground based logging systems operating in wetlands shall only be allowed within wetlands during periods of low soil moisture or frozen soil conditions.

(d) Skidding across any ((flowing Type 4 Water)) Type N water shall be minimized and when done, temporary stream crossings shall be used, if necessary, to maintain stream bed integrity.

(e) Whenever skidding in or across any type water, the direction of log movement between stream banks shall be as close to right angles to the stream channel as is practical.

* (2) **Riparian management zone.**

(a) Logging will be permitted within the zone for typed waters. However, any use of tractors, wheeled skidders, or other yarding machines within the zone must be as described in an approved forest practices application or otherwise approved in writing by the department.

(b) Where skidding ((in or through)) across the riparian management zone is necessary, the number of skidding routes through the zone shall be minimized.

(c) Logs shall be skidded so as to minimize damage to leave trees and vegetation in the riparian management zone, to the extent practical and consistent with good safety practices.

* (3) **Wetlands management zones.**

(a) Logging will be permitted within wetland management zones.

(b) Where feasible logs shall be skidded at least with one end suspended from the ground so as to minimize soil disturbance and damage to leave trees and vegetation in the wetland management zone.

(c) Tractors, wheeled skidders, or other ground based harvesting systems shall not be used within the minimum WMZ width without written approval of the department.

* (4) **Deadfalls.** Logs firmly embedded in the bed or bank of ((Type 1, 2, 3 or 4 Waters)) typed waters shall not be removed or unnecessarily disturbed without hydraulic project approval of the department((s)) of fish((eries or)) and wildlife.

* (5) **Moisture conditions.** Tractor and wheeled skidders shall not be used on exposed erodible soils or saturated soils when soil moisture content is so high that unreasonable soil compaction, soil disturbance, or wetland, stream, lake or pond siltation would result.

(6) **Protection of residual timber.** Reasonable care shall be taken to minimize damage from skidding to the stems and root systems of residual timber and to young reproduction.

* (7) **Skid trail construction.**

(a) Skid trails shall be kept to the minimum feasible width.

(b) Reasonable care shall be taken to minimize the amount of sidecast required and shall only be permitted above the ((50)) 100-year flood level.

(c) Skid trails shall be outsloped where practical, but be insloped where necessary to prevent logs from sliding or rolling downhill off the skid trail.

* (8) **Skid trail maintenance.** Upon completion of use and termination of seasonal use, skid trails on slopes in exposed soils shall be outsloped with drainage dips or water barred a minimum of every 10-foot vertical change where necessary to prevent soil erosion.

* (9) **Slope restrictions.** Tractor and wheeled skidders shall not be used on slopes where in the opinion of the department this method of operation would cause unnecessary or material damage to a public resource.

(10) **Disturbance avoidance for northern spotted owls.** The operation of heavy equipment within a SOSEA boundary shall not be allowed within 0.25 mile of a northern spotted owl site center between March 1 and August 31, provided that, this restriction shall not apply if:

(a) The landowner demonstrates that the owls are not actively nesting during the current nesting season; or

(b) The forest practice is operating in compliance with a plan or agreement developed for the protection of the northern spotted owl under WAC 222-16-080 (6)(a), (e), or (f).

(11) **Disturbance avoidance for marbled murrelets.** Operation of heavy equipment shall not be allowed within 0.25 mile of an occupied marbled murrelet site during the daily peak activity periods within the critical nesting season, provided that, this restriction shall not apply if the forest practice is operating in compliance with a plan or agreement developed for the protection of the marbled murrelet under WAC 222-16-080 (6)(a) or (c).

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.

PROPOSED

AMENDATORY SECTION (Amending WSR 97-24-091, filed 12/3/97, effective 1/3/98)

WAC 222-38-020 Handling, storage, and application of pesticides. *(1) **No pesticide leakage, contamination, pollution.**

Transportation, handling, storage, loading, application, and disposal of pesticides shall be consistent with applicable label requirements and other state and federal requirements.

***(2) Mixing and loading areas.**

(a) Mix pesticides and clean tanks and equipment only where any accidental spills would not enter surface water or wetlands.

(b) Storage and loading areas should be located where accidental spillage of pesticides will not enter surface water or wetlands. If any pesticide is spilled, immediate appropriate procedures should be taken to contain it.

(c) Use devices or procedures to prevent "back siphoning" such as providing an air gap or reservoir between the water source and the mixing tank.

***(3) Riparian management zone.** Pesticide treatments within the riparian management zone shall be by hand unless the department has approved a site specific plan with another method of treatment.

***(4) Wetland management zone.** Pesticide treatment within the wetland management zone shall be by hand unless the department has approved a site specific plan with another method of treatment.

***(5) Aerial application of pesticides.** The forest practices board manual outlines the best management practices to be used for aerial application of pesticides. See WAC 222-12-090(16).

(a) To keep pesticides out of the water, leave the following:

Option 1

(i) A minimum 50 foot buffer width for applications made with favorable wind conditions.

(ii) A minimum of 250 feet for applications made in unfavorable wind conditions.

(iii) An alternate plan of buffer widths less than 250 feet with equal or greater drift protection in unfavorable wind conditions.]

OR

Option 2

(i) A minimum buffer width of 50 feet for applications made with favorable wind conditions.

(ii) Variable buffer widths of 50 to 325 feet subject to spray nozzle type and spray release in unfavorable wind conditions.

(iii) An alternate plan of buffer widths less than 325 feet with equal or greater drift protection in unfavorable wind conditions.]

OR

Option 3

(i) A 50 foot buffer strip on all typed waters, except segments of Type ((4 and 5) N waters with no surface water and other areas of open water, such as ponds or sloughs.

(b) Apply the initial swath parallel to the buffer strip in (a) of this subsection unless a deviation is approved in

advance by the department. Drift control agents shall be required adjacent to buffer strips. Avoid applications that might result in drift causing direct entry of pesticides into riparian management zones, Type A and B Wetlands, wetland management zones, and all typed waters, except segments of Type ((4 and 5 Waters)) N waters with no surface water.

(c) Use a bucket or spray device capable of immediate shutoff.

(d) Shut off spray equipment during turns and over open water.

(e) Leave at least a 200 foot buffer strip around residences and 100 foot buffer strip adjacent to lands used for agriculture unless such residence or farmland is owned by the forest landowner or the aerial application is acceptable to the resident or landowner.

(f) The landowner shall identify for the operator the units to be sprayed and the untreated areas within the units with appropriately marked aerial photos or detailed planimetric maps. Before application of the pesticide an over-flight of the area shall be made by the pilot with the marked photos or maps.

(g) Aerial chemical application areas shall be posted by the landowner by signing at significant points of regular access at least 5 days prior to treatment. Posting shall remain at least 15 days after the spraying is complete. The department may require an extended posting period in areas where human use or consumption of plant materials is probable. Posting at formal, signed trailheads that are adjacent to aerially treated units is required. The signs will contain the name of the product used, date of treatment, a contact telephone number, and any applicable restrictions.

***(6) Ground application of pesticides with power equipment.**

Leave a ((25)) 30-foot buffer strip on each side of Type A or B Wetlands and all typed waters, except segments of Type ((4 and 5 Waters)) N waters with no surface water.

***(7) Hand application of pesticides.**

Apply only to specific targets, such as vegetation, trees, stumps, and burrows, or as bait or in traps.

***(8) Limitations on application.** Pesticides shall be applied only in accordance with all limitations:

(a) Printed on the United States Environmental Protection Agency container registration label, and/or

(b) Established by regulation of the state department of agriculture.

(c) Established by state and local health departments (in municipal watersheds).

(d) Established by the Federal Occupational Safety and Health Administration, or the state department of labor and industries, as they relate to safety and health of operating personnel and the public.

(e) The department or the department of agriculture may suspend further use of any equipment responsible for chemical leakage until the deficiency has been corrected to the satisfaction of the department suspending its usage.

***(9) Container disposal.** Pesticide containers shall be either:

PROPOSED

(a) Removed from the forest and disposed of in the manner consistent with label directions; or

(b) Removed and cleaned for reuse in a manner consistent with any applicable regulations of the state department of agriculture or the state or local health departments.

***(10) Daily records - aerial application of pesticides.**

On all aerial applications of pesticides, the operator shall maintain for 7 years daily records of spray operations as required by the state department of agriculture WAC 16-228-190.

***(11) Reporting of spills.** All potentially damaging chemical spills shall be immediately reported to the department of ecology. Emergency telephone numbers for reporting spills shall be available at the department's regional offices.

Reviser's note: RCW 34.05.395 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

Reviser's note: The brackets and enclosed material in the text of the above section occurred in the copy filed by the agency and appear in the Register pursuant to the requirements of RCW 34.08.040.

AMENDATORY SECTION (Amending WSR 93-12-001, filed 5/19/93, effective 6/19/93)

WAC 222-38-030 Handling, storage, and application of fertilizers. ***(1) Storage and loading areas.** Storage and loading areas should be located where accidental spillage of fertilizers will not enter surface water or wetlands. If any fertilizer is spilled, immediate appropriate procedures shall be taken to contain it.

***(2) Riparian management zone.** Fertilizer treatments within a riparian management zone shall be by hand unless the department has approved a site specific plan with another method of treatment.

***(3) Wetland management zone.** Fertilizer treatments within a wetland management zone shall be by hand unless the department has approved a site specific plan with another method of treatment.

***(4) Aerial application of fertilizer.**

(a) Proposed fertilization units shall be planned to avoid and to minimize the direct or indirect introduction of fertilizer into waters and wetlands.

(b) Leave a ~~((25))~~ 30 foot buffer on all Type ~~((1, 2, and 3 Waters))~~ S and F waters, except as noted in (f) of this subsection.

(c) When the helicopter flight path during fertilizer application is parallel to a water course or the WMZ edge, the centerline of the initial swath should be adjusted to prevent direct application within the buffers or WMZs.

(d) Leave at least a 200 foot buffer strip around residences and a 100 foot buffer strip adjacent to lands used for agriculture unless such residence or farmland is owned by the forest landowner or the aerial application is acceptable to the resident or landowner.

(e) The landowner shall identify for the operator the units to be fertilized and the untreated areas within the units with appropriately marked aerial photos or detailed planimetric maps. Before application of the fertilizer, an over-flight of

the area shall be made by the pilot with the marked photos or maps.

(f) Where the department has been provided information by the department of ecology indicating that water quality in downstream waters is likely to be impaired by entry of fertilizer into waters, such waters shall be protected by site specific conditioning.

***(5) Ground and hand application of fertilizers.** Prevent fertilizer from entering Type A and B Wetlands and all typed waters, except segments of Type 4 and 5 Waters with no surface water.

***(6) Reporting of fertilizer spills.** All fertilizer spills involving streams, lakes, wetlands, or other waters of the state shall be immediately reported to the department of ecology. Emergency telephone numbers for reporting spills shall be available at the department's regional offices.

NEW SECTION

WAC 222-46-055 Compensation for resource damages. The department will develop a schedule of penalties for compensation of resource damages where violations of the forest practices act and/or rules results in material damage to public resources (WAC 222-46-030 and WAC 222-46-040). This schedule should be developed by the department by January 1, 1999 for consideration by the Forest Practices Board for rule adoption. The schedule should be developed in consultation with the departments of fish and wildlife and ecology. Once adopted the schedule can be used to compensate for damage to public resources that cannot be completely recovered, or where the damage to public resources will have effects of a term longer than five years. These monies can be used by the department of natural resources, fish and wildlife or ecology for restorative activities that will mitigate for the resource damage (RCW 76.09.180). Resource damage assessments may be mitigated by the department if the violator chooses to perform restoration that replaces the functions lost as a result of the violation.

AMENDATORY SECTION (Amending WSR 94-01-134, filed 12/20/93, effective 1/1/94)

WAC 222-46-060 Civil penalties. (1) **Amount of penalty.** Every person who violates any provisions of RCW 76.09.010 through 76.09.280 or of the forest practices rules adopted pursuant thereto, or who converts forest land to a use other than commercial timber operation within three years after completion of the forest practice without the consent of the county, city, or town, shall be subject to a penalty in an amount of not more than ten thousand dollars for each such violation. Each and every such violation shall be a separate and distinct violation. In case of a failure to comply with a stop work order, every day's continuance thereafter shall be a separate and distinct violation.

(2) **Penalty assessments** shall consider the following:

- (a) Repairability of the adverse effect from the violation;
- (b) Whether the violation of the act or rules was intentional;
- (c) Cooperation with the department;

PROPOSED

- (d) Previous violation history;
- (e) Severity of the impact or the potential for material damage to public resources; and
- (f) The extent to which a penalty to be imposed on a forest landowner for a forest practice violation committed by another should be reduced because the owner was unaware of the violation and did not receive substantial economic benefits from the violation.

(3) **Calculation of penalty.** The department shall evaluate any violation to determine if a civil penalty is warranted. When penalties are to be assessed they shall be calculated using the following process:

- (a) Determine the base penalty; see WAC 222-46-065.
- (b) The penalty may be adjusted using factors specific to the incident and the site. The following additional factors will be independently considered and added to the base penalty to calculate the civil penalty:

- (i) **Repairability:**
Repairability shall be based on the length of time natural restoration or implementation of a restoration plan will take and whether repair can be achieved. The penalty will be substantially increased when natural restoration will not occur within three years and the damage cannot be effectively corrected. For this factor, up to double the base penalty may be added to the penalty.

- (ii) **Intention:**
In making a determination of intent, the department shall consider, but not be limited to, the following considerations: The foreseeability of the violation; whether precautions were taken to avoid the violation; whether an informal conference or enforcement action was served on the violator prior to the violation. For this factor, up to double the base penalty may be added to the penalty.

- (iii) **Cooperation:**
The department shall consider whether the violator did or did not make any attempt to correct the problem. Timeliness of action(s) and/or ignoring or evading agency contacts or directives shall determine if the penalty shall be increased. For this factor, up to double the base penalty may be added to the penalty.

- (iv) **Previous violation(s):**
The department shall consider whether the violator has previous violations of a forest practice rule or regulation as documented in an enforcement action. The department may consider company organizations and assignment of operational responsibilities when evaluating previous violations. A history of violations with adverse impacts or potential for adverse impacts or that shows a pattern of ignoring the rules or the act, shall result in a substantially larger penalty.

Enforcement actions for the purposes of this section shall include notices to comply, stop work orders, civil penalties, and criminal citations when those enforcement actions are associated with forest practice violations. For this factor, up to quadruple the base penalty may be added to the penalty.

- (v) **Severity:**
The department shall adjust the penalty based on the extent and magnitude of the damage or potential damage to public resources. For this factor, up to quadruple the base penalty may be added to the penalty.

- (vi) **Landowner involvement:**
If in the opinion of the department, the landowner exercised reasonable prudence in the development of timber sale contracts or supervision of the forest practice operations, was unaware of the forest practice violation, and the landowner received no substantial economic benefit from the violation, then the landowner generally would not be assessed a civil penalty.

- (c) In accordance with RCW 76.09.170, the penalty may not exceed ten thousand dollars for each and every violation.

- (d) The department shall determine whether all or a portion of the penalty should be assessed against the operator, landowner, and/or timber owner. The department should consider the responsible party, the degree of control, the sophistication of the party and whether different parties conducted different violations.

- (4) **Other participants.** Every person who through an act of commission or omission procures, aids or abets in the violation shall be considered to have violated the provisions of this section and shall be subject to the penalty provided for in this section.

- (5) **Government employees.** No penalty shall be imposed under this section upon any governmental official, an employee of any governmental department, agency, or entity, or a member of any board created by the act for any act or omission in his/her duties in the administration of the act or of these rules.

- (6) **Written notice.** The penalty shall be imposed by a notice in writing, either by certified mail with return receipt requested or by personal service, to the person incurring the same from the department describing the violation with reasonable particularity.

- (7) **Remission or mitigation.** Within fifteen days after the notice is received, the person incurring the penalty may apply in writing to the ~~((department's manager of the region in which the penalty was issued))~~ supervisor of the department or his/her designee, for the remission or mitigation of such penalty. Upon receipt of the application, the department may remit or mitigate the penalty upon whatever terms the department in its discretion deems proper: *Provided*, That the department deems such remission or mitigation to be in the best interests of carrying out the purposes of the act. The department shall have authority to ascertain the facts regarding all such applications in such reasonable manner and under such rules as they may deem proper. The reviewer may reduce, dismiss or not change the civil penalty. ~~((Within fifteen days of the completion of the regional review, the person incurring the penalty may apply in writing to the supervisor of the department for further review.))~~

- (8) **Right of appeal.** Any person incurring any penalty hereunder may appeal the same to the forest practices appeals board. Such appeals shall be filed within thirty days of receipt of notice imposing any penalty unless an application for remission or mitigation is made to the department. When such an application for remission or mitigation is made, such appeals shall be filed within thirty days of receipt of notice from the department setting forth the disposition of the application for remission or mitigation. Concurrently with the filing of any appeal to the forest practices appeals board as pro-

vided in this section, the appellant shall file a copy of the appeal with the department region from which the penalty was issued and a copy with the office of the attorney general.

(9) **Penalties due.** The penalty imposed under this section shall become due and payable thirty days after receipt of a notice imposing the same unless application for remission or mitigation is made or an appeal is filed. When such an application for remission or mitigation is made, any penalty incurred under this section shall become due and payable thirty days after receipt of notice setting forth the disposition of such application unless an appeal is filed from such disposition. Whenever an appeal of the penalty incurred is filed, the penalty shall become due and payable only upon completion of all administrative and judicial review proceedings and the issuance of a final order or decision confirming the penalty in whole or in part.

(10) **Enforcement.** If the amount of any penalty is not paid to the department within thirty days after it becomes due and payable, the attorney general, upon the request of the department, shall bring an action in the name of the state of Washington in the superior court of Thurston county or of any county in which such violator may do business, to recover such penalty. In all such actions the procedure and rules of evidence shall be the same as an ordinary civil action except as otherwise provided in the Forest Practices Act. In addition to or as an alternative to seeking enforcement of penalties in superior court, the department may bring an action in district court as provided in Title 3 RCW, to collect penalties.

(11) **Liens.** Penalties imposed under this section for violations associated with a conversion to a use other than commercial timber operation shall be a lien upon the real property of the person assessed the penalty. The department may collect such amounts in the same manner provided in chapter 60.04 RCW for mechanics' liens.

Reviser's note: RCW 34.05.395 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

AMENDATORY SECTION (Amending WSR 94-01-134, filed 12/20/93, effective 1/1/94)

WAC 222-46-065 Base penalty schedule. Violations of WAC 222-20-010, operation without an approved forest practices application/notification, shall have a base penalty of \$10,000. All other WAC or RCW violations not specifically mentioned in this list shall have a base penalty of ~~((five hundred dollars))~~ **\$500.**

Violations of the following shall have a base penalty of ~~((two thousand dollars))~~ **\$2,000:**

Statute or Rule	Description
((WAC 222-20-010 RCW 76.09.050))	((Operation without an approved forest practices application/notification.))
WAC 222-20-010 RCW 76.09.060	Willful misrepresentation of information on the forest practices application/notification.
WAC 222-20-050 RCW 76.09.060	Conversion of land without consent of the county, city or town.
WAC 222-20-040 WAC 222-20-060 RCW 76.09.060	Significant, in the opinion of the department, deviation from an approved forest practices application/notification.

**WSR 00-20-066
WITHDRAWAL OF PROPOSED RULES
UTILITIES AND TRANSPORTATION
COMMISSION**

(By the Code Reviser's Office)

[Filed October 3, 2000, 8:48 a.m.]

WAC 480-120-990, proposed by the Utilities and Transportation Commission in WSR 00-07-047 appearing in issue 00-07 of the State Register, which was distributed on April 5, 2000, 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 00-20-067
PROPOSED RULES
DEPARTMENT OF AGRICULTURE**

[Filed October 3, 2000, 9:33 a.m.]

Original Notice.

Preproposal statement of inquiry was filed as WSR 00-16-050.

Title of Rule: Rules relating to Japanese beetle quarantine in chapter 16-470 WAC.

Purpose: To amend existing rules to bring them into full compliance with the United States National Japanese Beetle Harmonization Plan, to reflect changes in industry and program practices, to comply with regulatory reform and use of clear and readable format.

Statutory Authority for Adoption: Chapter 17.24 RCW.
Statute Being Implemented: Chapter 17.24 RCW.

Summary: The existing rule excludes and minimizes the possibility of establishment of the highly invasive insect pest Japanese beetle, which does not occur in Washington at this time. The proposed changes would bring the Washington rule into consistency with other states' rules and reflect current scientific knowledge and regulatory terminology and practice.

Reasons Supporting Proposal: The existing rule was adopted in 1990, before the most recent versions of the National Plant Board United States Japanese Beetle Harmonization Plan, a voluntary agreement between the states to unify and make consistent their rules regarding this pest. These changes would bring the rule into compliance with this plan and clarify industry and program practices. It would also convert the rule to clear and readable text.

Name of Agency Personnel Responsible for Drafting: Mary Toohey, 1111 Washington Street, Olympia, WA 98504-2560, (360) 902-1907; Implementation: Clinton Campbell, 1111 Washington Street, Olympia, WA 98504-2560, (360) 902-2071; and Enforcement: Tom Wessels, 1111 Washington Street, Olympia, WA 98504-2560, (360) 902-1984.

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

PROPOSED

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

Explanation of Rule, its Purpose, and Anticipated Effects: The existing rule excludes through quarantine measures a highly invasive, nonnative insect pest of a huge variety of vegetation in many states. Japanese beetle does not occur in Washington (or other west coast states) at this time, due at least in part to aggressive eradication efforts in other states and a widespread long term federal and state quarantine effort. If the pest were to become established, the nursery industry would be particularly affected, but many floricultural, forestry and food crops would become more difficult to grow profitably. In addition, interstate and international export markets would be inhibited or closed for Washington growers as uninfested jurisdictions move to protect themselves against introductions. The Washington State Department of Agriculture has been strongly advised to continue this rule and to update it to reflect the national harmonization plan, clear and readable format, and current industry and program practices.

Proposal Changes the Following Existing Rules: The proposal makes the Washington rule consistent with Japanese beetle quarantine rules of other states, a measure supported by national industries such as nursery producers, as it increases the predictability and reduces costs of shipping interstate. Specifically, it adds eight states to the list of infested areas (that is, areas under quarantine), adds the level of infestation of neighboring counties to the criteria for evaluating whether a county of origin should be exempted by permit from certain restrictions, adds a working definition of the term "free from soil," and acknowledges the National Plant Board United States Domestic Japanese Beetle Harmonization Plan Appendix 1 as a list of acceptable treatment protocols for shipping. The revised rule complements federal rules dealing with interstate air transportation of the pest. In addition, several obsolete definitions and an obsolete penalty clause are repealed, and language and structure throughout the rule is clarified and made more clear and readable.

No small business economic impact statement has been prepared under chapter 19.85 RCW. The existing rule serves to exclude a nonnative, highly invasive insect pest which is potentially extremely costly to the environmental quality and agricultural industry of the state. Establishment of Japanese beetle would be particularly devastating to the nursery industry, as it would not only cause losses of plants and increased costs of production, but it would also serve to inhibit or close market opportunities in uninfested states and nations. The economic benefits of maintaining the quarantine are overwhelming.

The proposed rule changes will have a net neutral or beneficial effect on affected parties in this state. Closer concurrence with the National Plant Board Domestic Japanese Beetle Harmonization Plan will result in greater predictability and fewer costs for the industry, by creating a consistent interstate regulatory scheme. Updating of the scientific information and program practices to reflect current knowledge will maintain the usefulness of the rule and its benefits. Conversion to clear and readable format makes compliance easier.

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

Hearing Location: Washington State Department of Agriculture, 1111 Washington Street, 2nd Floor, Room 271, Olympia, WA 98504-2560, on November 14, 2000, at 11:00 a.m.

Assistance for Persons with Disabilities: Contact Lou Jones by November 7, 2000, TDD (360) 902-1996, or (360) 902-1806.

Submit Written Comments to: Mary Toohey, Assistant Director, Laboratory Services Division, Washington State Department of Agriculture, P.O. Box 42560, Olympia, WA 98504, e-mail mtoohey@agr.wa.gov, fax (360) 902-2094, by November 14, 2000.

Date of Intended Adoption: November 21, 2000.

October 3, 2000

Mary A. Martin Toohey
Assistant Director

AMENDATORY SECTION (Amending Order 1978, filed 7/25/88)

WAC 16-470-010 Definitions. The definitions set forth in this section shall apply throughout this chapter, unless the context otherwise requires:

(1) "Director" means the director of agriculture of this state, or a duly authorized representative.

(2) "Department" means the Washington state department of agriculture.

(3) "Interior quarantine" means a quarantine within the state of Washington established against the movement of designated plant pests, life stages, their hosts, and possible carriers from areas identified by the Washington state department of agriculture.

(4) "Exterior quarantine" means a quarantine established against the movement into Washington state of designated plant pests, life stages, their hosts, and possible carriers from areas identified by the Washington state department of agriculture.

(5) "Commercial orchard" means an orchard in which fruit is grown for commercial purposes and with the use of approved and accepted integrated pest management programs pursuant to statutes, guidelines or rules approved by the agricultural extension service or regulatory officials of the state of origin.

(6) "Commercial fruit" means fruit that is:

(a) Grown in a commercial orchard and commercially packed and labeled;

(b) Fruit grown in a commercial orchard and destined to a commercial processing plant or packing plant.

(7) ("~~Honey bee~~" means bees of the species *Apis mellifera*.)

(8) ("~~Colony~~" means any natural group of bees having a queen.)

(9) ("~~Hive~~" means any receptacle or container made or prepared for the use of bees, including movable frames, combs, or substances deposited into the hive by bees.)

(10) "Queen" means the fertile female honey bee, singly, in a shipping cage with attendant honey bees or in plurality with other queens in a shipping cage having common honey bee attendants.

(11) "Nuclei" means a shipping container or hive having five or less combs of bees and a queen.

(12) "Package" means a combless shipping container of bees with or without a queen.

(13) "Apiarist" means any person who owns bees or is a keeper of bees.

(14) "Net(s)" means fabricated material which is designed and utilized to prevent the escape of bees from bee colonies or hives during transit.) "Phytosanitary certificate" means a certificate issued by a government agency under authority of state or federal statute, which declares or establishes the pest status of a shipment of plants or plant parts under accepted inspection or sampling procedures. Phytosanitary certificates are patterned after model certificates of the International Pest Protection Convention.

AMENDATORY SECTION (Amending Order 2049, filed 7/16/90, effective 8/16/90)

WAC 16-470-700 Quarantine—Japanese beetle. A quarantine is established under this chapter against all life stages of the insect pest ((known as)) Japanese beetle (*Popillia japonica* Newman), a member of the family Scarabaeidae. The Japanese beetle is a persistent, serious and highly destructive pest, attacking the roots, leaves, and fruits of over three hundred kinds of plants including fruit trees, ornamentals, and field and vegetable crops. The director of agriculture has determined that the regulation and exclusion of Japanese beetle is necessary to protect the environmental quality, forests, floriculture and agricultural crops of the state of Washington.

AMENDATORY SECTION (Amending Order 2049, filed 7/16/90, effective 8/16/90)

WAC 16-470-705 Areas under quarantine. (1) ((Except as provided in subsection (2) of this section,)) The entire states of Alabama, Arkansas, Colorado, Connecticut, Delaware, Georgia, Illinois, Indiana, Iowa, Kansas, Kentucky, Maine, Maryland, Massachusetts, Michigan, Minnesota, Mississippi, Missouri, Nebraska, New Hampshire, New Jersey, New York, North Carolina, Ohio, Oklahoma, Pennsylvania, Rhode Island, South Carolina, Tennessee, Texas, Vermont, Virginia, West Virginia, Wisconsin, the District of Columbia, ((and)) the Provinces of Ontario and Quebec, and any other state, province, parish, or county where infestations of Japanese beetle are detected are declared to be under quarantine for Japanese beetle.

(2) The director may exempt individual counties of the states under quarantine from meeting the conditions in WAC 16-470-715 if the director determines that:

(a) The state has adopted and is enforcing restrictions on the interstate and intrastate movement of regulated articles that are equivalent to or exceed the restrictions placed on the movement of regulated articles as provided in ((this rule)) WAC 16-470-715; and

(b) Annual surveys are conducted in such counties and the results of ((such)) these surveys are negative for Japanese beetle; and

(c) One or more neighboring counties are not subject to an unacceptable heavy Japanese beetle infestation.

(3) A plant health official of any state may request exemption of one or more counties under subsection (2) of this section. ((Such)) The request ((shall)) must be in writing, and ((signed by a duly authorized official stating)) it must state the area((s)) surveyed, the survey method, personnel conducting the survey, and ((the last)) dates of any previous Japanese beetle infestations in ((such)) that county ((if previously infested. The director shall maintain a list of any county so exempted)).

AMENDATORY SECTION (Amending Order 2049, filed 7/16/90, effective 8/16/90)

WAC 16-470-710 Regulated articles. The following are ((hereby)) declared to be hosts or possible carriers of Japanese beetle and are prohibited entry into this state from an area under quarantine as declared in WAC 16-470-705 either directly, indirectly, diverted or reconsigned, except as provided for in WAC 16-470-715:

(1) Soil, humus, compost, and manure (except when commercially packaged);

(2) All plants with roots (except bareroot plants free from soil in amounts that could contain concealed Japanese beetle eggs, larvae or pupae;

(3) Grass sod;

(4) Plant crowns or roots for propagation (except when free from soil);

(5) Bulbs, corms, tubers, and rhizomes of ornamental plants (except when free of soil);

(6) Any other plant, plant part, article, or means of conveyance when it is determined by the director to present a hazard of spreading live Japanese beetle due to either infestation, or exposure to infestation ((by Japanese beetle)).

AMENDATORY SECTION (Amending Order 2049, filed 7/16/90, effective 8/16/90)

WAC 16-470-715 Conditions governing the movement of regulated articles into Washington state. (1) Prior notification is required. Persons shipping regulated articles as specified in WAC 16-470-710 into this state from areas under quarantine ((shall)) must notify the department's plant ((protection branch of)) services program by sending via telefacsimile or other method a copy of the applicable phytosanitary certificate as described in subsection (2) of this section for each shipment. The phytosanitary certificate must state the nature and quantity of ((each)) the shipment, its expected date of arrival at destination, the name of the intended receiver and the destination. The person to whom the commodities are shipped ((shall)) must hold the ((same)) shipment until ((they are)) it is inspected and released by the department.

(2) ((The commodities covered shall)) Each shipment of regulated articles must be accompanied by a phytosanitary certificate ((issued by an authorized state or federal regula-

PROPOSED

terry official)) from the state of origin certifying that the commodity, soil, or means of conveyance is treated with methods and procedures approved and prescribed by the director. Approved methods and procedures include those specified in the National Plant Board U.S. Domestic Japanese Beetle Harmonization Plan Appendix 1. Shipment to Category 1 States.

(3) Privately owned houseplants grown indoors may be allowed entry into this state ((without meeting the requirements of subsection (2) of this section)) if a department official inspects ((such)) the plants ((as prescribed in subsection (1) of this section)) and determines that they are free from Japanese beetle.

AMENDATORY SECTION (Amending Order 2049, filed 7/16/90, effective 8/16/90)

WAC 16-470-720 Special permits. The director may issue special permits admitting regulated articles ((covered)) specified in WAC 16-470-710 that are not otherwise eligible for entry from the area under quarantine, subject to conditions and provisions which the director may prescribe to prevent the introduction, escape, or spread of ((the)) Japanese beetle.

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 16-470-015 Penalties.

WSR 00-20-068
PROPOSED RULES
DEPARTMENT OF AGRICULTURE

[Filed October 3, 2000, 9:35 a.m.]

Original Notice.

Preproposal statement of inquiry was filed as WSR 00-16-047.

Title of Rule: Rules relating to European corn borer quarantine in chapter 16-478 WAC.

Purpose: To amend existing rules to reflect changes in industry and program practices, to comply with legislative mandates such as regulatory reform and use of clear and readable format, and for greater consistency with federal regulations.

Statutory Authority for Adoption: Chapter 17.24 RCW.
Statute Being Implemented: Chapter 17.24 RCW.

Summary: The existing rule excludes and minimizes the possibility of establishment of the insect pest European corn borer, which does not occur in Washington at this time. The proposed changes, which concern text structure and other necessary updates, are highly unlikely to change rule application or to affect agricultural industries or the public.

Reasons Supporting Proposal: The current rule text was mostly adopted in 1951. Stakeholders have informed the department that the rule serves a useful purpose and should be continued. Updating to bring it into compliance with cur-

rent scientific knowledge and industry and regulatory standards is necessary to maintain the usefulness of the rule. In addition, the text was converted to clear and readable format.

Name of Agency Personnel Responsible for Drafting: Mary Toohey, 1111 Washington Street, Olympia, WA 98504-2560, (360) 902-1907; Implementation and Enforcement: Clinton Campbell, 1111 Washington Street, Olympia, WA 98504-2560, (360) 902-2071.

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

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

Explanation of Rule, its Purpose, and Anticipated Effects: The existing rule excludes through quarantine measures a serious insect pest of corn and floricultural crops over most of the United States. European corn borer does not occur in Washington (or other west coast states) at this time, due at least in part to the long-term quarantine effort. If the pest were to become established, some floricultural and food crops would become more difficult to grow profitably. In addition, interstate and international export markets for several crops would be inhibited or closed for Washington growers as uninfested jurisdictions move to protect themselves against introductions.

The proposed changes to the rule are updates and modernizations unlikely to have any effects noticeable to the affected industries or the general public.

Proposal Changes the Following Existing Rules: Almost all of the changes convert the rule, which was adopted in 1951 and little altered since then, into clear and readable format, make the rule consistent with generally accepted program practices and eliminate obsolete provisions. An explanation of why European corn borer should be excluded from the state was added. The definitions section was augmented to clarify existing terminology. The structure of the rule text was simplified. The infested area designation was expanded to include all or parts of Montana, Wyoming, Texas, and Florida, for consistency with the current range of the insect as published in federal regulations. A special permits section was added. Several sections that are redundant or inconsistent with current statute are proposed for repeal.

No small business economic impact statement has been prepared under chapter 19.85 RCW. The existing rule serves to exclude a nonnative, highly invasive insect pest which is potentially extremely costly to the environmental quality and agricultural industry of the state. Establishment of European corn borer would be particularly significant to corn production and the floricultural/nursery industries, as it would not only cause losses and increased costs of production, but it would also serve to inhibit or close market opportunities in uninfested states and nations. The economic benefits of maintaining the quarantine are significant.

The proposed rule changes will have a net neutral or beneficial effect on affected parties in this state, as few of the changes are substantive. Updating of the scientific information and clarifying program practices to reflect current knowledge will maintain the usefulness of the rule and its benefits. Conversion to clear and readable format (most of the changes fall into this category) makes compliance easier.

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

Hearing Location: Washington State Department of Agriculture, 1111 Washington Street, 2nd Floor, Room 271, Olympia, WA 98504-2560, on November 14, 2000, at 9:00 a.m.

Assistance for Persons with Disabilities: Contact Lou Jones by November 7, 2000, TDD (360) 902-1996, or (360) 902-1806.

Submit Written Comments to: Mary Toohey, Assistant Director, Laboratory Services Division, Washington State Department of Agriculture, P.O. Box 42560, Olympia, WA 98504, e-mail mtoohey@agr.wa.gov, fax (360) 902-2094, by November 14, 2000.

Date of Intended Adoption: November 21, 2000.

October 3, 2000

Mary A. Martin Toohey
Assistant Director

AMENDATORY SECTION (Amending Order 607, effective 7/23/51)

WAC 16-478-010 (~~(Pest)~~) **Establishing quarantine for European corn borer.** European corn borer (~~(-pyrausta)~~) (*Ostrinia nubilalis* (~~(hubn-)~~)) is a nonnative, invasive insect which has infested most of North America since its introduction in the early 1900's. Its host range constitutes a wide range of plants, including important food and nursery crops grown in this state. The director of agriculture, pursuant to authorities in chapter 17.24 RCW, has determined that the exclusion of European corn borer at all stages of its life cycle is necessary to protect the environmental quality and agricultural crops of the state of Washington.

AMENDATORY SECTION (Amending Order 607, effective 7/23/51)

WAC 16-478-030 (~~(Infested area)~~) **Definitions.** (1) "European corn borer inspection certificate" means a certificate issued by an authorized agent of the agricultural regulatory agency of the state of origin, which includes all of the following information:

(a) Kind and quantity of the commodity in the shipment lot.

(b) Railway car number or vehicle identification of the carrier.

(c) Names and addresses of both the shipper and the consignee.

(d) Date issued.

(e) Identity of issuing agent.

(f) Any other information required in WAC 16-478-050. If the certificate includes information regarding fumigation as a treatment method, the certificate must include the material(s) used, the dosage schedule, temperature, period of exposure, and date of treatment.

(2) "Infested area" means any area located within the following:

(a) Entire states of Alabama, Arkansas, Connecticut, Colorado, Delaware, Georgia, Illinois, Iowa, Indiana, Kansas, Kentucky, Louisiana, Maine, Maryland, Massachusetts, Michigan, Minnesota, Mississippi, Missouri, Montana, Nebraska, New Hampshire, New Jersey, New York, North Carolina, North Dakota, Ohio, Oklahoma, Pennsylvania, Rhode Island, South Carolina, South Dakota, Tennessee, Vermont, Virginia, West Virginia, Wisconsin, (~~(and)~~) Wyoming, or the District of Columbia; or

(b) Portions of the state of Texas in Bailey, Carson, Castro, Dallam, Deaf Smith, Floyd, Gray, Hale, Hansford, Hartley, Hutchinson, Lamb, Lipscomb, Moore, Ochiltree, Oldham, Parmer, Potter, Randall, Robers, Sherman and Swisher counties; or

(c) Portions of the state of Florida in Escambia and Santa Rosa counties.

(3) "Noninfested area" means all locations in the area under quarantine as designated in WAC 16-478-020 that are not listed as infested in WAC 16-478-030(2).

(4) "Phytosanitary certificate" means a certificate issued by a government agency under authority of state or federal statute, which declares or establishes the pest status of a shipment of plants or plant parts under accepted inspection or sampling procedures. Phytosanitary certificates are patterned after model certificates of the International Pest Protection Convention.

AMENDATORY SECTION (Amending Order 607, effective 7/23/51)

WAC 16-478-040 (~~(Commodities covered)~~) **Regulated articles.** (~~(Restricted products)~~) The following products and commodities are regulated under this quarantine as hosts or possible carriers of European corn borer:

(1) Corn, broomcorn, sorghums, and Sudan grass plants and (~~(all)~~) plant parts (~~(thereof)~~) (including, but not limited to, seed and shelled grain, and stalks, ears, cobs, and all other parts, fragments, or debris (~~(of said plants)~~))(~~(;)~~).

(2) Beans in the pod, beets, celery, bell pepper fruits, endive, Swiss chard, and rhubarb (cut or plants with roots)(~~(;)~~).

(3) Cut flowers (~~(and)~~) or entire plants of aster, chrysanthemum, calendula, cosmos, hollyhock, marigold, zinnia, Japanese hop, dahlia (except tubers without stems) and gladiolus (except corms without stems) (~~(are hereby declared to be hosts or possible carriers of the pest herein quarantined against)~~).

AMENDATORY SECTION (Amending Order 1476, effective 7/2/76)

WAC 16-478-050 (~~(Restrictions)~~) **Requirements for shipping regulated articles from an area under quarantine.** (1) (~~(Certification required on shelled grain and seed. Except as provided in (2) below, and effective immediately, all)~~) For shelled grain, seed, and stalks, ears, cobs and other parts, fragments, or debris from an infested area, unless the shipment is addressed in subsection (3) of this section. Shelled grain (~~(and)~~), seed, and stalks, ears, cobs, and other

parts, fragments, or debris of corn, broomcorn, sorghums, and Sudan grass, grown in or shipped from the infested area described in WAC 16-478-030 ((above, arriving in the state of Washington from the area under quarantine as described in WAC 16-478-020 above)), will be admitted into the state of Washington only ((provided)) when each lot or shipment is accompanied by ((an official)) a European corn borer inspection certificate ((see (6) below) of the state or district from which shipped, affirming either that said)) stating that the conveyance (such as a railcar or truck) was inspected and found free of regulated articles and that at least one of the following conditions has been complied with:

(a) The grain or seed has been passed through a 1/2 inch or less mesh screen ((or less)) or otherwise cleaned prior to loading and is believed to be free from stalks, cobs, stems or other ((portions of)) plant((s or fragments)) parts capable of harboring ((larva) larvae of the European corn borer ((and further, that the car or truck was free from such plants or fragments at the time of loading, or affirming that said grain or seed has been fumigated with methyl bromide at the rate of 4 pounds per 1000 cubic feet for 16 hours at 60 degrees temperature, except that shelled grain and seed of corn, broomcorn, sorghums, and Sudan grass grown in and shipped from the states under quarantine and not excepted in WAC 16-478-020 above));

(b) The grain, seed, or stalks, ears, cobs or other parts, fragments, or debris has been treated, sterilized, or disinfected in a manner approved by the director as adequate to control European corn borer.

(2) For shelled grain, seed, or stalks, ears, cobs, or other parts, fragments, or debris from a noninfested area, unless the shipment is addressed in subsection (3) of this section. Shelled grain, seed, and stalks, ears, cobs, or other parts, fragments or debris of corn, broomcorn, sorghums, and Sudan grass, grown in or shipped from the noninfested area described in WAC 16-478-030(3) will be admitted into the state of Washington ((provided)) only when each ((such)) shipment or lot is accompanied by ((an official)) a European corn borer inspection certificate ((see (6) below) of the state where produced affirming)) stating both of the following:

(a) That all grain ((or)), seed ((covered by said certificate is a product of said state wherein no)), or stalks, ears, cobs, or other parts, fragments or debris in the shipment was produced in an area where European corn borer is not known to exist ((and)) based on negative survey data; and

(b) That ((its)) the continued identity of the shipment has been maintained to assure ((no blending or mixing)) the shipment was not blended or mixed with grain, seed, plants, ((or portions thereof)) plant parts, fragments, or debris produced in or shipped from an infested area((s herein described)).

~~((2) Small lots, and packages of seed admitted without certificate.))~~ (3) For small lots and packages of seed. Individual shipments or lots of one hundred pounds or less of clean shelled grain ((and)) or seed ((covered by this regulation, or)) and shipments comprised of packages of less than ten pounds, are ((hereby)) exempted from the ((certification)) requirement((s of)) for a European corn borer inspection certificate stated in subsections (1) ((above and will be)) and (2) of this section. These small lots are admitted into this state

subject to inspection and freedom from other plant parts, fragments, and debris capable of harboring European corn borer.

~~((3) Stalks, ears, cobs, or other parts, fragments, or debris of corn, broomcorn, sorghums, and Sudan grass admitted under disinfection or treatment certificate. Stalks, ears, cobs, or other parts, fragments or debris of corn, broomcorn, sorghums, and Sudan grass grown in or shipped from the area under quarantine imported as such or as packing or otherwise, will be admitted into the state of Washington only provided each lot or shipment is accompanied by an official certificate (see (6) below) of the state from which shipped affirming that all stalks, ears, cobs, or other parts, fragments, or debris of such plants accompanied thereby have been fumigated with methyl bromide at the rate of 3 pounds per 1000 cubic feet for 4 hours at 60 degrees, or have been sterilized or disinfected by a method and in a manner prescribed by the director of agriculture of the state of Washington, except that stalks, ears, cobs, or other parts, fragments, or debris of said plants grown in and shipped from states not listed in the infested area described in WAC 16-478-030 above will be admitted into the state of Washington provided each shipment or lot is accompanied by an official certificate (see (6) below) of the state where produced affirming that such product is a product of said state wherein no European corn borer is known to exist and that continued identity has been maintained to assure no handling or storage in association with stalks, ears, cobs, or other parts, fragments, or debris of such plants grown in or shipped from infested areas herein described.))~~

(4) ~~((Certification required on certain vegetable and ornamental plants and plant products produced in or shipped from infested area.))~~ For vegetable and ornamental plants and plant products. Beans in the pod, beets, celery, bell pepper fruits, endive, Swiss chard, and rhubarb (cut or plants with roots), cut flowers and entire plants of aster, chrysanthemum, calendula, cosmos, hollyhock, marigold, zinnia, Japanese hop, dahlia, (except tubers without stems) and gladiolus (except corms without stems), produced in or shipped from the infested area described in WAC 16-478-030 above will be admitted into the state of Washington only ((provided)) when each lot or shipment is accompanied by ((an official)) a phytosanitary certificate ((see (6) below) signed by an inspector of the Bureau of Entomology and Plant Quarantine of the United States Department of Agriculture or by the duly authorized official of the state where produced, affirming either)) stating that all ((such)) plants, products or cut flowers in the ((accompanying)) shipment or lot have been inspected and that one of the following is true:

(a) The shipment was found free from infestation by the European corn borer; or ((have been))

(b) The plants, products, or cut flowers were grown in a greenhouse in which all host plants have been regularly inspected during the growing season and no evidence of European corn borer was found((, or that such)); or

(c) The plants, products or cut flowers have been ((fumigated with methyl bromide at a rate of 3 pounds per 1000 cubic feet at 60 degrees temperature for 4 hours. No restrictions are placed by this regulation on the entry into this state

~~of such vegetable and ornamental plants and plant products produced in and shipped from any state not listed in WAC 16-478-030 above)) treated, sterilized or disinfected in a manner approved by the director as adequate to control European corn borer.~~

(5) Exemptions.

~~(a) ((Certification requirements above are)) The requirement for a phytosanitary certificate is waived ((on individual)) for shipments or lots of ((certain restricted vegetables, ornamental plants and plant products under and subject to the following conditions:~~

~~(i) In lots or shipments of)) 10 pounds or less((;)) of beans in the pod, beets, bell peppers, endive, Swiss chard ((and)) or rhubarb (cut or plants with roots).(;~~

~~(ii)) (b) During the period November 30 to May 1, the requirement for a phytosanitary certificate is waived for divisions without stems of the previous year's growth, rooted cuttings, seedling plants and cut flowers of ((the)) aster, chrysanthemum, calendula, cosmos, hollyhock, marigold, zinnia and Japanese hop.~~

~~((5) Manufactured or processed products exempt from restrictions.)) (c) No restrictions are placed by this ((quarantine upon the)) chapter on movement of ((the restricted products herein defined)) regulated articles listed in WAC 16-478-040 which are processed or manufactured in such a manner as to eliminate all danger of carrying ((the pest herein quarantined against.~~

~~(6) Official certificates. Official certificates must be issued by the duly authorized official, or his agent, of the federal agency, state, or district, as designated, and must be signed or countersigned by him. Each certificate shall set forth, in addition to the specific facts required in (1) to (4) above, the kind and quantity of the commodity constituting the shipment or lot, method of shipment, the railway car number or license number in the case of trucks, and the names and addresses of the shipper and consignee. Fumigation certificates shall also set forth the materials used, the dosage schedule, temperature, and the period of exposure, and date of treatment)) European corn borer.~~

NEW SECTION

WAC 16-478-065 Special permits. The director may issue special permits to allow regulated articles grown in or shipped from a quarantine area to enter the state. A special permit may be issued if the director determines that the conditions of the permit are sufficient to protect the environmental quality and agricultural crops of the state of Washington.

REPEALER

The following sections of the Washington Administrative Code are repealed:

- WAC 16-478-001 Promulgation.
- WAC 16-478-00101 Promulgation.
- WAC 16-478-060 Enforcing powers.
- WAC 16-478-070 Federal shipments exempt.

- WAC 16-478-080 Commodities covered subject to other rules and regulations.
- WAC 16-478-090 Disposition of violations and penalties.
- WAC 16-478-100 Common carrier agents must hold shipments.

WSR 00-20-072

PROPOSED RULES

PERSONNEL RESOURCES BOARD

[Filed October 3, 2000, 10:08 a.m.]

Original Notice.

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

Title of Rule: WAC 356-14-140 Promotion—Salary increase.

Purpose: This rule describes the criteria on how and when employees should receive a 5% or 10% promotion.

Statutory Authority for Adoption: Chapter 41.06 RCW.

Statute Being Implemented: RCW 41.06.150.

Summary: This modification is needed to reinstate language that was inadvertently deleted and to also remove language that is no longer necessary.

Name of Agency Personnel Responsible for Drafting: Sharon Whitehead, 521 Capitol Way South, Olympia, WA, (360) 664-6348; Implementation and Enforcement: Department of Personnel.

Name of Proponent: Department of Personnel, governmental.

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

Explanation of Rule, its Purpose, and Anticipated Effects: The purpose of this rule describes how and when the appointing authority gives 5% to 10% salary increases. The WPRB modified this rule in September 2000. This modification is needed to reinstate language that was inadvertently deleted when it was modified in September. This modification also removes language that is no longer necessary.

Proposal Changes the Following Existing Rules: See above.

No small business economic impact statement has been prepared under chapter 19.85 RCW. Not required.

Section 201, chapter 403, Laws of 1995, does not apply to this rule adoption. These rules relate to internal government operations that are not subject to violation by a nongovernmental party. Therefore, pursuant to RCW 34.05.328 [(5)](b)(ii), section 201 does not apply.

Hearing Location: Department of Personnel, 521 Capitol Way South, Olympia, WA, on November 9, 2000, at 10:00 a.m.

Assistance for Persons with Disabilities: Contact Department of Personnel by November 2, 2000, TDD (360) 753-4107, or (360) 586-8260.

PROPOSED

Submit Written Comments to: Sharon Whitehead,
Department of Personnel, P.O. Box 47500, fax (360) 586-
4694, by November 6, 2000.

Date of Intended Adoption: November 9, 2000.

October 2, 2000

Dennis Karras

Secretary

AMENDATORY SECTION (Amending WSR 00-16-005,
filed 7/20/00, effective 9/1/00)

WAC 356-14-140 Promotion—Salary increase. (1)

The appointing authority shall advance an employee, who is promoted to a class whose base range is less than six ranges higher than the base range of the former class, to the step of the range for the new class which is nearest to ~~((a minimum of))~~ 5% higher than the amount of the prepromotional step. The appointing authority may authorize more than a 5% increase, but the amount must be on a step within the salary range for the class.

(2) The appointing authority shall advance an employee who is promoted under any one or more of the following conditions to the step of the range for the new class which is nearest to ~~((a minimum of))~~ 10% higher than the amount of the prepromotional step. The appointing authority may authorize more than a 10% increase, but the amount must be on a step within the salary range for the class.

(a) When the employee is promoted to a class whose base range is six or more ranges higher than the base range of the employee's former class.

(b) When the employee is promoted over an intervening class in the same class series.

(c) When the employee is promoted from one class series to a higher class in a different series and over an intervening class in the new series which would have represented a promotion.

(d) When an employee's promotion requires a change of residence to another geographic area to be within a reasonable commuting distance of the new place of work.

(3) When an employee is promoted from a Y-rate salary, the Y-rate shall first terminate, and the promotional increase shall be calculated from the next-lower step of the range for the class from which promoted. The calculation will then be completed as illustrated in 1 or 2 of this section.

(4) No assignment pay or other special pay provision, except applicable comparable worth ranges, shall be considered in calculating promotional increases.

(5) Promotional increases for T-ranges (teachers and principals) are ~~((not))~~ calculated in the manner described in the compensation plan and WAC 356-15-140.

(6) An employee who is working in a position which is included in an approved class series study, and who accepts a promotion within that agency to a classification impacted by the same study, shall be paid not less than the salary that would have been paid if the employee had remained in the former position and benefited from an upward reallocation. The new higher salary must be on a step within the range for the new class to which the employee is promoted, and shall be effective on the effective date of the class study.

(7) Promotional increases for classes requiring licensure as a registered nurse ("N" ranges) are calculated in the manner described below.

An employee who is promoted into or between classes which have special pay range "N" shall advance to the step in the new range, as shown in the "N" range salary schedule, which represents the greater of (a), (b) or (c) below.

(a) Placement on the step which coincides with the employee's total length of experience as a registered nurse (RN) and/or licensed practical nurse (LPN). Experience shall be credited as follows:

(i) RN experience shall be credited year for year.

(ii) Up to ten years LPN experience shall be credited at the rate of two years LPN experience equals one year of RN experience, for a maximum credit of five years.

or

(b) Placement on the step of the new range which is nearest to a minimum of 5% higher than the amount of the prepromotional step. The appointing authority may authorize more than a 5% increase, but the amount must be on a step within the salary range for the class.

or

(c) The appointing authority shall advance an employee who is promoted under any one or more of the following conditions to the step of the range for the new class which is nearest to a minimum of 10% higher than the amount of the prepromotional step. The appointing authority may authorize more than a 10% increase, but the amount must be on a step within the salary range for the class.

(i) When the employee is promoted to a class whose base range is six or more ranges higher than the base range of the employee's former class.

(ii) When the employee is promoted over an intervening class in the same class series.

(iii) When the employee is promoted from one class series to a higher class in a different series and over an intervening class in the new series which would have represented a promotion.

(iv) When an employee's promotion requires a change of residence to another geographic area to be within a reasonable commuting distance of the new place of work.

WSR 00-20-075

PROPOSED RULES

DEPARTMENT OF AGRICULTURE

[Filed October 3, 2000, 3:00 p.m.]

Original Notice.

Preproposal statement of inquiry was filed as WSR 00-12-008.

Title of Rule: WAC 16-316-145 Agency power to refuse certification.

Statutory Authority for Adoption: RCW 15.49.005, 15.49.081, 15.49.310, 15.49.370(3).

Statute Being Implemented: Chapters 15.49, 17.24 RCW.

PROPOSED

Summary: Three new chapters will reorganize and update nine chapters currently used by the WSDA seed program, incorporating clear and readable rules formatting. These rules provide for uniformity and consistency in the packaging and distribution of agricultural, vegetable and flower seeds.

Reasons Supporting Proposal: Current rules affecting the seed program are found in nine separate chapters of rule. A proposal filed by the department combines the essence of those rules into three rule chapters and updates the language into a clear and usable format reflecting the standards and practices that must be met within the industry. This filing repeals a section omitted on filing of the CR-102, WSR 00-19-100.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Graydon Robinson, 21 North First Avenue, Suite 203, Yakima, WA 98902, (509) 225-2630.

Agency Comments or Recommendations, if any, as to Statutory Language, Implementation, Enforcement, and Fiscal Matters: This rule revision was developed in conjunction with an industry advisory board prior to publication in the register.

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

Explanation of Rule, its Purpose, and Anticipated Effects: The department intends to adopt requirements under the general seed regulations that include labeling, sampling, arbitration, phytosanitary field inspections, quarantines for annual and rough bluegrass and bean seed and bean seed-borne viral diseases. The process for certifying seed for sowing purposes under general rules for seed certification, along with Washington state's certification standards, is more clearly defined. The new section on fees organizes all fees into one chapter, making the fees for service more easily accessed and readable. No fees have been changed through this reorganization. The new rules consolidate the essential requirements of the general regulations, rules for seed certification and the schedule of fees into a clear and usable format under three separate chapters.

The purpose of this rewrite is to coordinate with industry representatives in updating rules to reflect current industry practices and regulatory requirements. This also meets the intent of the Governor's Executive Order 97-02 requiring all state agencies to thoroughly review each rule to ensure they are written in a clear and readable format.

Anticipated effects will be minimal, as the revised format clarifies the responsibility and duties of the program and will help facilitate the marketing of Washington grown seed in national and international markets.

Proposal Changes the Following Existing Rules:
Repeals WAC 16-316-145 Agency power to refuse certification.

No small business economic impact statement has been prepared under chapter 19.85 RCW. A small business economic impact statement was filed with the department's proposal to consolidate and rewrite the seed rules, filing WSR 00-19-100. For information or a copy of the statement related to that filing, contact Washington State Department of Agriculture, Seed Program, Graydon Robinson, Program

Manager, 21 North First Avenue, Suite 203, Yakima, WA 98902, phone (509) 225-2630, fax (509) 454-4395, e-mail Seed@agr.wa.gov.

Section 201, chapter 403, Laws of 1995, does not apply to this rule adoption. The Department of Agriculture is not a named agency under section 201.

Hearing Location: Washington State Department of Agriculture, Yakima Facility, 21 North First Avenue, Conference Room 238, Yakima, WA 98902, on November 9, 2000, at 10:00 a.m.

Assistance for Persons with Disabilities: Contact Lou Jones by October 10, 2000, TDD (360) 902-1996, or (360) 902-1806.

Submit Written Comments to: Washington State Department of Agriculture, Seed Program, Graydon Robinson, Program Manager, 21 North First Avenue, Suite 203, Yakima, WA 98902, fax (509) 454-4395, by November 9, 2000.

Date of Intended Adoption: November 30, 2000.

September 29, 2000

Robert W. Gore

Assistant Director

REPEALER

The following chapter of the Washington Administrative Code is repealed:

WAC 16-316-145

Agency power to refuse certification

Reviser's note: The repealer above appears as filed by the agency pursuant to RCW 34.08.040; however, the reference to chapter is probably intended to be section.

WSR 00-20-076

PROPOSED RULES

DEPARTMENT OF AGRICULTURE

[Filed October 3, 2000, 3:02 p.m.]

Continuance of WSR 00-19-100.

Preproposal statement of inquiry was filed as WSR 00-12-008.

Title of Rule: Chapter 16-301 WAC, General seed regulations; chapter 16-302 WAC, General rules for seed certification; and chapter 16-303 WAC, Seed assessment, fees for seed services and seed certification.

Purpose: The rule provides general regulations for the seed program at the Department of Agriculture. As required by the governor's executive order on regulatory improvement and agency policy, the proposed rule is updated and rewritten in a clear and usable format. Existing chapters of rules will be repealed and the significant language in those chapters is revised into three new proposed chapters of rules for the seed program (chapters 16-301, 16-302, and 16-303 WAC).

Statutory Authority for Adoption: RCW 15.49.005, 15.49.081, 15.49.310, 15.49.370(3).

Statute Being Implemented: Chapters 15.49, 17.24 RCW.

Summary: The hearing date and written comment period have been changed to November 9, 2000.

Reasons Supporting Proposal: Current rules affecting the seed program are found in nine separate chapters of rule. This proposal combines the essence of those rules into three rule chapters and updates the language into a clear and usable format reflecting the standards and practices that must be met within the industry.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Graydon Robinson, 21 North First Avenue, Suite 203, Yakima, WA 98902, (509) 225-2630.

Agency Comments or Recommendations, if any, as to Statutory Language, Implementation, Enforcement, and Fiscal Matters: This rule revision was developed in conjunction with an industry advisory board prior to publication in the register.

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

Explanation of Rule, its Purpose, and Anticipated Effects: The rules adopt requirements under the general seed regulations that include labeling sampling, arbitration, phytosanitary field inspections, quarantines for annual and rough bluegrass and bean seed and bean seed-borne viral diseases. The process for certifying seed for sowing purposes under general rules for seed certification, along with Washington state's certification standards, is more clearly defined. The new section on fees organizes all fees into one chapter, making the fees for service more easily accessed and readable. No fees have been changed through this reorganization. The new rules consolidate the essential requirements of the general regulations, rules for seed certification and the schedule of fees into a clear and usable format under three separate chapters.

The purpose of this rewrite is to coordinate with industry representatives in updating rules to reflect current industry practices and regulatory requirements. This also meets the intent of the Governor's Executive Order 97-02 requiring all state agencies to thoroughly review each rule to ensure they are written in a clear and readable format.

Anticipated effects will be minimal, as the revised format clarifies the responsibility and duties of the program and will help facilitate the marketing of Washington grown seed in national and international markets.

Proposal Changes the Following Existing Rules: Chapters 16-300, 16-304, 16-313, 16-316, 16-317, 16-318, 16-493, 16-494 and 16-495 WAC, are being repealed. The information in those chapters are being consolidated into three new chapters providing clarity to existing language for the benefit of the entire seed industry. See WSR 00-19-100 for a description of changes and modifications agreed upon by the Seed Program Rules Review Committee.

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

Small Business Economic Impact Statement

[See WSR 00-19-100].

A copy of the statement may be obtained by writing to Washington State Department of Agriculture, Seed Program, Graydon Robinson, Program Manager, 21 North First Avenue, Suite 203, Yakima, WA 98902, phone (509) 225-2630, fax (509) 454-4395, e-mail Seed@agr.wa.gov.

Section 201, chapter 403, Laws of 1995, does not apply to this rule adoption. The Department of Agriculture is not a named agency under section 201.

Hearing Location: Washington State Department of Agriculture, Yakima Facility, 21 North First Avenue, Conference Room 238, Yakima, WA 98902, on November 9, 2000, at 10:00 a.m.

Assistance for Persons with Disabilities: Contact Lou Jones by October 10, 2000, TDD (360) 902-1996, or (360) 902-1806.

Submit Written Comments to: Washington State Department of Agriculture, Seed Program, Graydon Robinson, Program Manager, 21 North First Avenue, Suite 203, Yakima, WA 98902, fax (509) 454-4395, by November 9, 2000.

Date of Intended Adoption: November 30, 2000.

September 29, 2000

Robert W. Gore
Assistant Director

WSR 00-20-081
PROPOSED RULES
GAMBLING COMMISSION

[Filed October 3, 2000, 4:48 p.m.]

Original Notice.

Preproposal statement of inquiry was filed as WSR 00-13-029 with a published date of July 5, 2000.

Title of Rule: New sections WAC 230-30-033 Hold pull-tab series—Definitions—Restrictions and 230-30-036 Strip pull-tab series—Definitions—Restrictions.

Purpose: During meetings with the Bingo Net Return Task Force, new marketing schemes for pull-tabs were discussed as a way to promote business for the bingo halls. This rules package is a result of the task force meetings.

The hold pull-tab series rule authorizes a secondary element of chance to be included in hold pull-tab series. Each hold pull-tab series will contain an opportunity to advance to additional rounds of play for additional prizes.

The strip pull-tab series rule authorizes two, three, four or five pull-tab series to be combined into one series, known as a strip pull-tab series. Each series included in a strip pull-tab series will appear separately under perforated "windows" on the strip pull-tab. All of the series included in a strip series may be combined onto one flare, or each series may have its own flare. The requirements and restrictions for these games are set forth in these rules.

Statutory Authority for Adoption: RCW 9.46.070.

Summary: See Purpose above.

Name of Agency Personnel Responsible for Drafting: Susan Arland, Lacey, (360) 438-7654 ext. 374; Implementation: Ben Bishop, Lacey, (360) 438-7640; and Enforcement: Sherri Winslow, Lacey, (360) 438-7654 ext. 301.

Name of Proponent: Staff, governmental.

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

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

Proposal Changes the Following Existing Rules: See Purpose above.

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

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

Hearing Location: Shilo Inn, 707 Ocean Shores Boulevard N.W., Ocean Shores, WA 98569, phone (360) 289-4600, on November 17, 2000, at 10:00 a.m.

Assistance for Persons with Disabilities: Contact Shirley Corbett by November 3, 2000, TDD (360) 438-7638, or (360) 438-7654 ext. 302.

Submit Written Comments to: Susan Arland, Mailstop 42400, Olympia, Washington 98504-2400, fax (360) 438-8652, by November 3, 2000.

Date of Intended Adoption: November 17, 2000.

October 3, 2000

Susan Arland

Rules Coordinator

NEW SECTION

WAC 230-30-033 Hold pull-tab series—Definitions—Restrictions. Hold pull-tab series are defined as a pull-tab series that includes a predetermined number of pull-tabs which allow a player the opportunity to advance to another round (hold round) involving a secondary element of chance.

Manner of play.

(1) A hold series may also include instant winning tickets.

(2) The hold round, which involves a secondary element of chance, can be played in either of the following manners:

(a) A bingo hold round in which the secondary element of chance involves opening a pull-tab which pictures a bingo ball (numbered 1-75). The pull-tabs with bingo ball numbers 1-75 can be tied to a predetermined bingo game for the session within which it was sold; or

(b) A hold round in which the secondary element of chance involves opening a pull-tab which pictures a number tied to a series of several numbers on the flare. The player with this pull-tab then signs their name on the flare to the number which corresponds to their pull-tab. The manufacturer is to determine the amount of pull-tabs to be tied to the flare. At a time which is to be predetermined prior to any sales, the operator opens a perforated seal which discloses a winning number or numbers corresponding to those on the flare.

Restrictions.

(3) The following restrictions apply to the operation of hold series:

(a) If played in a charitable or nonprofit bingo hall, hold series must be played and completed within one bingo session;

(b) If played in a commercial establishment or other non-profit pull-tab establishment, hold series must be played and completed within three hours;

(c) Prior to putting a hold series into play, the operator must fully disclose, in plain view, when the hold round (which involves the second element of chance) will take place;

(d) Hold pull-tabs must be available for purchase until immediately prior to the hold round, unless the game has been completely sold out;

(e) A licensed manager must be present at all times the hold round takes place, including sales of tickets and selection of winners;

(f) If perforated windows are used as a part of determining winners in the hold round, the numbers or symbols must be covered by latex, foil, or other approved means;

(g) Each flare shall clearly set out the following:

(i) All prizes available, in accordance with WAC 230-30-106;

(ii) The number of chances available to advance to the hold round, and how the hold round winner is to be determined; and

(iii) The number of winning tabs at the instant winner level, and the number of winning tabs at the hold round level.

(h) The following are prohibited for use with hold pull-tab series:

(i) Substitute flares;

(ii) "Last sale" prizes; and

(iii) Bonus pull-tab series and carry-over jackpots.

NEW SECTION

WAC 230-20-036 Strip pull-tab series—Definitions—Restrictions. Strip pull-tab series are defined as two, three, four or five individual pull-tab series brought together to form a single "strip" series.

Separate series combined on one pull-tab.

(1) Each perforated window on a strip pull-tab shall be considered a separate series. Each window will be opened separately and contain symbols for players to match to separate series listed on the flare. The flare will separate each series by a number and distinct game name.

Flares.

(2) One flare will replace individual flares, either by the manufacturer or under the requirements of WAC 230-30-106. The following items are required to be listed on the single flare:

(a) All prizes over twenty dollars;

(b) Minimum control information shall include, but is not limited to:

(i) Serial numbers of each series;

- (ii) Winner verification codes of all winners over twenty dollars;
 - (iii) Size of game; and
 - (iv) Color of strip pull-tabs.
- (3) Each series will be assigned a separate Washington identification stamp.

Requirements.

- (4) Each strip pull-tab series shall be played in accordance with WAC 230-30-050. The following additional requirements shall apply to strip series:
- (a) Maximum ticket count is ten thousand;
 - (b) Each series included in the strip series must contain the same number of tickets;
 - (c) Maximum price per pull-tab is one dollar;
 - (d) Each pull-tab shall cost the same;
 - (e) The total payout of a strip series shall be at least sixty percent; and
 - (f) The total payout of each series included in a strip series shall be at least sixty percent.

WSR 00-20-082

PROPOSED RULES

GAMBLING COMMISSION

[Filed October 3, 2000, 4:49 p.m.]

Original Notice.

Preproposal statement of inquiry was filed as WSR 00-13-111 with a published date of July 5, 2000.

Title of Rule: Amendatory section WAC 230-20-010.

Purpose: This rule sets forth what a licensee must post in its house rules. This amendment clarifies that a bingo operator's house rules cannot be structured in a way that would make a valid bingo invalid. Prizes must be paid to all valid bingo winners. Attached are examples of bingo cards where the operator did not want to pay out a valid prize. The bingo operator claimed the player had marked the bingo card in a certain way which violated house rules, even though the player achieved a valid bingo.

Statutory Authority for Adoption: RCW 9.46.070.

Summary: See Purpose above.

Name of Agency Personnel Responsible for Drafting: Susan Arland, Lacey, (360) 438-7654 ext. 374; Implementation: Ben Bishop, Lacey, (360) 438-7640; and Enforcement: Sherri Winslow, Lacey, (360) 438-7654 ext. 301.

Name of Proponent: Staff, governmental.

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

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

Proposal Changes the Following Existing Rules: See Purpose above.

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

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

section 201, chapter 403, Laws of 1995, apply to this rule adoption.

Hearing Location: Shilo Inn, 707 Ocean Shores Boulevard N.W., Ocean Shores, WA 98569, phone (360) 289-4600, on November 17, 2000, at 10:00 a.m.

Assistance for Persons with Disabilities: Contact Shirley Corbett by November 3, 2000, TDD (360) 438-7638, or (360) 438-7654 ext. 302.

Submit Written Comments to: Susan Arland, Mailstop 42400, Olympia, Washington 98504-2400, fax (360) 438-8652, by November 3, 2000.

Date of Intended Adoption: November 17, 2000.

October 3, 2000

Susan Arland
Rules Coordinator

AMENDATORY SECTION (Amending Order 240, filed 6/17/93, effective 7/18/93)

WAC 230-20-010 Disclosure of prizes and rules. All licensees shall inform all persons contemplating participation in bingo or amusement games of the cost to play, rules of play, and prizes available. Notification must be prior to requiring the player to make any payment for the opportunity to take part in the activity.

(1) Information that must be disclosed:

- (a) All costs to participate;
- (b) A complete list and description of all prizes available, and including any extra cost or conditions of ownership related to prizes;
- (c) The licensee's cost or the retail value for all noncash prizes that exceed five hundred dollars. If the retail value is disclosed, it must be identified as such by including an explanation such as "retail value" or "MSRP."

(d) All rules by which such prizes may be won (house rules). If a bingo is determined to be valid, the operator must pay a prize which is equal to the prize set forth for that game. Disputes will be resolved in favor of the player if the bingo is valid;

(e) Any contingencies that may change the cost to play or prizes available; and

(f) Whether duplicate cards are in play.

(2) Disclosure shall be made by conspicuously posting or displaying signs upon the premises where the activity is operated. Disclosure may be made by signs or by printed flyers or handouts available at the premises;

(3) Any broadcast or published advertisements or other printed information distributed to the public which pertains to game schedules, prizes to be awarded at bingo games, or cost related to play must disclose if there are any contingencies which may result in changes to these terms: Provided, That advertised bingo prizes and game formats may be changed in case of inclement weather, natural disaster, or other unforeseen emergencies, if players are so informed prior to purchasing cards;

(4) In those cases where persons are able to pay for the opportunity to participate in the activity after the winner of any one of the prizes offered has been determined, the licensee shall remove each prize won from any display of

prizes, and from any list of prizes which have been posted or displayed upon the premises where the activity is conducted, immediately upon the determination of the winner of that particular prize: Provided, That during a bingo session, players may be informed by use of the public address system and prominent display of the game name or number.

WSR 00-20-086
PROPOSED RULES
GAMBLING COMMISSION
 [Filed October 3, 2000, 4:54 p.m.]

Original Notice.

Preproposal statement of inquiry was filed as WSR 00-13-110 with a published date of July 5, 2000.

Title of Rule: Amending WAC 230-04-260 Effect on exceeding license class income limit—Procedures—Penalties, 230-08-255 Bona fide charitable or nonprofit organizations—Significant progress required—Procedures—Exception, 230-20-059 Minimum net return required for bingo games—Prize and expense limitations—Maximum gross gambling receipts, 230-20-062 Minimum net return from bingo games—Sanctions, 230-30-052 Punch boards and pull-tabs operated by charitable or nonprofit organizations—Net income required and 230-50-010 Adjudicative proceedings—Hearings; and repealing WAC 230-02-362 Primary market area defined, 230-02-364 Secondary market area defined, 230-02-366 Impact market area defined, 230-02-530 Circumstances outside the control of the licensee—Defined, 230-02-535 Permanent interruption of customer flow—Defined, 230-02-540 Temporary interruption of customer flow—Defined, 230-20-058 Temporary moratorium for complying with net return requirements, and 230-20-060 Petitioning the director for a variance from net return requirements.

Purpose: For the past several years, gambling proceeds have declined for charitable and nonprofit organizations. As a result, bingo operators have experienced difficulty meeting their net return requirements (the amount of gambling monies that are returned to an organization's stated purpose). Therefore, at the request of the industry, a Bingo Net Return Task Force was formed to study the issues and concerns facing these organizations. Task force members determined that the current rules dealing with net return requirements for these organizations were too strict and complicated. This resulted in a study of the net return rules along with discussions on ways to streamline them. After two years of work, the task force has developed this rules package which makes compliance with net return and significant progress requirements easier to work with for both licensees and staff.

Statutory Authority for Adoption: RCW 9.46.070.

Summary:

Name of Agency Personnel Responsible for Drafting: Susan Arland, Lacey, (360) 438-7654 ext. 374; Implementation: Ben Bishop, Lacey, (360) 438-7640; and Enforcement: Sherri Winslow, Lacey, (360) 438-7654 ext. 301.

Name of Proponent: Staff, governmental.

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

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

Proposal Changes the Following Existing Rules: See Purpose above.

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

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

Hearing Location: Shilo Inn, 707 Ocean Shores Boulevard N.W., Ocean Shores, WA 98569, phone (360) 289-4600, on November 17, 2000, at 10:00 a.m.

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Submit Written Comments to: Susan Arland, Mailstop 42400, Olympia, Washington 98504-2400, fax (360) 438-8652, by November 3, 2000.

Date of Intended Adoption: November 17, 2000.

October 3, 2000

Susan Arland

Rules Coordinator

AMENDATORY SECTION (Amending WSR 97-14-013, filed 6/20/97, effective 7/21/97)

WAC 230-04-260 Effect of exceeding license class income limit—Procedures—Penalties. During any annual license period, a licensee shall not exceed the gross gambling receipts limits set forth on the license, except as authorized by this section. The following procedures, limitations, and penalties apply to licensees that exceed limits for any license.

((What must I do when it appears I will exceed the gross gambling receipts limits of my license?)) **Anticipating gambling receipts limit will be exceeded.**

(1) Each licensee shall monitor the level of gross gambling receipts received from each gambling activity. When a projection of year-to-date receipts, as applied to the remaining period of the license, indicates that it is reasonably likely that a license will be exceeded, the licensee shall immediately comply with the following:

(a) Apply for a license that authorizes the anticipated level of gross gambling receipts; and

(b) Submit the basic fee required for the new license, less the amount originally submitted for the previous license, plus a change of classification fee required by WAC 230-04-202 or WAC 230-04-203; and, if applicable,

(c) Organizations whose bingo licenses were previously limited for gross receipts or prizes paid pursuant to WAC 230-20-062 shall include with their application, evidence of the ability to maintain net return requirements ~~((set forth in WAC 230-20-059, table 1;))~~ **and/or prizes paid** at or above the minimum level for the class of license sought. Achieving

net return or prizes paid at or above the minimum level for the license class sought, for at least the six consecutive months immediately preceding the month in which the application for a license upgrade is submitted, shall be prima facie evidence of the ability to operate at the new license class level. ~~((A bingo licensee that is unable to demonstrate the ability to achieve net return requirements for at least six consecutive months preceding the application for upgrade may petition the director for a variance in accordance with the criteria set forth in WAC 230-20-060.))~~

Commission review of denial for license upgrade.

(2) If the licensee's ~~((petition))~~ request for ~~((a variance))~~ an upgrade is denied by the director, the licensee may petition the commission for review of the director's decision, in accordance with the criteria set forth in WAC 230-20-062.

~~((If I upgrade my license during my normal annual license period, when will my license expire?))~~ **Upgrading license during license year - Expiration date.**

~~((2))~~ (3) Any license upgrade issued by the commission shall be valid only for the remainder of the original term of the license.

~~((What are the penalties for failing to voluntarily apply for a license upgrade when my license has not previously been limited?))~~ **Penalty for failing to apply for license upgrade when license has not previously been limited.**

~~((3))~~ (4) Any licensee that fails to comply with the requirements set forth in ~~((paragraph))~~ subsection (1) ~~((above))~~ of this section and exceeds the license class limit within a present or previous license year, may be assessed an exceeding class fee not to exceed ~~((50%))~~ fifty percent of the difference between the fees for the present license class and the new license class or ~~((1,000))~~ one thousand dollars, whichever is less. Upon written notice by the commission assessing an exceeding class fee, a licensee shall remit the proper fee plus all upgrade fees within ~~((20))~~ twenty days. Failure to remit such fees may result in a summary suspension of all licenses held by the licensee pending a hearing for the suspension or revocation of such licenses.

~~((What are the penalties for failing to voluntarily apply for a license upgrade when my license has been previously limited?))~~ **Penalty for failing to apply for license upgrade when license has previously been limited.**

~~((4))~~ (5) In addition to the penalties set forth in ~~((paragraph 3))~~ subsection (4) of this section, any organization that has had its bingo license limited, for bingo gross receipts and prizes paid, under the restrictions set forth in WAC 230-20-062 and which exceeds its annual gross receipts limits for its assigned class of license, shall have its gambling license summarily suspended.

~~((Can I request a refund of license fees when I do not achieve the level of gross gambling receipts for which I was authorized?))~~ **Partial refund of license fee when gambling receipts limit is not achieved.**

~~((5))~~ (6) A licensee shall be allowed to apply for a partial refund of its license fee when its annual gross gambling receipts are less than the minimum for the class of license issued. The amount of refund shall be the difference between fees actually paid to operate during the period and those fees that would normally apply to the level of gross gambling receipts actually received during the period. Such request shall be made after the end of any annual license period and prior to the end of the next annual license period.

AMENDATORY SECTION (Amending Order 363, filed 9/23/98, effective 1/1/99)

WAC 230-08-255 Bona fide charitable or nonprofit organizations—Significant progress required—Procedures—Exception. A charitable or nonprofit organization requesting to be certified to conduct gambling activities must demonstrate ~~((that))~~ it has made significant progress toward its stated purposes during the period under review. ~~((Any organization that demonstrates compliance with all requirements of this section, during the fiscal year under review, shall be deemed as having made the progress required for its purposes.))~~ The following definitions and procedures will ~~((be utilized to measure an organization's progress))~~ apply:

Progress toward stated purpose.

(1) An organization will be deemed to have made progress toward its stated purposes when it:

(a) Complies with all requirements set forth in its bylaws and articles of incorporation; ~~((and))~~

(b) Actively engages in providing services to the public or its members during the entire period under consideration, and such services directly relate to the stated purposes of the organization;

(c) Has held elections to select officers at least once in the previous two years; and

(d) Has held a general membership meeting to conduct the business of the organization at least once in the previous two years.

Available resources for stated purpose.

(2) ~~((Progress toward))~~ An organization's progress towards its stated purpose will be deemed ~~((to be))~~ significant when ~~((such organization uses))~~ a substantial portion of its available resources are used for providing program services ~~((in an efficient manner))~~ during the period under review.

~~((a))~~ For purposes of this section, available resources:

(a) Include the ~~((net))~~ income generated by or from the following sources for the period under review:

(i) All net fund-raising activities, including net gambling income;

(ii) Grants, gifts, and contributions from private sources; and

(iii) Public support.

(b) ~~((Available resources do))~~ Does not include:

(i) Funds generated in periods other than the period under review;

(ii) Funds that are raised or contributed from outside the organization for purposes of purchasing land or capital assets

or to endow future operations when such funds are specifically identified by the board or contributors as restricted and separately recorded in the organization's records;

(iii) Fees paid by members or the public to receive services or to participate in specific activities. Such fees shall be classified as a reduction to both program service and supporting service expenses on a pro rata basis and as a reduction to resources available for providing services in the current period; or

(iv) Net income from the sale of assets.

Groups IV and V - Significant progress.

(3) In addition to the criteria outlined above, any organization requesting to be certified to operate gambling activities at Group IV or V levels, as defined in WAC 230-12-076, shall demonstrate it has made significant progress by providing evidence that:

(a) ~~(Elections to select officers were held at least once in the previous two years;~~

~~(b) A general membership meeting to conduct the business of the organization was held at least once in the previous two years;~~

~~(c) A substantial portion of available resources was used to provide services during the period. An organization shall be deemed to have met this requirement when it demonstrates it has expended at least sixty percent of the net gambling income earned in the organization's most recently completed fiscal accounting year, for both program and supporting services (functional expenses); and~~

~~(d)) It has expended at least sixty percent of net gambling income earned in the organization's most recently completed fiscal year on functional expenses to operate the organization's programs. Functional expenses consist of both program and supporting services; and~~

~~(b) Available resources were utilized in an efficient manner during the period. Available resources will be deemed to be utilized in an efficient manner when no more than thirty-five percent of total functional expenses ~~(is)~~ are utilized to provide supporting services as defined by WAC 230-02-279: Provided, That if more than fifty percent of total program services expenses was utilized to provide program services through indirect methods (those which are external to the organization) such as grants, contributions, and/or scholarships, ~~(and/or sponsorships,)~~ then supporting services expenses shall not exceed twenty percent of functional expenses.~~

Gambling income not separate from other income.

(4) ~~(For purposes of computing the percentage of functional expenditures utilized to provide supporting services in the year under review as set forth in subsection (3)(d) of this section, the following procedures apply:~~

~~(a) Compute the amount of expenditures made for supporting services;~~

~~(b) Divide supporting service expenditures by the total amount expended for functional expenses; and~~

~~(c) The result of the computation made at (b) of this subsection must be equal to or less than the limitation set forth in subsection (3)(d) of this section.~~

~~(5)) When an organization does not keep ~~(assets procured with gambling proceeds physically and functionally)~~ gambling income separate from all other ~~(assets)~~ income of the organization, the amount of net gambling income required ~~(to be utilized)~~ to provide ~~(program and supporting services)~~ functional expenses ~~(3))~~ in the year under review shall be ~~(determined as follows:~~~~

~~(a) Compute the amount of net gambling income that must be used for functional expenses by multiplying net gambling income for the period by sixty percent;~~

~~(b) Compute the ratio of net gambling income when compared to total net revenue from all sources for the period by dividing net gambling income by total net revenue from all sources;~~

~~(c) Compute the amount of net gambling income used for functional expenses by multiplying total functional expenses by the result of the computation in (b) of this subsection; and~~

~~(d) Total functional expenses must equal or exceed the result from (a) of this subsection)) the pro rata portion of net gambling income compared to the total net revenue from all sources.~~

Waivers.

~~((6))~~ (5) An organization that is unable to demonstrate it has made significant progress by complying with the financial standards and procedures set forth elsewhere in this section may request the director to waive all or portions of the requirements. The following requirements and procedures shall be used to evaluate waivers:

(a) In determining whether to grant such a waiver, the director may consider the following:

(i) Whether the organization's inability to comply is temporary and due to unusual circumstances;

(ii) Whether the organization is reserving funds to start or expand specific programs in the future;

(iii) Whether the organization utilizes a substantial amount of capital assets that are not subject to depreciation or amortization to provide program services. Examples are: Fully depreciated building or equipment; fully amortized leasehold improvements; assets which are not normally depreciated such as land used for athletic fields, riding areas, parks, etc.; and

(iv) Whether the organization conducts a substantial portion of its services through volunteers.

(b) In order for the director to consider a waiver, the organization shall meet the following requirements:

(i) The organization's board shall acknowledge in writing that they are aware of the circumstances, have taken steps to correct the situation which prevented compliance, and have approved a plan that addresses delivery of program services in the future; and

(ii) The organization must expend at least twenty-five percent of its net gambling income to provide program services in the current period; however, the purchase of nondepreciable assets for program purposes may be considered as part of this percentage.

(c) The director will provide the licensee a hearing pursuant to WAC 230-50-010(6), if a waiver will be denied.

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

WAC 230-20-059 Minimum net return required for bingo games—Prize and expense limitations—Maximum gross gambling receipts. Bingo shall be conducted only as a social pastime or for fund raising to support the stated purpose(s) of a charitable or nonprofit organization. Organizations licensed to conduct bingo games shall comply with the following procedures and limitations:

(1) Gross gambling receipts from the sale of bingo cards shall not exceed the limits by class of license for the organization's license year as set out in WAC 230-04-202 or as restricted by the commission under WAC 230-20-062;

(2) To ensure that organizations licensed to conduct bingo games meet the intent of RCW 9.46.010 and retain

funds adequate to promote charitable and nonprofit programs, such organizations shall not award prizes or pay expenses to conduct bingo games that are excessive. Organizations that fail to retain at least the minimum net return for their class of license, as set forth in the blended rate Table ((+)) of this section ((and as adjusted by the director)), may be deemed to have paid excessive prizes or unnecessary expenses from the operation of bingo games. As a result, the commission may restrict the organization's gross gambling receipts, prizes, and/or expenses from bingo games or the organization may be subject to other enforcement actions recommended by the director.

(3) This rule will apply to organizations with measurement periods beginning on or after ((January 1, 1996)) December 31, 2000.

((Table 1

License Class Requirements**/**	Annual Gross Gambling Receipts	Maximum Prize Payout Limits*	Annual Minimum Net Return
A	Up to \$ 15,000	No Limits	No Limits***
B	\$15,000- 50,000	No Limits	No Limits****
C	50,001- 100,000	No Limits	No Limits****
D	100,001- 250,000	No Limits	No Limits****
E	250,001- 500,000	Max of 85.0%	At least 2.0%
F	500,001- 1,000,000	Max of 84.0%	At least 4.0%
G	1,000,001- 1,500,000	Max of 82.0%	At least 6.0%
H	1,500,001- 2,000,000	Max of 80.0%	At least 8.0%
I	2,000,001- 2,500,000	Max of 78.0%	At least 10.0%
J	2,500,001- 3,000,000	Max of 76.0%	At least 12.0%
K	3,000,001- 3,500,000	Max of 74.0%	At least 14.0%
L	3,500,001- 4,000,000	Max of 72.0%	At least 15.0%
M	4,000,001- 4,500,000	Max of 72.0%	At least 16.0%
N	4,500,001- 5,000,000	Max of 72.0%	At least 16.0%
O	5,000,001- 5,500,000	Max of 72.0%	At least 16.0%
P	5,500,001- 6,000,000	Max of 72.0%	At least 16.0%
Q	Over 6,000,000	Max of 72.0%	At least 16.0%))

Blended Rate Table

Band	License Class	Bingo Gross Receipts Start Bracket	Bingo Gross Receipts End Bracket	Base Amount*		Blended Rate Calculation**
Band A	Class A-E	\$0	\$500,000	\$0		0%
Band B	Class F-G	\$500,001	\$1,500,000	\$0	Plus	5% of Amounts over \$500,001
Band C	Class H-I	\$1,500,001	\$2,500,000	\$50,000	Plus	7% of Amounts over \$1,500,001
Band D	Class J-K	\$2,500,001	\$3,500,000	\$120,000	Plus	9% of Amounts over \$2,500,001
Band E	Class L and above	\$3,500,001	\$4,500,000	\$210,000	Plus	11% of Amounts over \$3,500,001

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* = ~~((Applies only to licensees restricted by WAC 230-20-062.))~~ The base amount is the minimum net return determined from the starting bracket in each band.

** = All charitable and nonprofit organizations must have positive cash flow as defined by WAC 230-02-138. Provided, That licensees falling within band level A must have a combined net income equal to or greater than zero if wages or rent is paid to operate the activity.

NOTE 1 = Combined net income from punch boards/pull-tabs, bingo, amusement games, raffles (when conducted in conjunction with the bingo game), and sales of food, drink, or other retail items, if applicable, plus local gambling taxes and allowable rental income, as a percent of bingo gross gambling receipts.

((***) = When a licensee is required to upgrade its license class in the last quarter of its annual license period, compliance with net return requirements will be measured at the lower license class.

((**** = Combined net return must be equal to or greater than zero if wages or rent is paid to operate the activity. Local gambling taxes are not considered an expense for computing net return.

NOTE 1: ~~The minimum net return requirements set forth in this table may be adjusted by the director.~~)

NOTE ((2)) (3): Net income requirements for charitable or nonprofit organizations that operate pull-tabs, but do not operate bingo, are detailed in WAC 230-30-052.

AMENDATORY SECTION (Amending WSR 97-14-013, filed 6/20/97, effective 7/21/97)

WAC 230-20-062 Minimum net return from bingo games—Sanctions. ~~((This rule will apply to organizations with a measurement period beginning on or after January 1, 1996.))~~ This rule will apply to organizations with a measurement period beginning on or after December 31, 2000. A licensee that fails to comply with the minimum net return provisions of WAC 230-20-059 shall be subject to the following restrictions and procedures:

~~((What happens if I fail to meet minimum net return requirements for my class of license during any calendar quarter?))~~

Failure to meet minimum net return requirements during any calendar quarter.

(1) Any licensee that fails to return the required percentage of its gross gambling receipts for its class of bingo license during any calendar quarter and whose net return is lower for that quarter than the annual requirement, when ~~((measured for its current annual))~~ compared to its measurement period to-date, shall ~~((immediately))~~ comply with the following (requirements)):

(a) ~~((When net return is less than one percentage point lower than required, a licensee shall:~~

(i) ~~Evaluate prices, prize structure, and expenses for bingo and all activities conducted in conjunction with the bingo game; and~~

(ii) ~~Develop a plan to gain compliance prior to the end of its annual measurement period. The plan and the degree to which the licensee implements the plan will be considered by the director when reviewing a request for a variance under authority of WAC 230-20-060 and/or for recommendations made to the commission regarding actions to limit or suspend the organization's license;~~

(b) ~~When net return is at least one percentage point lower than required but not more than three percentage points lower, a licensee shall:~~

(i) ~~Report the condition to commission staff as soon as discovered, but in no case later than thirty days following the end of the quarter; and~~

(ii) ~~Take immediate steps to increase net return for bingo and all associated activities by either increasing prices, decreasing prizes, decreasing expenses, or a combination of all; and~~

(iii) ~~Provide to the commission staff a written plan of actions to gain compliance no later than forty-five days following the end of the quarter ((a written plan of actions to gain compliance)). This plan shall be evaluated by commission staff. The plan and the degree to which the licensee implements the plan will be considered by the director when ((reviewing a request for a variance to a licensee under authority of WAC 230-20-060, and/or for recommendations made to the commission regarding actions to limit or suspend))~~ taking action against the organization's license; ~~((and~~

(iv) ~~(b) Provide the commission additional reports determined by the staff as necessary to monitor progress toward compliance; and~~

(v) ~~(c) If requested by the director or his/her designee, a committee of the licensee's management, including the chief executive officer, executive director, or equivalent manager, and the licensed gambling manager responsible ((of for))~~ for the bingo game shall meet with commission staff to discuss the action plan.

(e) ~~In addition to the requirements in subsection (b) above, when net return is more than three percentage points lower than required, a licensee shall:~~

(i) ~~Immediately freeze all controllable expenses for bingo and all other activities operated in conjunction with bingo; and~~

(ii) ~~Reduce expenses for bingo and all other activities operated in conjunction with bingo to a level that does not exceed twenty percent of gross gambling receipts or sales; and~~

(iii) ~~Reduce prizes to the level set forth as guidelines in Table 1 of WAC 230-20-059 for its class of license; and~~

(iv) ~~Increase prices and/or decrease expenses for snack bar operations to a level that will result in a profit being earned from this activity.~~

~~What happens if I fail to meet the net return requirements for my class of license during my annual measurement period?))~~

Failure to meet net return requirements during annual measurement period.

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~~((2))~~ (2) Any licensee that fails to achieve the minimum net return requirements for its ~~(class of license)~~ band level during an annual measurement period, as set forth in WAC 230-20-059, table 1, may be subject to any or all of the following restrictions and/or penalties:

(a) Failure - first year: Reduction in prizes paid to the current band beginning with the next completed quarter, following notification from commission staff. This will include prizes paid limited as follows:

<u>Band levels</u>	<u>Payout % limit</u>
<u>Band A</u>	<u>No limits</u>
<u>Band B</u>	<u>78%</u>
<u>Band C</u>	<u>76%</u>
<u>Band D</u>	<u>74%</u>
<u>Band E</u>	<u>72%</u>

Licensees exceeding the payout percentages will be subject to administrative action.

(b) Failure - second year:

Reduction in the authorized level of gross gambling receipts to one band level below the current band for the next license period; and/or

~~((b))~~ Denial of a request for an increase in license class if its license has previously been restricted; and/or

(e) Suspension or revocation of its license.

What if I have not met the net income requirements, but I still maintained a positive cash flow from the bingo operation?

~~(3)~~ Any licensee that fails to achieve the minimum net return requirement for its class of license, including any variance authorized by the director, during an annual measurement period and which maintains a positive cash flow from the bingo operation for the same period shall have its license limited for the next annual license period subject to the following conditions:

(a) The licensee will be issued a new license which corresponds to the license class that is equal to the level of net return it actually achieved during the applicable annual measurement period;

(b) The license class to which the licensee is reduced must authorize at least one-half of the maximum gross gambling receipts of the license class from which it is being reduced;

(e) The reduction for the first violation shall be a maximum of two license classes; and

(d) A licensee limited under this section must comply with the requirements of WAC 230-04-260 prior to being granted any subsequent increase in its bingo license class;))

(c) Failure - third year: Reduction in the authorized level of gross gambling receipts to two band levels below the current band but not below band level A for the next license period.

((What if I have not met the net return requirements and I did not maintain a positive cash flow from the bingo operation?))
Failure to meet net return requirements and maintain a positive cash flow.

~~((4))~~ (3) Any licensee that fails to achieve the minimum net return requirement ~~((during its most recently completed annual measurement period))~~ and does not maintain a positive cash flow from the bingo operation for ~~((the same period))~~ any two consecutive calendar quarters shall be deemed to be operating primarily for gambling purposes. In this event, the director will ~~((review the licensee's most recent three-month operating results and))~~ begin appropriate administrative actions based upon net return compliance during that period:

(a) If the licensee has not corrected the condition and continues to subsidize the operation of bingo games with program funds, the director may summarily suspend the organization's bingo license; or

(b) If the licensee is no longer subsidizing the operation of bingo games with program funds, the licensee shall have its license limited pursuant to subsection ~~((3) above))~~ (2) of this section and may be subject to other sanctions imposed by the director.

((What if my license has been limited and/or the director has denied my application for a variance to net return requirements?)) Commission review of restricted gross receipts.

~~((5))~~ (4) A licensee that ~~((has had))~~ is subject to having its bingo gross gambling receipts restricted by this section ~~((and whose petition for a variance has been denied))~~ may petition the commissioners for ~~((a license to receive more gross gambling receipts))~~ relief. The commissioners' review will be conducted in accordance with the administrative review procedures set forth in chapter 34.05 RCW ((34.05.491)) and WAC 230-50, as applicable. Any such petition will be heard at a regular public meeting of the commission. The commission may take testimony from other parties that may be affected by approval or denial of the petition during the hearing. The petitioner must ensure that an officer of the organization and the licensed gambling manager responsible for the bingo operation attend the public meeting and are prepared to answer questions from the commissioners and/or staff regarding the petition and bingo game operations. The petition shall include all information noted below and shall be submitted prior to a hearing being scheduled. Any approval granted under this section may be made contingent upon future compliance and/or other factors as determined by the commission. ~~((In addition to the requirements set forth in WAC 230-20-060(3);))~~ Petitions for relief under this section must include the following:

(a) ~~((The portion of the organization's programs that are charitable as compared to nonprofit;~~

(b) ~~Income from other sources available for funding of programs; and~~

~~((e) Estimated time that the maximum gross gambling receipts limit for its current license will be reached;))~~ When the bingo operation was originally licensed and how long it has operated at its current level;

(b) The factors contributing to the licensee being out of compliance;

(c) The type and scope of services provided, including the number of members or public served and estimated impact on the community if bingo income is limited;

(d) Income from other sources available for funding of programs:

(e) The portion of the organization's programs that are charitable as compared to nonprofit as defined by WAC 230-02-160 and 230-02-155; and

(f) Estimated time that the maximum gross gambling receipts limit for its current license will be reached.

AMENDATORY SECTION (Amending Order 358, filed 7/15/98, effective 1/1/99)

WAC 230-30-052 Punch boards and pull-tabs operated by charitable or nonprofit organizations—Net income required. Charitable or nonprofit organizations operating punch boards and pull-tabs and which do not operate bingo games at any level shall not pay excessive expenses. To ensure that licensees meet the intent of RCW 9.46.010 and to prevent the payment of excessive expenses, net income, as a percentage of gross gambling receipts from punch boards and pull-tabs, shall not be less than zero when measured over the annual license period: Provided, That the limits set out in the blended rate Table ((4-)) of WAC 230-20-059 shall apply to organizations operating punch boards and pull-tabs in conjunction with a bingo game.

AMENDATORY SECTION (Amending Order 383, filed 4/14/00, effective 5/15/00)

WAC 230-50-010 Adjudicative proceedings—Hearings. (1) Adjudicative proceedings shall be commenced for any and all matters wherein the commission is causing administrative charges to be brought against any applicant, licensee or permittee within the limitations to chapter 34.05 RCW as applicable.

(2) The commission shall afford an applicant for a license an opportunity for an adjudicative proceeding prior to denying such application, and shall afford a licensee the opportunity for an adjudicative proceeding prior to suspending or revoking a license.

(3) The commission will afford a person applying to the commission for approval of a pull-tab dispensing device under WAC 230-30-095 an opportunity for an adjudicative proceeding prior to denying approval of such device.

(4) No hearing will be conducted with respect to any adjudicative proceeding unless an application for an adjudicative proceeding and request for hearing is timely filed by the applicant or licensee with the commission in compliance with WAC 230-50-210. The application must be made upon a form to be obtained from the commission, or facsimile thereof, and must be received within 20 days following service upon the party affected by the commission or the director of a notice of administrative charges and opportunity for an adjudicative proceeding. Said document shall contain the maximum penalty that may be assessed should an application not be filed by the party affected. An application for an adjudicative proceeding and request for hearing shall accompany all notices of administrative charges.

(5) If an application for an adjudicative proceeding is not timely filed, then the party affected shall have waived the

right to a hearing on the allegations set forth in the notice of administrative charges. The party shall be deemed to be in default pursuant to RCW 34.05.440 and the commission and director may take action against the party not to exceed the maximum penalty as stated in the notice of administrative charges and opportunity for an adjudicative proceeding, which action shall be final.

(6) The procedures of RCW 34.05.485, brief adjudicative proceedings, shall be used for the following purposes:

(a) All hearings in which the penalty sought by the commission is for a suspension of seven days or less;

(b) Hearings held pursuant to WAC 230-50-015 (stay of summary suspension);

(c) Hearings held pursuant to WAC 230-04-400(3) (failure to pay required gambling taxes);

(d) Hearings held pursuant to WAC 230-04-190 (10)(c) (two part payment plan: Failure to make second payment);

(e) Hearings in which the parties have stipulated to facts or the parties have stipulated to charges, and the hearing is limited to a determination of whether facts constitute violations as charged and/or determination of appropriate penalty to be imposed;

(f) Denial of an application to operate at a higher bingo license class when the licensee has been restricted by WAC 230-20-062;

~~(g) ((Petitions for a variance to bingo net return requirements authorized by WAC 230-20-060;~~

~~(h)) Hearings held pursuant to WAC 230-20-062 (failure for charitable or nonprofit organizations to meet net return requirements);~~

~~(h) Hearings held pursuant to WAC 230-08-255 (failure for charitable or nonprofit organizations to make significant progress);~~

~~(i) Denial or revocation of extended card room hours pursuant to WAC 230-40-400;~~

~~((+)) (j) Denial of request for Phase II pursuant to WAC 230-40-810;~~

~~((+)) (k) Repeal of an approved card game pursuant to WAC 230-40-010; or~~

~~((+)) (l) Where the parties have stipulated to the use of brief adjudicative proceedings.~~

REPEALER

The following sections of the Washington Administrative Code are repealed:

WAC 230-02-362	Primary market area defined.
WAC 230-02-364	Secondary market area defined.
WAC 230-02-366	Impact market area defined.
WAC 230-02-530	Circumstances outside the control of the licensee—Defined.
WAC 230-02-535	Permanent interruption of customer flow—Defined.

WAC 230-02-540 Temporary interruption of customer flow—Defined.

REPEALER

The following sections of the Washington Administrative Code are repealed:

WAC 230-20-058 Temporary moratorium for complying with net return requirements.

WAC 230-20-060 Petitioning the director for a variance from net return requirements.

Name of Proponent: Washington State Department of Transportation, Washington State Ferries Division, governmental.

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

Explanation of Rule, its Purpose, and Anticipated Effects: The purpose of this rule is to lower the ferry tolls within the specified WACs.

The WAC revisions are a corrective action in response to an FTA finding on WSF senior/disable fares as part of FTA's 2000 Triennial Review of WSF.

No major effects are anticipated.

Proposal Changes the Following Existing Rules: The proposed rule revises the subject WACs by lowering the specified senior/disabled passenger tolls and vehicle tolls.

No small business economic impact statement has been prepared under chapter 19.85 RCW. The department has considered this rule and determined that it does not affect more than 10% of one industry or 20% of all industry.

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

Hearing Location: Transportation Building, Board Room 1D2, Olympia, Washington, 98504, on November 15, 2000, at 9:00 a.m.

Assistance for Persons with Disabilities: Contact Transportation Commission Office by November 13, 2000, TDD (360) 705-7070.

Submit Written Comments to: Raymond G. Deardorf, Washington State Ferries Planning Director, fax (206) 515-3499, by November 13, 2000.

Date of Intended Adoption: November 15, 2000.

October 3, 2000

Chris R. Rose, Administrator
Transportation Commission

**WSR 00-20-088
PROPOSED RULES**

DEPARTMENT OF TRANSPORTATION

[Filed October 4, 2000, 8:59 a.m.]

Original Notice.

Preproposal statement of inquiry was filed as WSR 00-04-086.

Title of Rule: State ferries and toll bridges, WAC 468-300-010 and 468-300-020.

Purpose: The purpose of this rule is to modify the ferry tolls within the specified WACs.

Statutory Authority for Adoption: RCW 47.56.030, 47.60.326.

Statute Being Implemented: RCW 47.56.030 and 47.60.326.

Summary: The two affected WACs are revised to lower specific senior/disabled fares to ensure a minimum 50% discount.

Reasons Supporting Proposal: Corrective action in response to Federal Transit Administration (FTA) 2000 Triennial Review Finding.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Raymond G. Deardorf, Washington State Ferries (WSF), 2911 2nd Avenue, Seattle, WA 98121, (206) 515-3491.

AMENDATORY SECTION (Amending WSR 99-08-066, filed 4/5/99, effective 5/6/99)

WAC 468-300-010 Ferry passenger tolls.

Effective 03:00 a.m. (~~May 9, 1999~~) December 31, 2000

ROUTES	Full Fare	Senior/ Disabled	Youth Fare 18 and under	Frequent User				Bicycle Surcharge ^{2,6}
				Ticket Book 20 Rides ¹	Monthly Pass ⁵	Quarterly Pass ⁵	Annual Pass ⁵	
Via Passenger-Only Ferry								
*Seattle-Vashon								
*Seattle-Bremerton	3.70	((1.90)) 1.80	2.60	26.00	54.60	163.80	655.20	0.70
Via Auto Ferry								
*Fauntleroy-Southworth								
*Seattle-Bremerton								
*Seattle-Bainbridge Island								
*Edmonds-Kingston	3.70	((1.90)) 1.80	2.60	26.00	54.60	163.80	655.20	0.70
Port Townsend-Keystone								
*Fauntleroy-Vashon								
*Southworth-Vashon								
*Pt. Defiance-Tahlequah								
*Mukilteo-Clinton	2.50	((1.30)) 1.20	1.80	17.50	36.80	110.40	441.60	0.70

PROPOSED

ROUTES	Full Fare	Senior/ Disabled	Youth Fare 18 and under	Frequent User Ticket Book 20 Rides ¹	Monthly Pass ⁵	Quarterly Pass ⁵	Annual Pass ⁵	Bicycle Surcharge ^{2,6}
*Anacortes to Lopez, Shaw, Orcas or Friday Harbor	5.30	((2.70)) 2.60	3.80	37.25	N/A	N/A	N/A	3.00
Between Lopez, Shaw, Orcas and Friday Harbor ⁴	N/C	N/C	N/C	N/C	N/A	N/A	N/A	N/C
<i>International Travel</i>								
Anacortes to Sidney and Sidney to all destinations	9.10	((4.60)) 4.50	6.40	N/A	N/A	N/A	N/A	4.60
From Lopez, Shaw+, Orcas and Friday Harbor to Sidney@	4.00	2.00	2.80	N/A	N/A	N/A	N/A	1.75
Lopez, Shaw, Orcas and Friday Harbor to Sidney (round trip) ³	13.10	((6.60)) 6.50	9.20	N/A	N/A	N/A	N/A	6.35

@ These fares rounded to the next multiple of \$.25. All other fares rounded to the next multiple of \$.10.

* These routes operate as a one-point toll collection system.

¹FREQUENT USER TICKETS - Shall be valid only for 90-days from date of purchase after which time the tickets shall not be accepted for passage.

²BICYCLE SURCHARGE - Is an addition to the appropriate passenger fare.

³ROUND TRIP - Round trip tickets for international travel available for trips beginning or ending on one of the Islands served.

⁴INTER-ISLAND FARES - Passenger fares included in Anacortes tolls.

⁵EMPLOYER PASSES - A monthly passenger pass is available for all routes except: Anacortes/San Juan Island/Sidney and Port Townsend/Keystone, as a pilot program. The pass is available through some local employers. It is a flash pass valid for the month printed on the pass and will be presented to Washington state ferries staff whenever a passenger fare is collected. This pass is based on 21 days of passenger travel with a 30% discount. The quarterly pass is based on 63 days of travel with a 30% discount and the annual pass is based on 252 days with a 30% discount.

⁶BICYCLE PASS - A bicycle pass is available on all routes except: Anacortes/San Juan Island/Sidney for a \$20.00 annual fee subject to meeting WSF specified conditions. The pass is valid for one year. A cyclist with a valid pass shall have the bicycle surcharge waived.

CHILDREN/YOUTH - Children under five years of age will be carried free when accompanied by parent or guardian. Children/youths five through eighteen years of age will be charged the youth fare, which will be 70% of full fare rounded to the next multiple of \$.10.

SENIOR CITIZENS - Passengers age 65 and over, with proper identification establishing proof of age, may travel at half-fare passenger tolls on any route where passenger fares are collected.

PERSONS OF DISABILITY - Any individual who, by reason of illness, injury, congenital malfunction, or other incapacity or disability is unable without special facilities or special planning or design to utilize ferry system services, upon presentation of a WSF Disability Travel Permit, Regional Reduced Fare Permit, or other identification which establishes a disability may travel at half-fare passenger tolls on any route. In addition, those persons with disabilities who require attendant care while traveling on the ferries, and are so certified by their physician, may obtain an endorsement on their WSF Disability Travel Permit and such

endorsement shall allow the attendant to travel free as a passenger.

BUS PASSENGERS - Passengers traveling on public transit buses pay the applicable fare. Passengers traveling in private or commercial buses will be charged the half-fare rate.

MEDICARE CARD HOLDERS - Any person holding a Medicare card duly issued to that person pursuant to Title II or Title XVIII of the Social Security Act may travel at half-fare passenger tolls on any route upon presentation of a WSF Disability Travel Permit or a Regional Reduced Fare Permit at time of travel.

FERRY/TRANSIT PASS - A combination ferry-transit pass may be available for a particular route when determined by Washington state ferries and a local public transit agency to be a viable fare instrument. The WSF portion of the fare is based on 21 days of passenger travel per month at a 40% discount. Passes may be available in monthly, quarterly or annual denominations.

PROMOTIONAL TOLLS - A promotional rate may be established at the discretion of the secretary of transportation for a specific discount (not to exceed 50 percent of full fare) and effective only at designated times on designated routes (not to exceed 100 days per year on any one route).

Special passenger fare rate(s) may be established for a pilot program in conjunction with the Central Puget Sound Regional Fare Integration project on ferry route(s) serving King, Pierce, Snohomish and Kitsap counties. The rate(s) may be established at the discretion of the secretary of transportation for a specific discount not to exceed fifty percent of full fare.

SCHOOL GROUPS - Passengers traveling in authorized school groups for institution-sponsored activities will be charged a flat rate of \$1 per walk-on group or per vehicle of students and/or advisors and staff. Starting September 1, 1999, all school groups require a letter of authorization. Vehicles and drivers will be charged the fare applicable to vehicle size. The special school rate is \$2 on routes where one-point toll systems are in effect.

AMENDATORY SECTION (Amending WSR 99-08-066, filed 4/5/99, effective 5/6/99)

WAC 468-300-020 Vehicle under 20', motorcycle, and stowage ferry tolls.

Effective 03:00 a.m. (~~May 9, 1999~~) December 31, 2000

PROPOSED

ROUTES	Vehicle Under 20' Incl. Driver One Way	Vehicle Under 20' w/Sr Citizen or Disabled Driver ⁴	Vehicle Under 20' Over Height Charge ¹	Frequent User Ticket book 20 Rides ²	Motorcycle ⁵ Incl. Driver Stowage ¹ One Way@	Motorcycle w/Sr Citizen or Disabled Driver Stowage ¹ One Way@	Motorcycle Oversize Charge ¹	Motorcycle Frequent User Ticket book 20 Rides ² @
Fauntleroy-Southworth Seattle-Bremerton Seattle-Bainbridge Island Port Townsend-Keystone Edmonds-Kingston	6.50	((5.75)) 5.55	6.50	104.00	2.80	1.90	0.90	44.80
*Fauntleroy-Vashon *Southworth-Vashon *Pt. Defiance-Tahlequah	9.00	((8.00)) 7.70	9.00	72.00	3.80	((2.60)) 2.50	1.30	30.40
Mukilteo-Clinton	4.50	((4.00)) 3.85	4.50	72.00	1.90	((1.30)) 1.25	0.60	30.40
10 Rides - 5 Round Trips								
*Anacortes to Lopez	13.25	((10.75)) 10.55	13.25	53.00	6.90	((4.30)) 4.20	1.60	55.20
*Shaw, Orcas	15.75	((13.25)) 13.05	15.75	63.00	7.40	((4.80)) 4.70	2.10	59.20
*Friday Harbor Between Lopez, Shaw, Orcas and Friday Harbor ³	7.50	7.50	7.50	30.00	2.25	2.25	2.25	N/A
<i>International Travel</i>								
Anacortes to Sidney and Sidney to all destinations	24.75	((20.25)) 20.15	24.75	N/A	12.30	((10.10)) 10.00	3.20	N/A
Travelers with advanced reservations (\$15 fee) Anacortes to Sidney and Sidney to all destinations ⁶	9.75	((5.25)) 5.15	24.75	N/A	N/A	N/A	N/A	N/A
Lopez, Shaw, Orcas and Friday Harbor to Sidney	9.00	7.00	9.00	N/A	5.00	5.00	1.25	N/A
Travelers with advanced reservations (\$7 fee) from Lopez, Shaw, Orcas and Friday Harbor to Sidney ⁷	2.00	0.00	9.00	N/A	N/A	N/A	N/A	N/A
Lopez, Shaw, Orcas and Friday Harbor to Sidney (round trip) ⁵	33.75	((27.25)) 27.15	33.75	N/A	17.30	((15.10)) 15.00	4.45	N/A

@ These fares rounded to the next multiple of \$0.10. All other fares rounded to the next multiple of \$.25.

* These routes operate as a one-point toll collection system.

¹SIZE - All vehicles up to 20' in length and under 7'6" shall pay the vehicle under 20' toll. Vehicles up to 20' but over 7'6" in height shall pay an overweight charge of 100% of the vehicle full fare. Motorcycles with trailers, sidecars, or three wheels will pay an oversize motorcycle charge of 100% of the motorcycle full fare. Upon presentation by either the driver or passenger of a WSF Disability Travel Permit, Regional Reduced Fare Permit, or other identification which establishes disability, the height charge will be waived for vehicles equipped with wheel chair lift or other mechanism designed to accommodate the person with disability.

²FREQUENT USER TICKETS - Shall be valid only for 90 days from date of purchase after which time the ticket shall not be accepted for passage.

³INTER-ISLAND FARES - Tolls collected westbound only. Vehicles traveling between islands may request a single transfer ticket good for one transfer at an intermediate island. The transfer may

only be obtained when purchasing the appropriate vehicle fare for inter-island travel (westbound at Lopez, Shaw, or Orcas) and is free of charge. Transfers shall be valid for 24 hours from time of purchase.

⁴SENIOR CITIZEN, DISABLED DRIVER OR DISABLED ATTENDANT DRIVER - Half fare discount applies to driver portion of the vehicle-driver fare and only when the driver is eligible. Those persons with disabilities who require attendant care while traveling on the ferries, and are so certified by their physician, may obtain an endorsement on their WSF Disability Travel Permit and such endorsement shall allow the attendant, when driving, to have the driver portion of the vehicle fare waived.

⁵ROUND TRIP - Round trip tickets for international travel available for trips beginning or ending on one of the islands served.

⁶RESERVATION FARES - These fares apply only to travelers that have made advanced reservations and paid the \$15 nonrefundable reservation fee. The reservation fee shall be a \$30 nonrefundable fee when the peak season surcharge is in effect.

PROPOSED

7RESERVATION FARES - These fares apply only to travelers that have made advanced reservations and paid the \$7 nonrefundable reservation fee. The reservation fee shall be a \$15 nonrefundable fee when the peak season surcharge is in effect.

PEAK SEASON SURCHARGE - A 25% surcharge shall be applied to vehicles from the second Sunday in May to the second Sunday in October except those using frequent user tickets. A 65% surcharge shall be applied on fares for the Sidney B.C. route.

RIDE SHARE VEHICLES - A commuter ride share vehicle which carries five or more persons on a regular and expense-sharing basis for the purpose of travel to and from work or school and which is certified as such by a local organization approved by the Washington state ferry system, may purchase for a \$10 fee, a permit valid for one year valid only during the hours shown on the permit. The \$10.00 fee shall include the driver. Remaining passengers shall pay the applicable passenger fare. Except that the minimum total paid for all passengers in the van shall not be less than four times the applicable passenger fare.

PENALTY CHARGES - Owner of vehicle without driver will be assessed a \$100.00 penalty charge.

PROMOTIONAL TOLLS - A promotional rate may be established at the discretion of the secretary of transportation for a specified discount (not to exceed 50 percent of full fare) and effective only at designated times on designated routes (not to exceed 100 days per year on any one route).

STOWAGE - Stowage carry-on items including kayaks, canoes and other items of comparable size which are typically stowed on the vehicle deck of the vessel shall be charged at the motorcycle rate. This rate includes the walk-on passenger carrying on the item to be stowed.

AMENDATORY SECTION (Amending WSR 99-08-066, filed 4/5/99, effective 5/6/99)

WAC 468-300-040 Oversize vehicle ferry tolls.

Effective 03:00 a.m. (~~May 9, 1999~~) December 31, 2000

PROPOSED

Oversize Vehicle Ferry Tolls¹
Overall Unit Length - Including Driver

ROUTES	20'	20'					70'	Cost Per Ft. Over 80' @
	To	To	30'	40'	50'	60'		
	Under	Under	To	To Under	To Under	To under	To and include	
	30'	30'	Under	50'	60'	70'	80'	
	7'6"	7'6"	40'	50'	60'	70'	80'	
	High	High						
Fauntleroy-Southworth Seattle-Bremerton Seattle-Bainbridge Island Port Townsend-Keystone Edmonds-Kingston	9.75	19.50	26.00	32.50	39.00	45.50	52.00	0.65
*Fauntleroy-Vashon *Southworth-Vashon *Pt. Defiance-Tahlequah	13.50	27.00	36.00	45.00	54.00	63.00	72.00	0.90
Mukilteo-Clinton	6.75	13.50	18.00	22.50	27.00	31.50	36.00	0.45
*Anacortes to Lopez ² *Shaw, Orcas *Friday Harbor	23.75	47.25	63.00	78.75	94.50	110.25	126.00	1.55
Between Lopez, Shaw, Orcas and Friday Harbor ³	11.25	22.50	30.00	37.50	45.00	52.50	60.00	N/A
<i>International Travel</i>								
Anacortes to Sidney and Sidney to all destinations	37.25	74.25	99.00	123.75	148.50	173.25	198.00	2.50
Travelers with advanced reservations (\$15 fee) Anacortes to Sidney and Sidney to all destinations ⁵	22.25	59.25	84.00	108.75	133.50	158.25	183.00	2.50
Lopez, Shaw, Orcas and Friday Harbor to Sidney	13.50	27.00	36.00	45.00	54.00	63.00	72.00	0.90
Travelers with advanced reservations (\$7 fee) from Lopez, Shaw, Orcas and Friday Harbor to Sidney ⁶	6.50	20.00	29.00	38.00	47.00	56.00	65.00	0.90
Lopez, Shaw, Orcas and Friday Harbor to Sidney (round trip) ⁴	50.75	101.25	135.00	168.75	202.50	236.25	270.00	3.40

@ These fares rounded to the next multiple of \$0.05. All other fares rounded to the next multiple of \$.25.

* These routes operate as a one-point toll collection system.

1OVERSIZE VEHICLES - Includes all vehicles 20 feet in length and longer regardless of type: Commercial trucks, recreational vehicles, vehicles under 20' pulling trailers, etc. Length shall include

vehicle and load to its furthest extension. Overheight charge is included in oversize vehicle toll. Vehicles 11 feet in width or wider pay double the fare applicable to their length. Private and

commercial passenger buses or other passenger vehicles pay the applicable oversize vehicle tolls. Public transit buses and drivers shall travel free upon display of an annual permit which may be purchased for \$10.

²STOPOVERS - Tolls collected westbound only. Oversize vehicles traveling westbound from Anacortes may purchase a single intermediate stopover ticket for \$2.50 when first purchasing the appropriate vehicle fare. The stopover is valid for a 24-hour period.

³INTER-ISLAND - Tolls collected westbound only. Vehicles traveling between islands may request a single transfer ticket good for one transfer at an intermediate island. The transfer may only be obtained when purchasing the appropriate vehicle fare for inter-island travel (westbound at Lopez, Shaw, or Orcas) and is free of charge. Transfers shall be valid for 24 hours from time of purchase.

⁴ROUND TRIP - Round trip tickets for international travel available for trips beginning or ending on one of the islands served.

⁵RESERVATION FARES - These fares apply only to travelers that have made advanced reservations and paid the \$15 nonrefundable reservation fee. The reservation fee shall be a \$30 nonrefundable fee when the peak season surcharge is in effect.

⁶RESERVATION FARES - These fares apply only to travelers that have made advanced reservations and paid the \$7 nonrefundable reservation fee. The reservation fee shall be a \$15 nonrefundable fee when the peak season surcharge is in effect.

PEAK SEASON SURCHARGE - A peak season surcharge of 25% shall apply to all oversize vehicles, except for international travel. The senior citizen discount shall apply to the driver of an oversize vehicle. A 65% surcharge shall be applied on fares for the Sidney B.C. route.

SENIOR CITIZEN DISCOUNTS - Discounts of 50% for the driver of the above vehicles shall apply. Senior citizen discount is determined by subtracting full-fare passenger rate and adding half-fare passenger rate.

PENALTY CHARGES - Owner of vehicle without driver will be assessed a \$100.00 penalty charge.

DISCOUNT FROM REGULAR TOLL

Oversize vehicles making 12 or more, one-way crossings per week (Sunday thru Saturday) will qualify for a 20% discount from the regular ferry tolls.

EMERGENCY TRIPS DURING NONSERVICE HOURS - While at locations where crew is on duty charge shall be equal to the cost of fuel consumed to make emergency trip. Such trips shall only be offered as a result of official requests from an emergency services agency and only in the case of no reasonable alternative.

BULK NEWSPAPERS - Per 100 lbs. \$2.20

(Shipments exceeding 60,000 lbs. in any month shall be assessed \$1.10 per 100 lbs.)

Daily Newspapers, in bundles, and medical supplies, to be received and delivered without receipt and subject to owner's risk, will be transported between ferry terminals on regular scheduled sailings.

EXPRESS SHIPMENTS - A flat handling charge of \$25.00 per parcel is charged.

(Shipments exceeding 100 lbs. assessed \$8.30 for each 25 lbs. or fraction thereof.)

Express shipments will be handled on scheduled sailings when no other means of shipment is available to shipper. Shipments must be of a size and weight that can easily be handled by carrier's employees.

Carrier reserves the right to refuse shipment of any item. Carrier assumes no liability for loss or damage to any shipment. Minimum rate for any shipment shall be the rate for 100 pounds.

San Juan inter-island express shipments will be handled at \$5.00 per parcel.

MEDICAL SUPPLIES - A flat handling charge of \$5.00 per shipment is charged.

DISCLAIMER - Under no circumstances does Washington state ferries warrant the availability of ferry service at a given date or time; nor does it warrant the availability of space on board a vessel on a given sailing.

WSR 00-20-089

PROPOSED RULES

PUBLIC EMPLOYMENT RELATIONS COMMISSION

[Filed October 4, 2000, 9:15 a.m.]

Original Notice.

Preproposal statement of inquiry was filed as WSR 00-15-067.

Title of Rule: Amendments to WAC 391-08-670.

Purpose: To conform agency case citations to format used by Washington Supreme Court.

Statutory Authority for Adoption: RCW 28B.52.080, 41.56.090, 41.59.110, 41.58.050.

Statute Being Implemented: RCW 34.05.220.

Summary: Rule change is proposed to italicize agency case citations rather than underlining such citations.

Reasons Supporting Proposal: To follow *The Blue Book: A Uniform System of Citation*, which is the style manual used by the Washington Supreme Court.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Mark S. Downing, Rules Coordinator, [Room] 603, Evergreen Plaza [Building], (360) 753-2955.

Name of Proponent: Agency, governmental.

Agency Comments or Recommendations, if any, as to Statutory Language, Implementation, Enforcement, and Fiscal Matters: The agency is proposing that this rule change be adopted.

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

Explanation of Rule, its Purpose, and Anticipated Effects: This rule change will provide consistency concerning case citations for clientele who practice before the agency and the Washington Supreme Court.

Proposal Changes the Following Existing Rules: Proposal will change case citation format from underlining to italicizing for decisions issued by agency, and for briefs and other documents filed by clientele with agency.

No small business economic impact statement has been prepared under chapter 19.85 RCW. Agency rules only affect public employees and unions representing public employees, and do not impose costs on profit-making businesses.

RCW 34.05.328 does not apply to this rule adoption. Agency rules are excepted by RCW 34.05.328 (5)(a)(i) from the provisions of RCW 34.05.328.

Hearing Location: Room 603, Evergreen Plaza Building, 711 Capitol Way, Olympia, WA, on November 14, 2000, at 10:00 a.m.

Assistance for Persons with Disabilities: Contact James E. Lohr by November 7, 2000, (360) 586-7862.

Submit Written Comments to: Mark S. Downing, Rules Coordinator, P.O. Box 40919, Olympia, WA 98504-0919, fax (360) 586-7091, by November 7, 2000.

Date of Intended Adoption: November 14, 2000.

October 4, 2000

Marvin L. Schurke
Executive Director

AMENDATORY SECTION (Amending WSR 96-07-105, filed 3/20/96, effective 4/20/96)

WAC 391-08-670 Decision numbering—Citation of cases—Indexing of decisions. (1) Each decision issued by the agency in an adjudicative proceeding under the Administrative Procedure Act is assigned a unique number consisting of two or three components, as follows:

(a) The first component, consisting of a number, indicates the sequential number of adjudicative proceedings in which one or more decisions has been issued since the agency commenced operations on January 1, 1976.

(b) The second component (where appropriate) consisting of an alphabetic code in ascending alphabetical order, indicates the second and subsequent decisions issued in the case to which the numerical component was originally assigned.

(c) The third component, consisting of a four-letter alphabetic code, indicates the statute under which the decision was issued:

"CCOL" indicates cases decided under chapter 28B.52 RCW, which is titled: "Collective Bargaining—Academic Personnel in Community Colleges."

"EDUC" indicates cases decided under chapter 41.59 RCW, which is titled: "Educational Employment Relations Act."

"MRNE" (no longer in use) was formerly used to indicate cases decided under chapter 47.64 RCW, relating to the Washington state ferries system.

"PECB" indicates cases decided under chapter 41.56 RCW, which is titled: "Public Employees' Collective Bargaining," including some cases involving port districts.

"PORT" indicates cases decided under chapter 53.18 RCW, which is titled: "Employment Relations—Collective Bargaining and Arbitration" relating to port districts.

"PRIV" (no longer in use) was formerly used to indicate cases decided under chapter 49.08 RCW, relating to private sector employers and employees.

(2) All citations of agency decisions in subsequent agency decisions, in publications of agency decisions, and in briefs and written arguments filed by parties with the agency shall conform to the formats specified in this section:

GENERAL RULE: Citations shall list only the name of the employer (~~((City of Roe))~~) *italicized*, the word "Decision" followed by the decision number, and the statute and year the decision was issued (in parenthesis).

Examples:

~~((City of Roe))~~ *City of Roe*, Decision 1234 (PECB, 1992)

~~((City of Roe))~~ *City of Roe*, Decision 1234-A (PECB, 1993)

~~((City of Roe))~~ *City of Roe*, Decision 1234-B (PECB, 1994)

EXCEPTION 1: For decisions being cited within the first year following their issuance, the full date of issuance may be set forth.

Example:

~~((City of Roe))~~ *City of Roe*, Decision 1234-C (PECB, December 15, 1995)

EXCEPTION 2: For decisions in which an employee organization or labor organization was named as the respondent in an unfair labor practice case, the citation shall list the name of the union (in parenthesis) following the name of the employer.

Example:

~~((City of Roe (Doe Union)))~~ *City of Roe (Doe Union)*, Decision 2345 (PECB, 1995)

(3) The agency encourages the publication and indexing of its decisions by private firms, but does not contribute financial support to any such firm and declines to declare any private firm as the "official reporter" of agency decisions.

(4) The agency uses a commercially published index of its decisions, along with commercially produced computer assisted research tools, in its own operations. The agency makes those indexes available to the public in its offices, to satisfy the requirements of RCW 42.17.260(5).

WSR 00-20-090

PROPOSED RULES

DEPARTMENT OF AGRICULTURE

[Filed October 4, 2000, 9:42 a.m.]

Original Notice.

Preproposal statement of inquiry was filed as WSR 99-03-093.

Title of Rule: Certification of mint planting stock, chapter 16-322 WAC.

Purpose: To amend existing rules to reflect changes in industry and program practices and to comply with legisla-

tive mandates such as regulatory reform and use of clear and readable format.

Statutory Authority for Adoption: Chapter 15.14 RCW.
Statute Being Implemented: Chapter 15.14 RCW.

Summary: These proposed changes update the program to acknowledge current industry and program practices. Certification of mint planting stock makes plants of known pest status and quality available to growers. Certified planting stock usually commands a market premium. It is necessary that the rule remain in compliance with current industry standards.

Reasons Supporting Proposal: The current rule text was adopted in 1985, and updating to bring it into compliance with current industry standards and program practices is necessary in order to preserve the option of participation for mint growers. In addition, the text has been converted to clear and readable format.

Name of Agency Personnel Responsible for Drafting: Mary Toohey, 1111 Washington Street, Olympia, WA 98504-2560, (360) 902-1907; Implementation and Enforcement: Tom Wessels, 1111 Washington Street, Olympia, WA 98504-2560, (360) 902-1984.

Name of Proponent: Washington State Department of Agriculture and Washington Mint Commission, public and governmental.

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

Explanation of Rule, its Purpose, and Anticipated Effects: There are currently no growers enrolled in the Washington mint planting stock certification program, which is created by these rules. This is the least active of nine different crops' certification programs administered by the plant services program of the Washington State Department of Agriculture (WSDA); however, the Mint Commission has advised WSDA that continuing the existing option for certified planting stock production in this state is important to the future of their industry. Participation in the production of certified planting stock is entirely voluntary for any producer of mint. Enrollment and compliance with the requirements of this fee for service-supported program is intended to produce a known, high quality agricultural product apparently free of specified diseases and other pests, that normally commands a market premium. The existing rule is a combination of provisions written in 1962 and 1985, and it needs updating to acknowledge technical progress. Changes in industry and program practices and legislative mandates (for instance, the regulatory reform statutes) have made other modifications necessary in order to maintain a viable certification program.

WSDA has sought individual and collective input from all stakeholders. Because of the resulting high level of stakeholder participation and discussion, we anticipate that the positive effects of these rule changes outweigh any adverse effects that might result from the changes.

Proposal Changes the Following Existing Rules: The certification standards have been modified to require testing for three additional virus diseases that have become increased concerns in recent years. Inspection and testing are linked to a related rule. The acceptable levels of two diseases - root knot nematode and mint rust - in certified stock have been reduced or quantified. Previously existing record-keeping

requirements have been clarified. The definition of registered planting stock was modified to require that it be produced solely from foundation stock.

Terminology has been updated and made consistent throughout the rule. Some of the sections have been reorganized into a more coherent framework, and clear and readable format has been incorporated into the rule.

No small business economic impact statement has been prepared under chapter 19.85 RCW. These rule changes will have a net neutral or beneficial effect on affected parties. Participation in the mint certification program is entirely voluntary. Planting stock growers usually participate in the expectation of obtaining economic advantage, i.e. a market premium for certified planting stock. Mint growers have the option of purchasing noncertified planting stock. If they choose to invest in certified planting stock with its verification of consistent quality and pest status, they do so in expectation of better yields and economic benefit.

Section 201, chapter 403, Laws of 1995, does not apply to this rule adoption. WSDA is not a listed agency in section 201.

Hearing Location: Washington State Department of Agriculture, 21 North First Avenue, Conference Room 238 A & B, Yakima, WA 98902, on November 16, 2000, at 10:00 a.m.

Assistance for Persons with Disabilities: Contact Lou Jones by November 8, 2000, TDD (360) 902-1996, or (360) 902-1806.

Submit Written Comments to: Mary A. Martin Toohey, Assistant Director, Laboratory Services Division, Washington State Department of Agriculture, P.O. Box 42560, Olympia, WA 98504, e-mail mtoohey@agr.wa.gov, fax (360) 902-2094 by November 16, 2000.

Date of Intended Adoption: November 21, 2000.

October 4, 2000

Mary A. Martin Toohey
Assistant Director

Chapter 16-322 WAC

CERTIFICATION OF MINT ((~~ROOTSTOCKS CERTIFICATION~~)) PLANTING STOCK

AMENDATORY SECTION (Amending Order 1865, filed 7/8/85)

WAC 16-322-010 Mint ((~~rootstock~~)) planting stock certification—Applications and fees. (1) Mint planting stock may be designated as foundation stock, registered stock or certified stock if the planting stock and plants from which it has been propagated have been inspected, tested and determined to meet the requirements of this chapter.

(2) The applicant ((~~grower shall~~)) must furnish ((~~to the department~~)) all information ((~~pertinent to the operation of this program and shall give his consent to~~)) requested on the application for certification, including, but not limited to, the crop, variety, class planted, date planted, source of seed or plants, acreage, field number, applicant's name and address, applicant's signature, and date of application. The applicant

must allow the department to take ~~((material))~~ plants or plant parts from any planting for examination and/or testing. Application for inspection and testing of registered and certified stock ~~((shall))~~ must be filed with the ((department)) Washington State Department of Agriculture, Plant Services Program, P.O. Box 42560, Olympia, WA 98504-2560 by May 1 of each year, accompanied by a seventy-five dollar application fee. ((Inspection fees shall be sixteen dollars per acre per growing season (with a minimum fee of eighty dollars). Half of this fee is due with the application.

~~((2) Final fees shall be))~~ (3) Payment is due and payable upon completion of ((the last field inspection)) any service. Bill may be arranged subject to department policies and procedures.

~~((3) Certification may be withheld))~~ (4) The department will remove any applicant from the certification program for nonpayment of fees ((due)).

AMENDATORY SECTION (Amending Order 1865, filed 7/8/85)

WAC 16-322-012 Definitions. (1) ("Mint rootstock" means stolons or rhizomes of mint plants.

(2) "Off type" means not true to name.

(3) "Foundation rootstock" means rootstock originating from healthy clones. Small plantings of this stock will be maintained by the Washington State University.

(4) "Registered rootstock" means rootstock produced from foundation and registered rootstock and meeting the requirements as herein provided.

(5)) "Certified ((rootstock)) planting stock" means ((rootstock)) planting stock produced directly from registered ((rootstock and meeting the requirements as herein provided)) planting stock in compliance with this chapter.

~~((6))~~ (2) "Department" means the Washington state department of agriculture.

(3) "Foundation planting stock" means planting stock originating directly from healthy clones maintained by Washington State University or other equivalent sources approved by the department.

(4) "Mint flea beetle" means the insect *Langitarsus ferrugineus*.

(5) "Mint planting stock" means any plant or propagative plant part of the genus *Mentha*.

(6) "Mint root borer" means the insect *Fumibotys fumalis*.

(7) "Mint rust" means the disease caused by the fungal organism *Puccinia menthae* Pers.

(8) "Mint stem borer" means the insect *Pseudogaris nigrina*.

(9) "Noxious weed" means a plant that when established is highly destructive, competitive, or difficult to control by cultural or chemical practices.

(10) "Off-type" means appearing under visual examination to be different from the species or variety listed on the application for registration or certification, or exhibiting symptoms of a genetic or nontransmissible disorder.

(11) "Registered planting stock" means planting stock produced directly from foundation planting stock in compliance with this chapter.

(12) "Root knot nematode" means the nematode *Meloidogyne hapla*.

(13) "Root lesion nematode" means any nematode of the genus *Pratylenchus*.

(14) "Strawberry root weevil" means the insect *Otiorynchus ovatus*.

(15) "Verticillium wilt" means the disease caused by the fungus *Verticillium ((albo-atrum Reinke & Berth. variety Menthae Nelson*.

(7) "Rootknot" means the disease caused by the rootknot nematode *Meloidogyne, spp*) *dahliae*.

AMENDATORY SECTION (Amending Order 1865, filed 7/8/85)

WAC 16-322-015 Requirements for the production of registered and certified mint rootstock. (1) ((Land requirements:

(a) For registered mint rootstock, land to be eligible shall not have grown mint and shall be free of noxious weeds. Due to the danger of root knot nematode, land that has been used for other vegetatively propagated crops such as potatoes, hops, etc., shall be avoided.

(b) For certified mint rootstock, land to be eligible shall not have grown uncertified mint.

(2) Isolation requirements:

(a) A field to be eligible shall)) Planting sites for production of certified or registered mint planting stock must be inspected and approved by the department at least thirty days prior to planting. At a minimum, land for a planting site must fulfill all of the following conditions:

(a) It must not have grown mint previously;

(b) It must be free of noxious weeds;

(c) It must be at least five thousand feet from any field((s)) infested with verticillium wilt of mint((:)); and

(d) It must be at least one thousand feet from any mint field ((unless of equal standards, and it shall not be included in a farm operational unit which has a wilt infested field or grown on a farm which has previously grown uncertified mint)) not of equal standard.

((b)) (2) In all cases where ((an)) adjoining fields ((is)) are planted with ((a)) different species or ((variety)) varieties of mint, ((isolation between fields shall be)) the fields must be separated by a minimum of twenty feet ((separation)) to prevent mechanical mixing ((of rootstocks)) during harvesting and transport of ((the rootstocks)) mint planting stock.

(3) ((Plant requirements: Fields shall be planted with pure, living rootstock of foundation or registered planting rootstock:

(4) Miscellaneous requirements:

(a)) Soil borne insects, noxious weeds and nematodes ((shall)) must be controlled.

((b)) (4) Fields ((shall show evidence of control of noxious weeds and free from mint species of types other than those being grown for certification)) must be free of off-type mint plants.

~~((e) Evidence of)~~ (5) Roguing certified or registered mint fields without permission of the department ((may give cause for rejection of fields. When directed by the department, growers shall dig and immediately destroy all unhealthy and off-type plants)) is prohibited.

~~((d))~~ (6) Hay from registered planting stock fields may be harvested for oil ~~((: Provided, That all))~~ if the harvesting equipment is sterilized prior to entry into the registered field by steam cleaning ~~((:))~~ or by other ~~((approved))~~ methods ~~((under the supervision of))~~ approved by the department.

~~((e) The cooked hay shall be destroyed by burning.~~

~~((f))~~ (7) All sanitation methods and procedures ~~((shall))~~ must be approved by the department.

~~((g) Irrigation))~~ (8) All sources of water ~~((proposed for use on the))~~ used to irrigate certified or registered planting stock fields ~~((and the water drainage on to such fields shall))~~ must be approved by the department.

~~((h))~~ (9) Harvesting equipment ~~((shall))~~ must be sterilized by steam cleaning, or other approved methods before being used on another lot or farm.

~~((i) Pasturing of livestock on mint rootstock fields shall not be permitted with the exception of weeding animals and fowl.))~~

AMENDATORY SECTION (Amending Order 1865, filed 7/8/85)

WAC 16-322-025 Mint ~~((rootstock field))~~ planting stock inspections. (1) ~~((At least))~~ The department will conduct a minimum of two field inspections ~~((and as many more as are deemed))~~ of registered and certified mint planting stock at times when plants are likely to express symptoms or damage from verticillium wilt, mint root borer, mint flea beetle, mint stem borer, strawberry root weevil, root knot nematode and root lesion nematode. Additional inspections and tests may be conducted if they are judged necessary by the department ~~((shall be made each year. It is the duty of the grower, before cutting mint hay, to notify the department so the proper inspections can be made. Certification may be denied if mint is harvested from a field before proper inspection has been completed))~~.

(a) The department will conduct the first field inspection in or about July. The department will analyze samples for tomato spotted wilt virus, impatiens necrotic spot virus and potato virus Y.

(b) The department will conduct the second field inspection in or about late September. The department will analyze samples of feeder roots from each acre for root knot nematode and root lesion nematode. Samples of stolons will be collected and examined for mint root borers. The department will note the presence of noxious weeds.

(2) The department will inspect certified and registered mint ~~((rootstocks shall be inspected))~~ planting stock after ~~((they are dug))~~ harvest.

(3) All inspections and analyses performed by the department under provisions of this chapter are charged in compliance with provisions of chapter 16-470 WAC.

(4) The department will issue an inspection certificate for each inspection. The inspection certificate will note the presence of pests detected by analysis or visual inspection

and, when possible, the level of infestation. Inspection certificates will be furnished to the grower, and copies will be available upon request to any other person.

(5) It is the responsibility of the grower to notify the department before mint hay is cut, so that the required inspections can be performed.

(6) Certification may be denied if the department is unable to complete the required field or post harvest inspections.

AMENDATORY SECTION (Amending Order 1865, filed 7/8/85)

WAC 16-322-035 Washington standards for mint ~~((rootstocks (peppermint and spearmint)))~~ planting stock. (1) Washington No. 1 ~~((shall))~~ mint planting stock consists of mint rhizomes ~~((of plants))~~ with similar varietal characteristics which are (a) fresh, (b) firm, (c) moist, (d) free of mold, (e) free of detectable, ~~((dangerous))~~ detrimental insects, nematodes, diseases and other pests, and (f) reasonably free of excess soil.

(2) Tolerances. In order to allow for variations incident to proper grading and packing, not more than a combined total of five percent, by count, of the rhizomes in any lot ~~((shall))~~ may fail to meet the requirements of ~~((the above grade. The tolerances for the standards are on a "load" basis but shall be determined by sampling on a weight basis))~~ Washington No. 1 as defined in this section.

(3) Specific requirements.

Pests and Diseases	Tolerance for:		
	Foundation ((Rootstock)) planting stock	Registered ((Rootstock)) planting stock	Certified ((Rootstock)) planting stock
Mint flea beetle ((Longitarsus waterhousei-Kutsehre))	0	0	1%
Rootknot nematode ((Meloidogyne spp.))	0	0	((Moderate)) 0
Verticillium wilt ((Verticillium albo-atrum-Reinke & Berth.) Var. Menthae-Nelson))	0	0	0
Mint rust ((Puccinia Menthae-Pers.))	Trace	Trace	((Moderate)) 1%
Other pests and diseases	1%	1%	1%

~~((Any portion of a certified field not meeting requirements may be delimited if, in the judgment of the department, it will not jeopardize the remainder.))~~

PROPOSED

AMENDATORY SECTION (Amending Order 1865, filed 7/8/85)

WAC 16-322-040 Certifying agency issuance of certificate. (1) ~~((The))~~ Issuance of a ~~((certified))~~ state of Washington certified plant tag ~~((or))~~, stamp or other document under this chapter ~~((affirms solely))~~ means only that the tagged ~~((or))~~, stamped or otherwise documented mint ~~((root))~~ planting stock has been subjected to ~~((certification standards and procedures by the department))~~ procedures and requirements described in this chapter and determined to be in compliance with its standards and requirements. The department disclaims all express or implied warranties, including without limitation, implied warranties of merchantability and fitness for particular purpose, regarding all plants, plant parts, and plant materials under this chapter.

(2) The department is not responsible for disease, genetic disorder, off-type, failure of performance, mislabeling, or otherwise, in connection with this chapter. 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 this chapter.

(3) Participation in the mint ~~((rootstock))~~ planting stock certification program ~~((shall be))~~ is voluntary.

AMENDATORY SECTION (Amending Order 1865, filed 7/8/85)

WAC 16-322-045 Identification and movement of mint rootstock. (1) The department ~~((shall))~~ will issue a certificate ~~((covering))~~ for mint ~~((rootstock))~~ planting stock that meets the requirements of ~~((the certification program))~~ this chapter and will authorize the use of official certificates and seals for the identification of such ~~((rootstocks))~~ planting stock. The certificate ~~((shall))~~ will indicate presence of noxious weeds at the final field inspection and the level of infection by pests listed in WAC 16-322-025(1).

(2) Any person selling certified mint ~~((rootstock shall be))~~ planting stock is responsible for the identity of the planting stock bearing each certificate and for such planting stock meeting the requirements of the certification program. Persons issued certificates authorized by the program ~~((shall))~~ must account for all planting stock produced and sold and must keep ~~((such))~~ and allow the department to examine all necessary records ~~((as may be necessary))~~.

(3) All registered and certified mint ~~((rootstocks))~~ planting stock moving from the place of origin ~~((shall))~~ must be conveyed in clean trucks and covered by new plastic or clean canvas tarps and properly sealed.

(4) The department will deny certification for any mint planting stock that fails to meet the minimum standards, tolerances and criteria established in this chapter.

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 16-322-001

Promulgation.

WSR 00-20-091

PROPOSED RULES

DEPARTMENT OF AGRICULTURE

[Filed October 4, 2000, 9:44 a.m.]

Original Notice.

Preproposal statement of inquiry was filed as WSR 99-22-099.

Title of Rule: Prunus disease quarantine (formerly referred to as peach yellow, peach rosette and little peach disease rules) chapter 16-487 WAC.

Purpose: To amend existing rules to reflect changes in scientific knowledge and industry/program practices. Also, to convert the text to clear and readable format.

Statutory Authority for Adoption: Chapter 17.24 RCW.

Statute Being Implemented: Chapter 17.24 RCW.

Summary: These proposed changes update the quarantine to acknowledge current industry and regulatory practices and to utilize current scientific knowledge and terminology. In order for the existing quarantine to remain efficacious at excluding six diseases affecting many economically valuable Prunus species, it must be updated.

Reasons Supporting Proposal: The current rule text was adopted in 1991. Since that time, scientific discoveries, changes in industry and regulatory practices, and changes in terminology have made portions of the rule inaccurate. The proposal, which also converts the existing rule to clearer and more readable format, will make the rule easier to understand and more effective.

Name of Agency Personnel Responsible for Drafting: Mary Toohey, 1111 Washington Street, Olympia, WA 98504-2560, (360) 902-1907; Implementation and Enforcement: Tom Wessels, 1111 Washington Street, Olympia, WA 98504-2560, (360) 902-1984.

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

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

Explanation of Rule, its Purpose, and Anticipated Effects: The existing rule excludes six diseases of Prunus (e.g. peaches, cherries, nectarines, plums, apricots, etc.) that are not currently found in this state. In order to accomplish this, the rule regulates importation of known carrier species and hosts from states known to have these diseases in their planting stock. The rule has been in effect since 1991, and it appears to be efficacious. The Fruit Tree Certification Advisory Committee, which is made up of fruit tree nursery stock producers, the most directly affected industry group, has advised us to maintain this quarantine effort. By maintaining and updating this rule, we anticipate a higher degree of certainty that these diseases will not become established and that this state will be able to avoid the negative effects and costs of infestation.

Proposal Changes the Following Existing Rules: Most of the proposed changes clarify the text and convert the rule to a more clear and readable format without substantive changes in meaning. Other changes include replacement of the term "mycoplasma like organism" with more accurate scientific terminology, addition of Pennsylvania to the list of states under quarantine for peach yellows, little peach, and

PROPOSED

red suture disease, substitution of American grape instead of blueberry on the list of susceptible plants and regulated articles for peach rosette mosaic virus disease, and acknowledgment of laboratory testing as a diagnostic tool for some diseases. The actual causal organisms for the various plant diseases have been removed from the list of regulated articles, as the diseases in question are caused by obligate parasites that cannot survive outside a susceptible host plant.

No small business economic impact statement has been prepared under chapter 19.85 RCW. These rule changes will have a net neutral or beneficial effect on affected parties. The existing rule protects Washington's fruit tree nursery industry (including producers of ornamental Prunus trees) and the state's Prunus (e.g. peach, apricot, cherry, plum, nectarine, etc.) fruit production capacity by excluding at least six phytoplasma or virus caused diseases which are not currently present in the state. If allowed to invade the state, these diseases would result in increased costs and decreased production for growers of these crops. They could also result in fewer sales of Washington-grown nursery stock. The rule changes make understanding and complying with the rule much easier for affected individuals and take advantage of scientific discoveries that will make the rule more effective.

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

Hearing Location: Washington State Department of Agriculture, 21 North First Avenue, Conference Room 238 - A & B, Yakima, WA 98902, on November 16, 2000, at 1:00 p.m.

Assistance for Persons with Disabilities: Contact Lou Jones by November 8, 2000, TDD (360) 902-1996, or (360) 902-1806.

Submit Written Comments to: Mary A. Martin Toohey, Assistant Director, Laboratory Services Division, Washington State Department of Agriculture, P.O. Box 42560, Olympia, WA 98504, e-mail mtoohey@agr.wa.gov, fax (360) 902-2094, by November 16, 2000.

Date of Intended Adoption: November 21, 2000.

October 4, 2000

Mary A. Martin Toohey
Assistant Director

Chapter 16-487 WAC

~~((PEACH YELLOW, PEACH ROSETTE AND LITTLE PEACH DISEASE))~~

Prunus Disease Quarantine

AMENDATORY SECTION (Amending WSR 91-21-041, filed 10/11/91, effective 11/11/91)

WAC 16-487-005 Definitions. (1) "Director" means the director of the Washington state department of agriculture or the director's authorized representative.

(2) "Department" means the Washington state department of agriculture.

(3) ("~~Mycoplasma-like organism~~" (MLO) means a sub-microscopic infectious agent capable of producing disease

~~symptoms in host plants. MLOs do not have the outer protein coat that characterizes viruses.~~

~~(4) "Symptomless carrier" means a plant which may be infected by or capable of hosting a disease agent but which does not show visible disease symptoms.~~

~~(5)) "Growing ground" means any property within the area under quarantine on which planting ((nursery)) stock ((cuttings, budsticks, scions, rootstocks, or finished trees) are) is produced for distribution or sale.~~

~~(4) "Indicator plant" means any herbaceous or woody plant used to index or test for infection.~~

~~(5) "Index" means to test for infection by means of inoculation from the plant to be tested to an indicator plant, or by any other method approved by the department.~~

~~(6) "Planting stock" means any plant material used in the propagation of horticultural, floricultural or viticultural plants for the purpose of being sold, offered for sale or distributed for planting or reproduction purposes.~~

~~(7) "Symptomless carrier" means a plant which may be infected by or capable of hosting a disease agent but which does not show visible disease symptoms.~~

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.

AMENDATORY SECTION (Amending WSR 91-21-041, filed 10/11/91, effective 11/11/91)

WAC 16-487-010 Disposition of materials moved in violation((—Penalties)). Regulated articles, shipped in violation of this chapter, will be denied entry into the state((;)) and returned to the point of origin or destroyed at the option and expense of the owner(s) or their responsible agent. ~~((In addition, any person violating the terms of the quarantines in this chapter shall be subject to the criminal and civil penalties provided in law.))~~

AMENDATORY SECTION (Amending WSR 91-21-041, filed 10/11/91, effective 11/11/91)

WAC 16-487-015 Notification requirement. Persons shipping regulated articles into the state of Washington from areas under quarantine by the provisions of this chapter must ~~((shall))~~ notify the Plant Services Program of the department~~((s plant protection branch))~~ prior to shipment. At a minimum, notification must include ~~((of))~~ the nature and quantity of each shipment, its destination, its expected date of arrival, and the name of the intended receiver. ~~((Such notification shall be by mail or telefax prior to shipment.))~~

AMENDATORY SECTION (Amending WSR 91-21-041, filed 10/11/91, effective 11/11/91)

WAC 16-487-017 ((Exemption for experimental uses)) Special permits. (1) The provisions of this chapter ~~((shall))~~ do not apply to plants or propagative parts of plants imported for experimental purposes by the United States Department of Agriculture or the Washington State University agricultural experiment stations~~((—Provided)), if ((That))~~

a permit to import has been issued by the ~~((director))~~ department.

(2) The department may issue special permits allowing entry of regulated articles otherwise prohibited in this chapter. The permit will state mandatory provisions or conditions under which entry is allowed.

AMENDATORY SECTION (Amending WSR 91-21-041, filed 10/11/91, effective 11/11/91)

WAC 16-487-020 Peach yellows, little peach, and red suture diseases—Establishing quarantine. The director has determined that peach yellows, little peach, and red suture diseases do not exist in the state of Washington and that the introduction of these diseases into the state would cause economic loss to the horticultural industries within the state. To prevent this loss, a quarantine is hereby established against ~~((these mycoplasma-like organisms;))~~ the ~~((if))~~ host plants ~~((;))~~ and possible carriers of peach yellows, little peach and red suture diseases.

AMENDATORY SECTION (Amending WSR 91-21-041, filed 10/11/91, effective 11/11/91)

WAC 16-487-023 Peach yellows, little peach, and red suture disease quarantine—Regulated articles. All planting stock of the genus *Prunus*, except seeds, is ~~((The following articles are))~~ regulated under the ~~((terms of the))~~ peach yellows, little peach, and red suture disease quarantine, except those species listed in WAC 16-487-025. ~~((;~~

~~((1) The pathogens which cause peach yellows, little peach, and red suture diseases on peach. The pathogen is an MLO. All three diseases are considered to be caused by the same pathogen.~~

~~((2) Trees and all parts capable of propagation including cuttings, budsticks, scions, and rootstocks, except seeds (fruit pits) of all species of the genus *Prunus* are declared hosts and possible carriers, except those listed in WAC 16-487-025).~~

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.

AMENDATORY SECTION (Amending WSR 91-21-041, filed 10/11/91, effective 11/11/91)

WAC 16-487-025 Peach yellows, little peach, and red suture disease quarantine—Species not regulated. The following species have been determined not to be hosts of peach yellows, little peach, and red suture diseases and are not regulated under WAC 16-487-020 through WAC 16-487-060 ~~((this quarantine))~~:

Prunus avium ~~((mazzard cherry)),~~ sweet cherry ~~((*Prunus avium*))~~

Prunus besseyi ~~((sand cherry)),~~ western sand cherry ~~((*Prunus besseyi*))~~

Prunus cerasus, sour cherry ~~((*Prunus cerasus*))~~

Prunus caroliniana, American cherry laurel, Carolina cherry laurel ~~((*Prunus caroliniana*))~~

Prunus ilicifolia, California cherry, hollyleaf cherry ~~((*Prunus ilicifolia*))~~

Prunus laurocerasus, cherry laurel, English laurel ~~((*Prunus laurocerasus*))~~

Prunus lusitanica, Portugal laurel ~~((*Prunus lusitanica*))~~

Prunus lyonii, Catalina cherry ~~((*Prunus lyonii*))~~

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 91-21-041, filed 10/11/91, effective 11/11/91)

WAC 16-487-030 Peach yellows, little peach, and red suture disease quarantine—Quarantine area. The entire states of Alabama, Connecticut, Delaware, Florida, Illinois, Indiana, Kentucky, Maryland, Massachusetts, Michigan, New Jersey, New York, North Carolina, Ohio, Pennsylvania, Rhode Island, South Carolina, Tennessee, Virginia, West Virginia, and the District of Columbia are declared to be quarantine ~~((d))~~ areas for peach yellows, little peach, and red suture diseases.

AMENDATORY SECTION (Amending WSR 91-21-041, filed 10/11/91, effective 11/11/91)

WAC 16-487-040 Peach yellows, little peach, and red suture disease quarantine—Absolute quarantine for symptomless carriers. The following *Prunus* species ~~((of plum trees and all parts capable of propagation (including their use as understock for other species)))~~ are symptomless carriers of peach yellows, little peach, and red suture diseases. All planting stock of these species, except seeds, ~~((and are))~~ is prohibited entry into Washington state:

Prunus americana, American plum ~~((*Prunus americana*))~~

Prunus cerasifera, cherry plum, myrobalan plum, "Antropurpurea," purple leaf plum ~~((*Prunus cerasifera*))~~

Prunus domestica, European plum, prune ~~((*Prunus domestica*))~~

Prunus hortulana, hortulan plum ~~((*Prunus hortulana*))~~

Prunus munsoniana, wild goose plum ~~((*Prunus munsoniana*))~~

Prunus salicina Japanese plum ~~((*Prunus salicina*))~~

hybrids of any of the ~~((above))~~ species named in this section and wild native species of plum.

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 91-21-041, filed 10/11/91, effective 11/11/91)

WAC 16-487-050 Peach yellows, little peach, and red suture disease quarantine—Conditions for movement of regulated articles. Regulated articles, as listed in WAC 16-487-023, ~~((Plants and propagative plant parts of the restricted *Prunus* species;))~~ other than symptomless carriers listed in WAC 16-487-040, ~~((or stock budded onto those symptomless carriers, shall))~~ may be permitted entry into the state if the

plant protection organization of the state in which the planting stock was grown issues a certificate verifying ((provided)) that all four of the following requirements have been met:

(1) Each species and variety is properly labeled as to scientific name and state of origin.

(2) One of the following two conditions has been fulfilled: ((Each lot or shipment is accompanied by a certificate issued by the department of agriculture or state university certification program of the state of origin, verifying))

(a) The planting stock was produced ((that these plants or plant parts have been certified)) in accordance with an ((the regulations of a)) official certification program of the state in which the planting stock was grown. The official certification program must ((which)) include((s)) inspection and indexing on suitable indicator plants ((hosts and/or by other official, recognized methods)) for peach yellows, little peach ((or)) and red suture diseases, or

(b) The planting stock was tested and found free of the causal phytoplasma using a laboratory test protocol approved by the department. In order to ensure accurate test results, samples for testing must be collected late in the growing season. ((and certifying that the plants or plant parts meet official certification standards of the shipping state for freedom from peach yellows, little peach or red suture disease.))

(3) Peach yellows, little peach, and red suture disease symptoms were ((have)) not ((been)) found on the growing grounds during the period when the planting stock was growing or budwood taken ((either on or within one mile of the growing grounds)).

(4) No symptomless carriers ((plum species or other species on symptomless plum understock)) existed on the growing grounds during the production of the ((nursery)) planting stock, except symptomless carrier planting stock that meets the requirements of subsection (2) of this section.

Reviser's note: RCW 34.05.395 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

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 91-21-041, filed 10/11/91, effective 11/11/91)

WAC 16-487-060 Peach yellows, little peach, and red suture disease quarantine—Reshipment permitted under certificate. Regulated articles, as listed in WAC 16-487-023, ((Certificates)) may be reshipped into Washington state from a quarantine area, as listed in WAC 16-487-030, if all three of the following conditions are fulfilled:

(1) The planting stock was propagated in a non-quarantine state, and

(2) The planting stock remained dormant at all times while it was in the quarantine area, and

(3) A certificate issued by the plant protection organization of the state under quarantine accompanies the planting stock, ((issued for reshipment of dormant host trees and propagative parts which have been produced outside the areas

~~under quarantine for peach yellows, little peach, and red suture diseases established in WAC 16-487-030 and which have remained dormant while within the area under quarantine.)~~ The c((€))ertificate(s) must ((shall state the)) name ((of)) the state where the planting stock ((material)) was produced and declare ((state)) that the planting stock ((material)) remained dormant at all times while within the quarantine area.

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 91-21-041, filed 10/11/91, effective 11/11/91)

WAC 16-487-100 Peach rosette disease quarantine—Establishing quarantine. The director has determined that peach rosette disease is not present in the state of Washington and that the introduction of this disease would cause economic loss to the horticultural industries in the state. To prevent this loss, a quarantine is hereby established against the ((mycoplasma-like organism, its)) host plants((;)) and possible carriers of the phytoplasma that causes peach rosette disease.

AMENDATORY SECTION (Amending WSR 91-21-041, filed 10/11/91, effective 11/11/91)

WAC 16-487-110 Peach rosette disease quarantine—Regulated articles. All planting stock, except seed, of all species of the genus *Prunus* except those listed in WAC 16-487-120 ((The following articles are)) is regulated under the terms of the) peach rosette disease quarantine in WAC 16-487-100 through WAC 16-487-160.((;))

((1) ~~The pathogen which causes peach rosette disease. The pathogen is a mycoplasma-like organism.~~

(2) ~~Trees and all parts capable of propagation including cuttings, budsticks, scions, and rootstocks, except seed (fruit pits) of all species of the genus *Prunus* are declared possible hosts and carriers of peach rosette disease except those listed in WAC 16-487-120.~~)

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.

AMENDATORY SECTION (Amending WSR 91-21-041, filed 10/11/91, effective 11/11/91)

WAC 16-487-120 Peach rosette disease quarantine—Species not regulated. The following species have been determined not to be carriers of peach rosette disease and are not regulated under ((the terms of)) the peach rosette disease quarantine in WAC 16-487-100 through WAC 16-487-160:

Prunus caroliniana, American cherry laurel, Carolina cherry laurel ((~~*Prunus caroliniana*~~))

Prunus ilicifolia, holly leaf cherry, California cherry ((~~*Prunus ilicifolia*~~))

Prunus laurocerasus, cherry laurel, English laurel ((~~*Prunus laurocerasus*~~))

Prunus lusitanica, Portugal laurel (~~((*Prunus lusitanica*))~~)

Prunus lyonii, Catalina cherry (~~((*Prunus lyonii*))~~)

AMENDATORY SECTION (Amending WSR 91-21-041, filed 10/11/91, effective 11/11/91)

WAC 16-487-140 Peach rosette disease quarantine—Absolute quarantine for symptomless carriers. The following *Prunus* species (~~((of plum trees))~~) and cultivars (~~((all parts capable of propagation (including their use as understock for other species), except seed,))~~) are symptomless carriers of peach rosette disease. All planting stock (except seed) (~~((and))~~) of these species and cultivars are prohibited entry into Washington state:

Prunus armeniaca, the "Wilson" cultivar of apricot (~~((*Prunus armeniaca*))~~)

Prunus cerasifera x *P. Munsoniana*, Mariana plums (~~((*Prunus cerasifera* x *P. Munsoniana*) any tree grafted on Mariana plum understock))~~

AMENDATORY SECTION (Amending WSR 91-21-041, filed 10/11/91, effective 11/11/91)

WAC 16-487-150 Peach rosette disease quarantine—Conditions for movement of regulated articles. Regulated articles, as listed in WAC 16-487-110, (~~((Plants and all parts capable of propagation of the restricted *Prunus* species)), (or stock budded onto those symptomless carriers)), (~~((shall))~~) may be permitted entry into the state if the planting stock is accompanied by a certificate issued the plant protection organization of the state in which the planting stock was grown. At a minimum, the certificate must state (~~((provided))~~) that all four of the following requirements have been met:~~

(1) Each species and variety is properly labeled as to scientific name and state of origin.

(2) One of the following two conditions has been complied with (~~((Each lot or shipment is accompanied by a certificate issued by the department of agriculture or state university certification program of the state of origin, verifying))~~):

(a) The planting stock was grown in compliance (~~((that these plants or plant parts have been certified in accordance))~~) with the (~~((regulations))~~) conditions of an official certification program in the state in which the planting stock was grown, which includes inspection and indexing on suitable indicator plants to verify (~~((hosts and/or by other official, recognized methods for peach rosette disease and certifying that the plants or plant parts meet official certification standards of the shipping state for))~~) freedom from peach rosette disease(~~((:))~~), or

(b) The planting stock was tested through laboratory methods approved by the department and found free of the causal phytoplasma of peach rosette disease. Sampling for this test must be performed late in the growing season.

(3) Peach rosette disease symptoms were (~~((have))~~) not (~~((been))~~) found during the period when the planting stock was growing or budwood taken (~~((either on or within one mile of the growing grounds))~~).

(4) No symptomless carrier (~~((plum species or other species on symptomless plum understock))~~) listed in WAC 16-487-140 existed on the growing grounds during the production of the (~~((nursery))~~) planting stock, except symptomless carrier planting stock that fulfills the requirements in subsection (2) of this section.

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.

AMENDATORY SECTION (Amending WSR 91-21-041, filed 10/11/91, effective 11/11/91)

WAC 16-487-160 Peach rosette disease quarantine—Reshipment permitted under certification. Regulated articles, as listed in WAC 16-487-110, (~~((Certificates))~~) may be reshipped into Washington state from a quarantine area, as listed in WAC 16-487-130, if all three of the following conditions are fulfilled:

(1) The planting stock was propagated in a non-quarantine state, and

(2) The planting stock remained dormant at all times while it was in the quarantine state, and

(3) A certificate issued by the plant protection organization of the state under quarantine accompanies the planting stock, (~~((issued for reshipment of dormant host trees and propagative parts which have been produced outside the areas under quarantine for peach rosette disease established in WAC 16-487-130 and which have remained dormant while within the area under quarantine.))~~) The c((€))ertificate(s) must (~~((shall state the))~~) name (~~((of))~~) the state where the planting stock (~~((material))~~) was produced and declare (~~((state))~~) that the planting stock (~~((material))~~) remained dormant at all times while within the quarantine area.

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 91-21-041, filed 10/11/91, effective 11/11/91)

WAC 16-487-200 Peach mosaic virus—Establishing quarantine. The director has determined that peach mosaic virus is not present in the state of Washington and that the introduction of this disease would cause economic loss to the horticultural industries in the state. To prevent this loss, a quarantine is hereby established against the (~~((virus, its))~~) host plants(~~((:))~~) and possible carriers of peach mosaic virus.

AMENDATORY SECTION (Amending WSR 91-21-041, filed 10/11/91, effective 11/11/91)

WAC 16-487-210 Peach mosaic virus quarantine—Regulated articles. (~~((The following articles are regulated under the terms of the peach mosaic virus quarantine:~~

(1) Peach mosaic virus and any virus capable of causing symptoms identical with those of peach mosaic virus:))

((2)) All planting stock (~~((trees and parts of trees capable of propagation including cuttings, budsticks, scions, and rootstock)), except seeds~~ (~~((fruit pits:))~~)) of all species, variet-

PROPOSED

ies, and hybrids of almond, apricot, peach, plum, prune, ~~((and nectarine and))~~ Manchu cherry (*Prunus tomentosa*) and western sand cherry (*Prunus besseyi*) is regulated under the peach mosaic virus quarantine.

AMENDATORY SECTION (Amending WSR 91-21-041, filed 10/11/91, effective 11/11/91)

WAC 16-487-230 Peach mosaic virus quarantine—Requirements. All regulated articles ~~((and commodities))~~ listed in WAC 16-487-210 from areas under quarantine, as listed in WAC 16-487-220, are prohibited entry into Washington state.

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]

~~((WAC 16-487-240 Peach mosaic virus quarantine—Special permits. The director may issue special permits allowing entry of articles or commodities otherwise prohibited in WAC 16-487-210. The permit shall state all mandatory provisions or conditions under which entry is allowed.~~

~~[Statutory Authority: Chapter 17.24 RCW, 91-21-041, § 16-487-240, filed 10/11/91, effective 11/11/91.]~~

Reviser's note: The brackets and enclosed material in the text of the above section occurred in the copy filed by the agency and appear in the Register pursuant to the requirements of RCW 34.08.040.

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.

Reviser's note: The bracketed material preceding the section above was supplied by the code reviser's office.

AMENDATORY SECTION (Amending WSR 91-21-041, filed 10/11/91, effective 11/11/91)

WAC 16-487-250 Peach mosaic virus—Reshipment permitted under certificate. Regulated articles, as listed in WAC 16-487-210, ((Certificates)) may be reshipped into Washington state from a quarantine area, as listed in WAC 16-487-220, if all three of the following conditions are fulfilled:

(1) The planting stock was propagated outside the quarantine area, and

(2) The planting stock remained dormant at all times while it was in the quarantine area, and

(3) A certificate issued by the state plant protection organization for the quarantine area accompanies the planting stock. ((issued for reshipment of dormant host trees and propagative parts which have been produced outside the areas under quarantine for peach mosaic virus as established in WAC 16-487-220 and which have remained dormant while within the area under quarantine)). The c((€))ertificate(s) must ((shall state the)) name ((ef)) the state where the planting stock ((material)) was produced and declare ((state)) that the planting stock ((material)) remained dormant at all times while within the quarantine area.

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.

AMENDATORY SECTION (Amending WSR 91-21-041, filed 10/11/91, effective 11/11/91)

WAC 16-487-300 Peach rosette mosaic virus—Establishing quarantine. The director has determined that peach rosette mosaic virus is not present in the state of Washington and that the introduction of the disease would cause economic loss to the horticultural industries in the state. To prevent this loss, a quarantine is hereby established against the ~~((virus (pest), its))~~ host plants~~((;))~~ and possible carriers of peach rosette mosaic virus.

AMENDATORY SECTION (Amending WSR 91-21-041, filed 10/11/91, effective 11/11/91)

WAC 16-487-310 Peach rosette mosaic virus quarantine—Regulated articles. ~~((The following articles are regulated under the terms of the peach rosette mosaic virus disease quarantine:~~

~~(1) Peach rosette mosaic virus (PRMV);))~~

~~((2)) All planting stock ((plants and parts of plants capable of propagation including cuttings, budsticks, scions, and rootstock;)) except seeds, of peach ((trees)) (*Prunus persica*) and ((blueberry plants)) American grape (*Vitis lubrusca*) is regulated under the peach rosette mosaic virus quarantine.~~

AMENDATORY SECTION (Amending WSR 91-21-041, filed 10/11/91, effective 11/11/91)

WAC 16-487-320 Peach rosette mosaic virus quarantine—Regulated area. The ~~((counties of Berrien, Kalamazoo, and Van Buren in the state of Michigan are declared to be))~~ areas under quarantine for peach rosette mosaic virus disease are:

(1) For peach planting stock, the counties of Berrien, Kalamazoo, and Van Buren in the state of Michigan((;))

(2) For American grape, the entire state of Michigan.

AMENDATORY SECTION (Amending WSR 91-21-041, filed 10/11/91, effective 11/11/91)

WAC 16-487-330 Peach rosette mosaic virus quarantine—Requirements. All regulated articles ~~((and commodities))~~ listed in WAC 16-487-310 from the applicable areas under quarantine, as listed in WAC 16-487-320, are prohibited entry into Washington state~~((;))~~, unless the shipment is accompanied by a permit as described in WAC 16-487-335.

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.

AMENDATORY SECTION (Amending WSR 91-21-041, filed 10/11/91, effective 11/11/91)

WAC 16-487-335 Peach rosette mosaic virus quarantine—((Special p))Permits for movement of regulated articles. ~~((The director may issue special permits allowing entry of articles or commodities otherwise prohibited in WAC 16-487-310. The permit shall state all mandatory provisions or conditions under which entry is allowed.))~~

Regulated articles, as listed in WAC 16-487-310, grown in the areas under quarantine, as listed in WAC 16-487-320, may be permitted entry into the state if the plant protection organization of the state in which the planting stock was grown issues a certificate verifying that both of the following requirements have been met:

(1) Each species and variety is properly labeled as to scientific name and state of origin.

(2) The planting stock was produced in accordance with an official certification program of the state in which it was grown. The official certification program must include inspection and indexing for peach rosette mosaic virus.

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 State Administrative Code is repealed:

WAC 16-487-240 Peach mosaic virus quarantine—Special permits

Reviser's note: The bracketed material preceding the section above was supplied by the code reviser's office.

WSR 00-20-092

PROPOSED RULES

DEPARTMENT OF AGRICULTURE

[Filed October 4, 2000, 9:46 a.m.]

Original Notice.

Preproposal statement of inquiry was filed as WSR 00-18-102.

Title of Rule: Grape virus quarantine, chapter 16-483 WAC.

Purpose: To protect the state's grape and grape related industries from establishment of plant virus diseases commonly found in stock from other areas of the nation.

Statutory Authority for Adoption: Chapters 15.13 and 17.24 RCW.

Statute Being Implemented: Chapters 15.13 and 17.24 RCW.

Summary: The proposed amendments to the existing quarantine eliminate one viral disease (stem pitting) from the list of quarantine diseases.

Reasons Supporting Proposal: Sophisticated new methods of testing have found stem pitting virus in certified planting stock from California, which has historically supplied significant portions of Washington's wine grape industry.

There is currently no practical way to produce in-state uninfected planting stock in adequate amounts to supply Washington industry. In order for the Washington grape growers to continue to import certified California stock, stem pitting virus must be eliminated from the Washington rule.

Name of Agency Personnel Responsible for Drafting: Mary Toohey, 1111 Washington Street, Olympia, WA 98504-2560, (360) 902-1907; Implementation and Enforcement: Tom Wessels, 1111 Washington Street, Olympia, WA 98504-2560, (360) 902-1984.

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

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

Explanation of Rule, its Purpose, and Anticipated Effects: The rule preserves Washington's wine grape and other grape related industries from establishment of several grape virus diseases common in most other states. This confers an advantage to Washington growers, as their stock is healthier and more desirable, and it may confer a market advantage over grape planting stock from other areas.

Proposal Changes the Following Existing Rules: The proposal removes one of the four viruses currently listed as quarantine pests from the existing rule. The proposal responds to recent discovery of stem pitting virus in certified grape planting stock from the California program. Stem pitting virus is not widespread in Washington-produced certified planting stock, however, there is not enough in-state production of grapevines to supply current needs of our industry. California stock, which still certified for the remaining three viruses, is the most virus-free stock available to fill the remaining need. The effect of this rule would be to allow importation of California certified stock to continue, even though it is no longer certified as stem pitting free. Another effect of this rule change would be to bring the rule more closely into compliance with NAPPO standards and the accepted principles of plant quarantine, as it appears an unknown number of Washington vineyards planted in the past from what was thought to be stem pitting-free stock may actually be infected. Since the disease appears to already be established to an unknown extent in this state, a quarantine for this disease may no longer be justified.

No small business economic impact statement has been prepared under chapter 19.85 RCW. These rule changes will have a net neutral or beneficial effect on affected parties. The current rule requires that all grape planting stock imported from other states be certified free from four virus diseases, including stem pitting. This has historically limited the source of most grape planting stock used in Washington to in-state production (which cannot currently supply the state industry's needs) and to California certified stock. Due to a very recent change in circumstances (that is, the decertification of California certified stock for stem pitting virus), continuing this restriction would eliminate a necessary source of planting stock for next spring and beyond, and there is no anticipated adequate substitute source available at this time. Continuation of the current rule, without the proposed changes, would particularly negatively impact the Washington wine grape production industry. Also, since it appears that stem pitting virus has already unknowingly been

PROPOSED

imported into this state, it does not appear that continuing to allow California certified stock to be imported will materially negatively affect the existing long-term health of Washington vineyards.

Section 201, chapter 403, Laws of 1995, does not apply to this rule adoption. WSDA is not a listed agency in section 201.

Hearing Location: Washington State Department of Agriculture, 21 North First Avenue, Conference Room 238 - A & B, Yakima, WA 98902, on November 16, 2000, at 11:00 a.m.

Assistance for Persons with Disabilities: Contact Lou Jones by November 8, 2000, TDD (360) 902-1996, or (360) 902-1806.

Submit Written Comments to: Mary A. Martin Toohey, Assistant Director, Washington State Department of Agriculture, Laboratory Services Division, P.O. Box 42560, Olympia, WA 98504-2560, e-mail mtoohey@agr.wa.gov, fax (360) 902-2094, by November 16, 2000.

Date of Intended Adoption: November 21, 2000.

October 4, 2000

Mary A. Martin Toohey
Assistant Director

AMENDATORY SECTION (Amending WSR 00-05-105, filed 2/16/00, effective 3/18/00)

WAC 16-483-001 Grape virus quarantine—Establishing quarantine. The production of wine grapes, juice grapes, and grape planting stock are important industries in the state of Washington. The director has determined that these industries are threatened by the introduction and establishment of the virus diseases known as leafroll, fanleaf(~~(:))~~ and corky bark(~~(-and stem pitting))~~) that are not known to occur in the state of Washington. The presence of these virus diseases cannot be determined by the most rigorous visual examination of dormant grape planting stock. The introduction and establishment of these virus diseases would entail great economic loss to the grape industries of the state. To minimize this risk, the director, under the authority provided in chapter 17.24 RCW, has established a quarantine setting forth rules for the importation of grape planting stock into the state of Washington.

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 00-05-105, filed 2/16/00, effective 3/18/00)

WAC 16-483-030 Grape virus quarantine—Regulations. Grape planting stock will be admitted into the state of Washington provided the following provisions are complied with:

(1) The grape planting stock has been certified in accordance with the regulations of an official grapevine certification program that includes inspection and testing by methods approved by the director for fanleaf, leafroll(~~(-stem pitting))~~) and corky bark virus diseases. An official certificate issued by the plant protection organization of the state of origin cer-

tifying that the grapevines meet the requirements of this chapter must accompany the grape planting stock into the state.

(2) All shipments of grape planting stock must be plainly marked with the contents on the outside of the package or container.

(3) Persons shipping or transporting grape planting stock into this state from areas under quarantine shall notify the department by mail or telefacsimile prior to shipment. The notification must include the nature of the grape planting stock (such as live plants, hardwood cuttings, softwood cuttings, rootstocks, or other similar categories), the quantity in each shipment, the expected date of arrival, the name of the intended receiver and the destination. The person to whom the articles are shipped shall hold the articles until the grape planting stock is inspected and/or released by the department.

WSR 00-20-093

PROPOSED RULES

PUGET SOUND

CLEAR AIR AGENCY

[Filed October 4, 2000, 9:51 a.m.]

Original Notice.

Exempt from preproposal statement of inquiry under RCW 70.94.141(1).

Title of Rule: Amend: Regulation I, Sections 8.04 and 8.05; Rescind: Regulation I, Sections 8.01, 8.02, 8.03, and 8.06; and Adopt: Regulation I, Sections 8.09, 8.10, 8.11, and 8.12.

Purpose: To update our rule to be consistent with the Washington Department of Ecology rule and implement the requirements of WAC 173-425-040(5).

Other Identifying Information: Regulation I, Article 8 pertains to Outdoor Burning.

Statutory Authority for Adoption: Chapter 70.94 RCW.

Statute Being Implemented: RCW 70.94.141.

Summary: These changes will make our rule consistent with the Washington Department of Ecology rule and implement the requirements of WAC 173-425-040(5).

Reasons Supporting Proposal: Our rule needs to be updated to be consistent with the recently adopted Washington Department of Ecology rule and to implement the requirements of WAC 173-425-040(5).

Name of Agency Personnel Responsible for Drafting: Jim Nolan, 110 Union Street, #500, Seattle, WA 98101, (206) 689-4053; Implementation: Dave Kircher, 110 Union Street, #500, Seattle, WA 98101, (206) 689-4050; and Enforcement: Neal Shulman, 110 Union Street, #500, Seattle, WA 98101, (206) 689-4078.

Name of Proponent: Puget Sound Clean Air Agency, governmental.

Agency Comments or Recommendations, if any, as to Statutory Language, Implementation, Enforcement, and Fiscal Matters: The state implementation plan will be updated to reflect these amendments.

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

Explanation of Rule, its Purpose, and Anticipated Effects: This proposal will update our rule to be consistent with the recently adopted Washington State Department of Ecology rule. It will also establish no-burn areas in each of our four counties in accordance with the requirements of WAC 173-425-040(5).

Proposal Changes the Following Existing Rules: It repeals our regulations, adopts the Washington Department of Ecology regulation by reference, and establishes no-burn areas in each of our four counties in accordance with the requirements of WAC 173-425-040(5).

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(1), RCW 34.05.328 does not apply to this rule adoption.

Hearing Location: PSCAA Offices, 110 Union Street, #500, Seattle, WA 98101, on November 9, 2000, at 9:00 a.m.

Assistance for Persons with Disabilities: Contact Agency Receptionist, (206) 689-4010, by November 2, 2000, TDD (800) 833-6388, or (800) 833-6385 (Braille).

Submit Written Comments to: Dennis McLerran, Puget Sound Clean Air Agency, 110 Union Street, #500, Seattle, WA 98101, fax (206) 343-7522, by October 30, 2000.

Date of Intended Adoption: November 9, 2000.

October 3, 2000

James L. Nolan

Director - Compliance

REPEALER

REGULATION I SECTION 8.01 DEFINITIONS

REPEALER

REGULATION I SECTION 8.02 PROHIBITED OUTDOOR FIRES

REPEALER

REGULATION I SECTION 8.03 RESIDENTIAL AND LAND-CLEARING FIRES

AMENDATORY SECTION

REGULATION I ARTICLE 8 OUTDOOR ~~((FIRES))~~ BURNING

REGULATION I SECTION 8.04 GENERAL CONDITIONS FOR OUTDOOR ~~((FIRES))~~ BURNING

(a) The provisions of Chapter 173-425 WAC (Outdoor Burning) are herein incorporated by reference. It shall be unlawful for any person to cause or allow any outdoor burning unless the burning is in compliance with Chapter 173-425 WAC.

~~((a))~~ (b) The provisions of Sections 9.05 and 9.15 of Regulation I shall not apply to outdoor ~~((fires))~~ burning.

~~((b))~~ (c) Nothing contained in Article 8 shall be construed to allow outdoor ~~((fires))~~ burning in those areas in

which ~~((open))~~ outdoor burning is prohibited by laws, ordinances, or regulations of the state or any city, county, or fire district.

~~((e))~~ (d) Nothing contained in Article 8 shall relieve the applicant from obtaining permits required by any state or local fire protection agency or from compliance with the Uniform Fire Code.

AMENDATORY SECTION

REGULATION I SECTION 8.05 AGRICULTURAL BURNING

(a) **Applicability.** This section applies to burning related to ~~((commercial))~~ agricultural operations. The definitions and requirements contained in Chapter 173-430 WAC also apply to this section.

(b) **General Requirements.** Agricultural burning will be permitted if the following requirements are met:

(1) The natural vegetation being burned is generated from the property of the commercial agricultural operation; and

(2) Burning is necessary for crop propagation or rotation, disease or pest control; and

(3) Burning is a best management practice as established by the Agricultural Burning Practices and Research Task Force (established in RCW 70.94.650 as referenced in WAC 173-430-050); or the burning practice is approved in writing by the Washington State Cooperative Extension Service or the Washington State Department of Agriculture; or the burning is conducted by a governmental entity with specific agricultural burning needs, such as irrigation districts, drainage districts, and weed control boards.

(c) **Permit Applications.** Agricultural burning permits shall be approved by the Agency prior to burning. The permit application shall be submitted on forms provided by the Agency and shall include:

(1) A copy of the applicant's most recent year's Schedule F (as filed with the Internal Revenue Service);

(2) A written review by the local fire district or fire marshal indicating their endorsement that local requirements have been met; and

(3) A non-refundable permit fee:

(A) For burning up to 10 acres (or equivalent), the fee is \$25.00, (base fee);

(B) For burning over 10 acres, the fee is \$25.00 plus \$2.50 for each additional acre.

(d) **Permit Action and Content.**

(1) The Agency will act on a complete application within 7 days of receipt.

(2) All agricultural burning permits shall contain conditions that are necessary to minimize emissions.

(3) All permits shall expire 12 months from date of issuance.

(e) **Permit Denial.** No permit shall be issued if the Agency determines that the proposed burning will cause a nuisance. All denials shall become final within 15 days unless the applicant petitions the Control Officer for reconsideration, stating the reasons for reconsideration. The Control Officer shall then consider the petition and shall within

30 days issue a permit or notify the applicant in writing of the reason(s) for denial. (For more information on the appeal process, see Section 3.17 of this regulation.)

REPEALER

REGULATION I SECTION 8.06 ALLOWABLE OUT-DOOR FIRES

NEW SECTION

REGULATION I SECTION 8.09 DESCRIPTION OF THE KING COUNTY NO-BURN AREA

As provided by WAC 173-425-040(5), residential burning and land-clearing burning are prohibited in the following areas of King County:

- (a) The King County Urban Growth Area; and
- (b) The former carbon monoxide (CO) non-attainment area (Seattle/Tacoma/Everett urban area as defined by the Washington State Department of Transportation, 1983 version, urban area maps).

NEW SECTION

REGULATION I SECTION 8.10 DESCRIPTION OF THE PIERCE COUNTY NO-BURN AREA

As provided by WAC 173-425-040(5), residential burning and land-clearing burning are prohibited in the following areas of Pierce County:

- (a) The Pierce County Urban Growth Area; and
- (b) The former carbon monoxide (CO) non-attainment area (Seattle/Tacoma/Everett urban area as defined by the Washington State Department of Transportation, 1983 version, urban area maps).

NEW SECTION

REGULATION I SECTION 8.11 DESCRIPTION OF THE SNOHOMISH COUNTY NO-BURN AREA

As provided by WAC 173-425-040(5), residential burning and land-clearing burning are prohibited in the following areas of Snohomish County:

- (a) The Snohomish County Urban Growth Area; and
- (b) The former carbon monoxide (CO) non-attainment area (Seattle/Tacoma/Everett urban area as defined by the Washington State Department of Transportation, 1983 version, urban area maps).

NEW SECTION

REGULATION I SECTION 8.12 DESCRIPTION OF THE KITSAP COUNTY NO-BURN AREA

As provided by WAC 173-425-040(5), reasonable alternatives to burning exist in the areas described below and residential burning and land-clearing burning are prohibited in these areas.

- (a) The Kingston Urban Growth Area as shown in Figure 8-1;

- (b) The City of Bainbridge Island;

- (c) The Silverdale, Bremerton, Port Orchard area as follows and as shown in Figure 8-2:

- Beginning at the intersection of Illahee Road and Burke Bay;
- head west on Waaga Way East to N Central Valley Road;
- continue west 0.5 mile;
- head north approximately 2 miles to Island Lake;
- head east to N Central Valley Road;
- head north on N Central Valley Road to NE Anna Road;
- head west on NE Anna Road to N Central;
- head north on N Central to NW Mountain View Road;
- head west on NW Mountain View Road to the Bangor Submarine Base;
- head south and west along the perimeter of the Bangor Submarine Base to Nautilus Avenue;
- head south on Nautilus Avenue to Olympic View Road NW;
- head south on Olympic View Road NW to Anderson Hill Road;
- head west on Anderson Hill Road to Willamette Meridian Road NW;
- head south on Willamette Meridian Road to Roundup Lane NW;
- head south along the line dividing Township 25 North, Range 1 West and Township 25 North, Range 1 East to the Wesley Harris Naval Reservation;
- head east and south along the perimeter of the Wesley Harris Naval Reservation bisecting T25N, R1E, Section 31 to the Northern Pacific railroad tracks;
- head south along the Northern Pacific Railroad tracks to Alexander Lake;
- head west along the southwestern portion of the Bremerton city limits for approximately 13.5 miles to a point 0.2 mile east of the intersection of T23N, R1W, Sections 2, 3, 10, and 11;
- head south to State Highway 3;
- head southwest on State Highway 3 to the Mason County line;
- head east to the line separating T23N, R1W, Sections 22 and 23;
- head north to the intersection of T23N, R1W, Sections 14, 15, 22, and 23;
- head east 1.33 miles;
- head north to State Highway 3;
- head west 0.42 mile;
- head north to the Bremerton city limits;
- head northeast along the Bremerton city limits for approximately 3.6 miles to the intersection of T24N, R1E, Sections 31 & 32 and T23N, R1E, Sections 5 & 6;
- head east another 0.33 mile;
- head south to the intersection of Feigley Road SW and SW Clifton Road;
- head east along SW Clifton Road to McCormick Woods Drive SW;
- head south along McCormick Woods Drive SW to the intersection of Killeen Place SW;
- head southeast to Square Lake;

- head north 0.1 mile;
 - head east 0.1 mile;
 - head south 0.1 mile;
 - head east 0.1 mile;
 - head north 0.25 mile;
 - head east 0.1 mile;
 - head north 0.5 mile;
 - head east to the intersection of T23N, R1E, Sections 9, 10, 15, and 16;
 - head north 1.25 miles;
 - head west to SW Clifton Road;
 - head northeast along SW Clifton Road to the Port Orchard city limits;
 - head east along the Port Orchard city limits and follow the city limits for approximately 2.4 miles to SE Sedgwick Road;
 - head west 0.66 mile;
 - head south 0.15 mile;
 - head east 0.5 mile;
 - head north to SE Sedgwick Road;
 - head east to State Highway 16;
 - head southeast along State Highway 16 to Bethel Road SE;
 - head 1.25 miles north along Bethel Road SE;
 - head east 0.15 mile;
 - head north to SE Sedgwick Road;
 - head east along SE Sedgwick Road to Lakeview Drive SE;
 - head north along Lakeview Drive SE to the line between T24N and T23N;
 - head west to the intersection of T24N, R2E Sections 31 & 32 and T23N, R2E Sections 5 & 6;
 - head north to the intersection of T 24 N, R2E, Sections 29, 30, 31, & 32;
 - head east along SE Mile Hill Drive to Bullman Road SE;
 - head north 0.5 mile along Bullman Rd SE;
 - head west along SE Horstman Road to Baby Doll Road SE;
 - head north along Baby Doll Road SE to E Collins Road;
 - head west to Sinclair Inlet; and
- (d) The Poulsbo area as follows and as shown in Figure 8-3:
- Beginning at the intersection of NW Norfinn Lane and Liberty Bay;
 - head west to Viking Avenue NW;
 - head north to the Poulsbo city limits;
 - head west 0.25 mile;
 - head north to State Highway 3;
 - head west 0.25 mile;
 - head north to NW Rude Road;
 - head west 0.25 mile;
 - head north along Rhododendron Lane NW to NW Valhalla Loop;
 - head east 1.8 miles;
 - head south to State Highway 307;
 - head north on State Highway 307 to Big Valley Road NE;
 - head south along Little Valley Road NE to the line dividing T26N, R1E, Sections 11 and 14;
 - head east to the end of Gala Way NE;
 - head south along Noll Road NE and Tallagson Lane NE to NE Heron Pond Lane;
 - head west on NE Heron Pond Lane to Noll Road;
 - head south on Noll Rd NE to State Highway 305;
 - head northwest on State Highway 305 to the Poulsbo city limits;
 - head southwest to Liberty Bay.

Figure 8-1

 No Residential Burning &
No Land Clearing Burning

BurnBan Info: Kingston
Kitsap County Wa.



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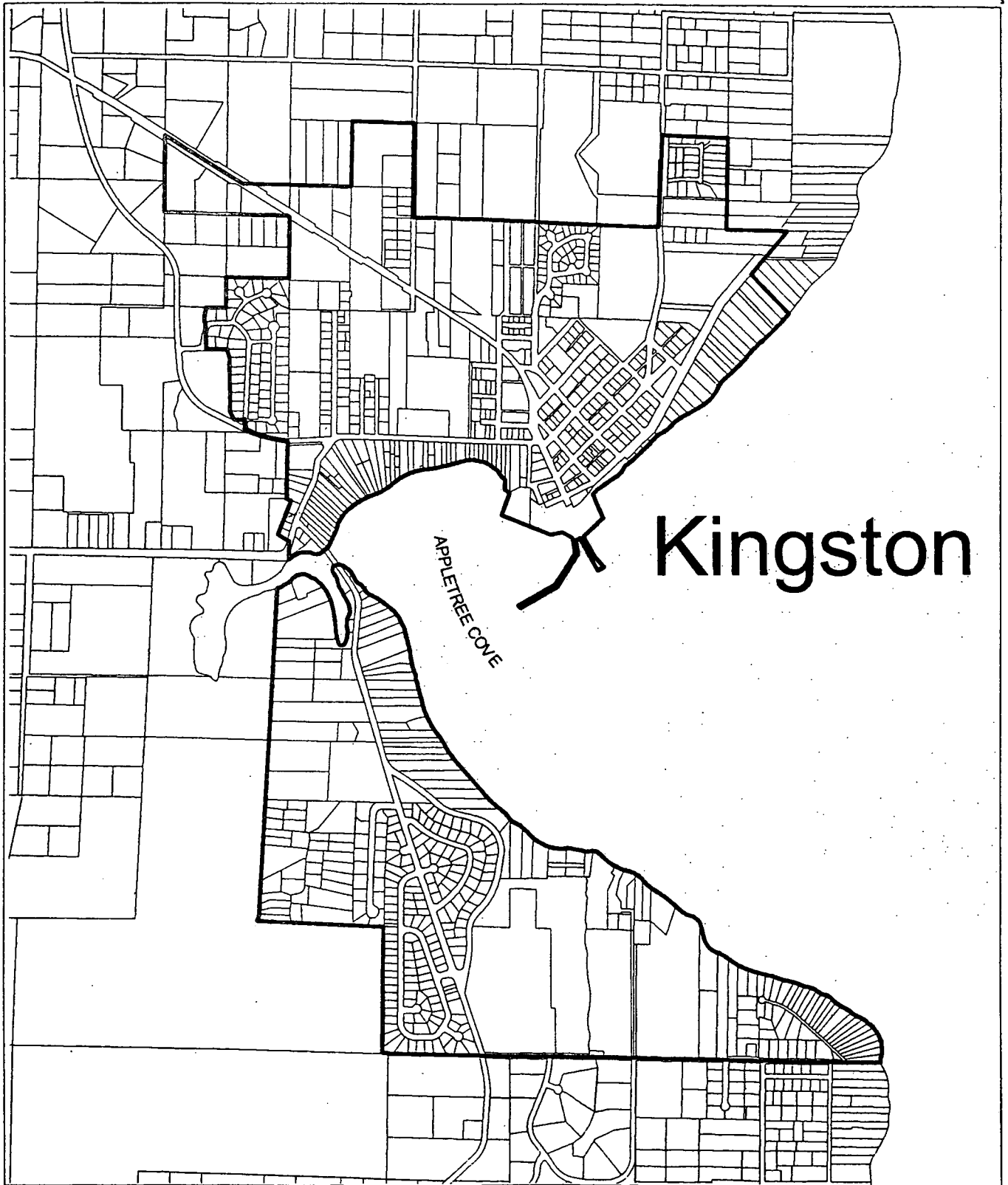
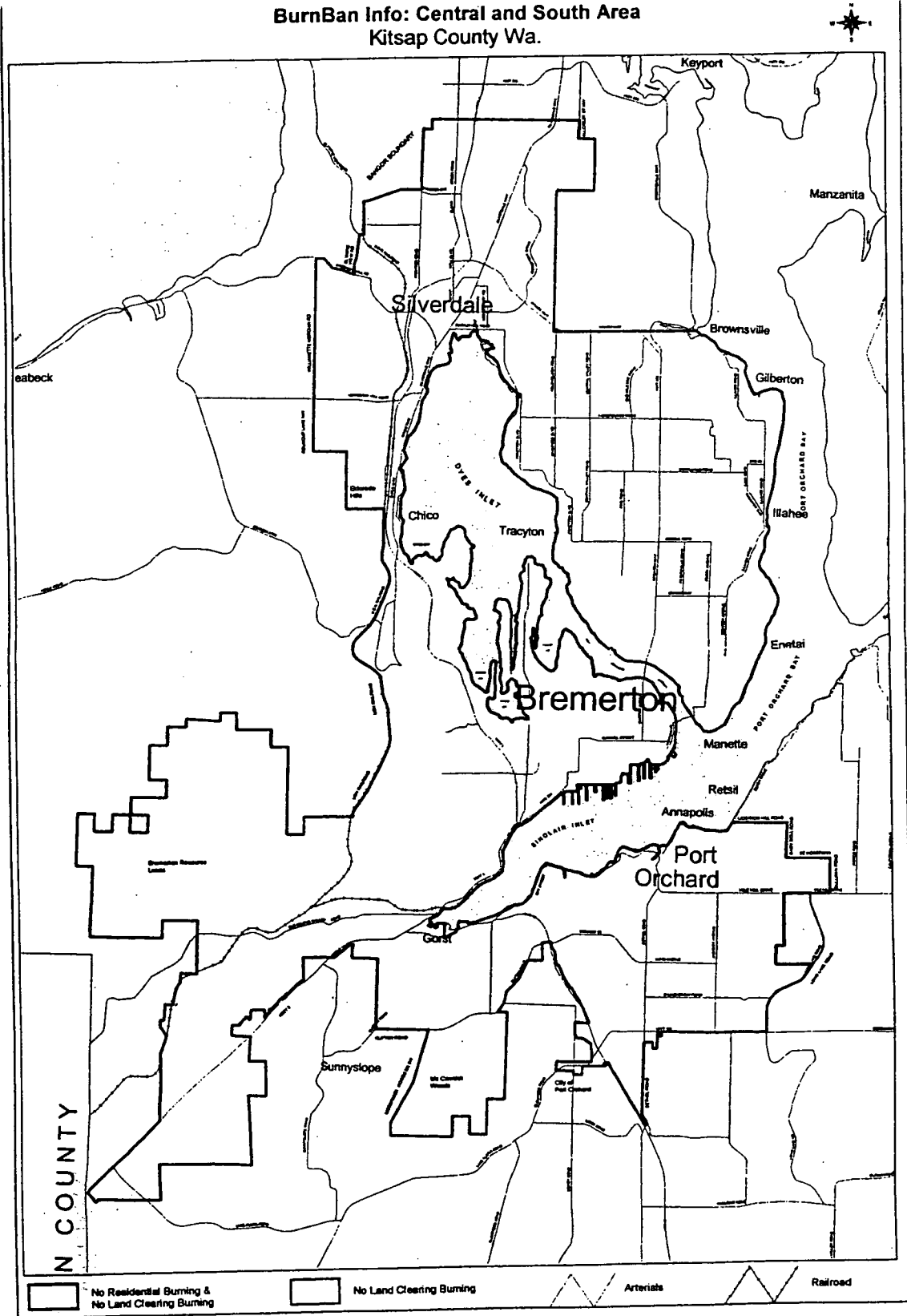


Figure 8-2

BurnBan Info: Central and South Area
Kitsap County Wa.



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Figure 8-3

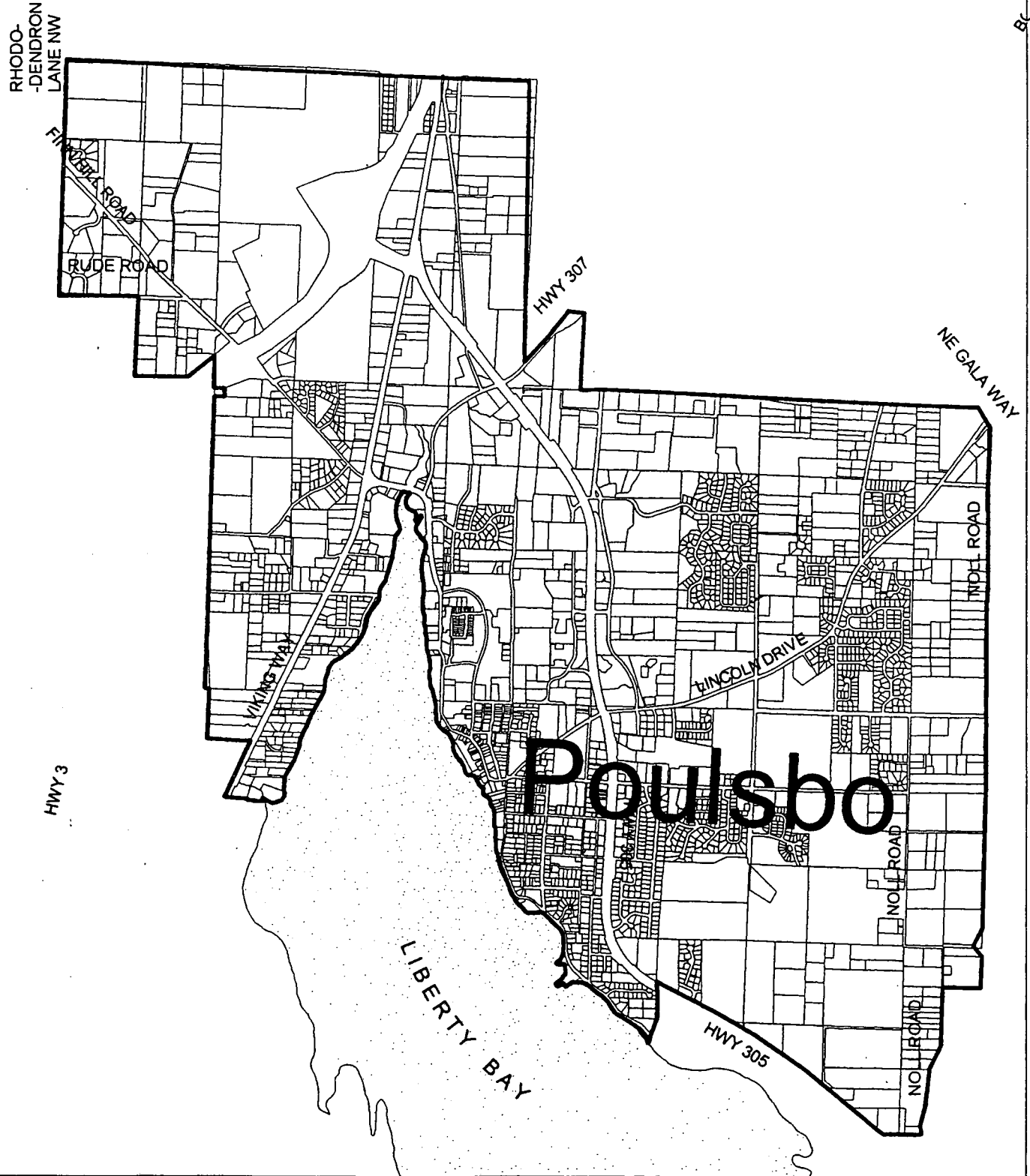
 No Residential Burning & No Land Clearing Burning

BurnBan Info: Poulsbo Area
Kitsap County Wa.



BC

PROPOSED



WSR 00-20-094
PROPOSED RULES
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
(Economic Services Administration)
(Division of Assistance Programs)
[Filed October 4, 2000, 10:04 a.m.]

Original Notice.

Preproposal statement of inquiry was filed as WSR 00-16-054.

Title of Rule: WAC 388-470-0075 How vehicles are counted for food assistance.

Purpose: Changes rule to include vehicles as inaccessible resources by excluding those with an equity value that is less than one-half of the applicable resource limit for the household.

Statutory Authority for Adoption: RCW 74.04.050, 74.04.055, 74.04.057, 74.04.510, and 74.08.090.

Statute Being Implemented: RCW 74.04.050, 74.04.055, 74.04.057, 74.04.510, and 74.08.090.

Summary: Amending WAC 388-470-0075 to exclude the value of those vehicles that have an equity value less than one-half of the applicable resource limit.

Reasons Supporting Proposal: Many working families formerly resource ineligible due to the fair market value of a vehicle may, under the new interpretation of inaccessible resources, be eligible to receive food assistance benefits. Families will no longer have to sacrifice nutritional needs in order to own a reliable vehicle that is helping the family achieve self-sufficiency.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Vicky T. Robinson, Division of Assistance Programs, (360) 413-3031.

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: Amending WAC 388-470-0075 to exclude the value of those vehicles with an equity value that is less than one-half of the applicable resource limit.

Proposal Changes the Following Existing Rules: The amended WAC will treat those vehicles that have an equity value less than one-half of the applicable resource limit as inaccessible resources.

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

RCW 34.05.328 does not apply to this rule adoption. This rule change does not meet the definition of a significant legislative rule.

Hearing Location: Lacey Government Center (behind Tokyo Bento Restaurant), 1009 College Street S.E., Room 104-B, Lacey, WA 98503, on November 7, 2000, at 10:00 a.m.

Assistance for Persons with Disabilities: Contact Kelly Cooper, DSHS Rules Coordinator, by November 1, 2000, phone (360) 664-6094, TTY (360) 664-6178, e-mail coopkd@dshs.wa.gov.

Submit Written Comments to: Identify WAC Numbers, Kelly Cooper, DSHS Rules Coordinator, Rules and Policies Assistance Unit, P.O. Box 45850, Olympia, WA 98504-5850, fax (360) 664-6185, by November 7, 2000.

Date of Intended Adoption: No sooner than November 8, 2000.

October 3, 2000

Marie Myerchin-Redifer, Manager
Rules and Policies Assistance Unit

AMENDATORY SECTION (Amending WSR 99-16-024, filed 7/26/99, effective 9/1/99)

WAC 388-470-0075 How is my vehicle((s-are)) counted for food assistance((?))? (1) ~~((The entire value of))~~ If you own a licensed vehicle ~~((even during periods of temporary unemployment is excluded if the vehicle is))~~ we (the department) exclude its entire value, even when you are temporarily unemployed, if the vehicle is:

(a) Used over fifty percent of the time for income-producing purposes such as a taxi, truck, or fishing boat. An excluded vehicle used by a self-employed farmer or fisher ~~((retains its exclusion))~~ continues to be excluded for one year from the date the household member ends this self-employment.

(b) Used to produce income ~~((annually))~~ each year that is consistent with its fair market value (FMV), even if used on a seasonal basis.

(c) Necessary for long-distance travel ~~((that is essential to))~~, other than daily commuting, for the employment of a ~~((an assistance unit))~~ household member whose resources are considered available to the assistance unit ~~((-Vehicles needed for daily commuting are not excluded under this provision))~~ (AU), such as an ineligible alien or disqualified person.

(d) ~~((Necessary))~~ Needed for hunting or fishing to support the household.

(e) Used as the ~~((assistance unit's))~~ AU's home.

(f) Used to carry fuel for heating or water for home use when this is the primary source of fuel or water for the ~~((assistance unit))~~ AU.

(g) Needed to transport a physically disabled ~~((household))~~ AU member, no matter if the disability is permanent or temporary.

~~((2))~~ The FMV in excess of four thousand six hundred fifty dollars is counted toward the assistance unit's resource limit for the following licensed vehicles if not excluded in subsection (1) above:

~~((a))~~ One per assistance unit regardless of use;

~~((b))~~ Used for transportation to and from work, training, or education; or

~~((c))~~ Used for seeking employment)

~~((h))~~ Likely to produce an equity value (FMV less what is owed on the vehicle) of less than:

~~((i))~~ \$1,500 for households with an elderly member; or

~~((ii))~~ \$1,000 for all other households

~~((2))~~ If your licensed vehicle is not excluded in (1) above and the FMV is:

~~((a))~~ Less than \$4,650, we exclude:

~~((i))~~ One vehicle per AU no matter how it is used;

PROPOSED

(ii) Vehicles used for transportation to and from work, training, or education; or

(iii) Vehicles used to look for work.

(b) Greater than \$4,650, we count the amount in excess of \$4,650 toward the resource limit for one vehicle per AU no matter how it is used and for vehicles used as specified in 2 (a)(ii) or 2 (a)(iii) above. For example, if your vehicle is used for travel to and from work and has a FMV of \$6,500, we count \$1,850 toward the resource limit (\$6,500 less \$4,650).

(3) ~~(For all)~~ If you have other licensed vehicles, we count the larger value of the following ~~(is counted)~~ toward the ~~(assistance unit's)~~ AU's resource limit:

(a) FMV ~~(in excess of four thousand six hundred fifty dollars)~~ greater than \$4,650; or

(b) Equity value ~~(FMV less what is owed on the vehicle).~~

(4) ~~(Unlicensed vehicles driven by tribal members on the reservation are treated like a licensed vehicle)~~ If you are a tribal member and drive an unlicensed vehicle on those reservations that don't require vehicle licensing, your vehicle will be treated like a licensed vehicle.

(5) For all other unlicensed vehicles we count the equity value ~~(is counted)~~ towards the ~~(assistance unit's)~~ AU's resource limit unless the vehicle is:

(a) Used to produce income ~~(annually)~~ each year that is consistent with its FMV, even if used on a seasonal basis; or

(b) Work-related equipment necessary for employment or self-employment of a ~~(an assistance unit)~~ household member.

WSR 00-20-095

PROPOSED RULES

DEPARTMENT OF

SOCIAL AND HEALTH SERVICES

(Economic Services Administration)

[Filed October 4, 2000, 10:05 a.m.]

Original Notice.

Preproposal statement of inquiry was filed as WSR 00-16-024.

Title of Rule: WAC 388-310-2000 Individual development accounts.

Purpose: Comply with legislative intent to provide individual development accounts for TANF and SFA families that will help them to become financially self-sufficient.

Statutory Authority for Adoption: RCW 74.04.050, 74.08.090, 74.08A.220.

Statute Being Implemented: RCW 74.08A.220.

Summary: Makes individual development accounts available to TANF and SFA clients. Enhances recipients' opportunity for financial self-sufficiency.

Reasons Supporting Proposal: To implement new program supporting self-sufficiency for WorkFirst clients.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Jeff Willis, WorkFirst Division, P.O. Box 45480, Olympia, WA 98504-5480, (360) 413-3257, fax 413-3482.

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: Allows TANF and SFA clients to open special savings accounts with money from earned income to use for specified purpose. The state will match two dollars for every one dollar the client saves up to a maximum of six thousand dollars (\$2000 maximum for client, state will match with \$4000 maximum). Individual development accounts will give the recipient an opportunity to become financially self-sufficient by setting money aside to purchase a first home, pay for post-secondary education or use for self-employed business expenses.

Proposal does not change existing rules.

No small business economic impact statement has been prepared under chapter 19.85 RCW. This rule does not affect small businesses.

RCW 34.05.328 applies to this rule adoption. This is a significant legislative rule. However, RCW 34.05.328 (5)(b)(vii) exempts DSHS rules that only apply to client medical or financial eligibility.

Hearing Location: Lacey Government Center (behind Tokyo Bento Restaurant), 1009 College Street S.E., Room 104-B, Lacey, WA 98503, on November 7, 2000, at 10:00 a.m.

Assistance for Persons with Disabilities: Contact Kelly Cooper, phone (360) 664-6094, TTY (360) 902-8324, e-mail coopeKD@dshs.wa.gov.

Submit Written Comments to: Identify WAC Numbers, Kelly Cooper, Acting Rules Coordinator, Rules and Policies Assistance Unit, P.O. Box 45850, Olympia, WA 98504-5850, fax (360) 902-8292, by November 7, 2000.

Date of Intended Adoption: No sooner than November 8, 2000.

September 28, 2000

Marie Myerchin-Redifer, Manager
Rules and Policies Assistance Unit

NEW SECTION

WAC 388-310-2000 Individual development accounts (IDA). (1) What are individual development accounts?

Individual development accounts (IDAs) are special savings accounts for people eligible for or receiving TANF or SFA. The IDA's will help families save money for qualified purchases that will help them become financially self-sufficient. Your IDA account may only be used for the following qualified purchase: Acquisition cost for a first home, post-secondary education expenses, or business expenses for self-employment. You may only deposit income that you have earned through work into an IDA, the state matches those funds, helping you reach your goal more quickly.

(2) Who helps you set up an IDA?

The state office of trade and economic development (OTED) administers the IDA program. OTED contracts with local nonprofit agencies to enroll participants in the IDA program, monitor account activity and provide training and other support services while you are enrolled.

(3) Who can enroll in the IDA program?

To enroll in the IDA program, you must receive (or be eligible to receive) TANF or SFA assistance. You may remain enrolled in the program for three years from the date of opening your IDA account.

(4) What happens once you enroll in the IDA program?

Once you've enrolled, your IDA contractor will help you develop an individual savings plan that identifies the steps you must take to earn the match. To earn the match you must:

- (a) Attend financial skills classes to learn how to manage your personal finances.
- (b) Open your savings account at a financial institution that is participating in the IDA program through an agreement with the IDA contractor.
- (c) Deposit savings from earned income into your account on at least a quarterly basis.

(5) How are your IDA matching funds handled?

Your matching funds are held in a separate account until you are ready to make a qualified purchase. The IDA contractor provides you with monthly statements showing the amount of matching funds you have earned.

(6) How much money can you save with an IDA?

The state will give you up to two dollars for every dollar you save, up to a maximum match of four thousand dollars. So, if you save two thousand dollars (the maximum amount allowed), you could earn four thousand dollars in match, for a total of six thousand dollars.

(7) When can you withdraw money from your account?

When you have an IDA, you really have two types of accounts: your own savings account and a trust account holding your match funds.

(a) You can withdraw your own savings at any time - it's your money; but you will forfeit any match that was earned on those funds and could jeopardize your ability to stay in the program. You also need to report any withdrawals to your DSHS case manager if you are receiving any type of public assistance benefits.

(b) You cannot withdraw your match until you are ready to purchase your asset and have met all of the requirements in your individual savings plan. At that time, the IDA contractor will withdraw the matching funds and pay them directly to the person or organization that you are purchasing your asset from (such as the mortgage company, college, or bank).

(8) Will having an IDA affect your eligibility for other public assistance programs?

The funds held in your IDA cannot be taken into consideration when determining if you qualify for TANF, Social Security, Food Stamps, or Medicaid. However, if you withdraw savings from your IDA other than to purchase your asset, or if you leave the IDA program early, your eligibility could be affected. See WAC 388-470-0065 for more details about how IDAs affect your eligibility for other types of public assistance benefits.

WSR 00-20-104

PROPOSED RULES

OFFICE OF THE

INSURANCE COMMISSIONER

[Insurance Commissioner Matter No. R 2000-06—Filed October 4, 2000,
11:11 a.m.]

Original Notice.

Preproposal statement of inquiry was filed as WSR 00-14-033.

Title of Rule: Holocaust: Extending "reasonable time" under RCW 48.104.090.

Purpose: Extend the definition of "reasonable time" under RCW 48.104.090.

Statutory Authority for Adoption: RCW 48.104.090, 48.104.120, 48.02.060.

Statute Being Implemented: RCW 48.104.090.

Summary: The law establishes that a "reasonable time" for certain purposes is a date stated, or a later date established by the commissioner by rule. This rule will extend the "reasonable time" to June 30, 2001. If it seems appropriate, the rule could be amended in the future to establish a later date.

Reasons Supporting Proposal: Activity is continuing, and the commissioner believes it is appropriate to extend the time as contemplated by the statute.

Name of Agency Personnel Responsible for Drafting: G. W. Taylor, P.O. Box 40256, Lacey, WA 98504, (360) 407-0729; Implementation and Enforcement: Danny Kadden, P.O. Box 40255, Olympia, WA 98504, (360) 664-3790.

Name of Proponent: Office of Insurance Commissioner, governmental.

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

Explanation of Rule, its Purpose, and Anticipated Effects: The law establishes that a "reasonable time" for certain purposes is a date stated, or a later date established by the commissioner by rule. This rule will extend the "reasonable time" to June 30, 2001. That will permit the commissioner to suspend the application of the Holocaust Victims Insurance Relief Act as to certain insurers if she deems that appropriate. If it seems appropriate, the rule could be amended in the future to establish a later date.

The law references the work of the international commission ("International Commission on Holocaust Era Insurance Claims, 'ICHEIC'"). The commissioner will therefore hear testimony regarding the status of the ICHEIC process, as well as the cooperation of the insurance companies participating in that process.

Proposal does not change existing rules.

No small business economic impact statement has been prepared under chapter 19.85 RCW. The rule has no economic impact.

Hearing Location: Fidalgo Room in Northwest Rooms at Seattle Center, Seattle, Washington, on November 13, 2000, at 1:00.

Assistance for Persons with Disabilities: Contact Lori Villalros [Lorie Villaflores] by November 10, 2000.

Submit Written Comments to: Kacy Brandeberry, P.O. Box 40255, Olympia, WA 98504-0255, fax (360) 664-2782, e-mail Kacy@oic.wa.gov, by November 10, 2000.

PROPOSED

Date of Intended Adoption: November 20, 2000.
 October 4, 2000
 D. J. Patin
 Deputy Insurance Commissioner

NEW SECTION

WAC 284-16-020 Reasonable time. For purposes of the last sentence of RCW 48.104.090, a "reasonable time" is June 30, 2001.

WSR 00-20-106
PROPOSED RULES
DEPARTMENT OF LICENSING
 [Filed October 4, 2000, 11:37 a.m.]

Original Notice.

Preproposal statement of inquiry was filed as WSR 00-15-013.

Title of Rule: Examination review. This rule will be put into chapters 196-20 and 196-21 WAC. It notifies applicants that fail the fundamentals-of-engineering (FE) and fundamentals-of-land surveying (FLS) examinations that they will not be permitted to review their exam and the reasons why.

Purpose: The purpose is to streamline the examination review process and provide better service to the examinees that do not pass the FE and FLS examinations.

Other Identifying Information: These rules are being evaluated in accordance with the requirements of the Governor's Executive Order 97-02.

Statutory Authority for Adoption: RCW 18.43.035.

Summary: These rules notify the examinees who do not pass the FE and FLS examinations that they will not be permitted to review their exams. The reason is that these examinations are multiple choice, machine scored and cannot be appealed. Instead, each examinee will be sent a report that shows their performance in each subject area tested on the examination. This is the same information they would receive if they reviewed their exam.

Reasons Supporting Proposal: Time and space to review examinations is limited so not everyone has the opportunity to schedule a review of their exam. In addition, some people may not be able to take time to travel to an examination review site. By sending out an exam performance report, all failing examinees will know how they actually did on the exam and therefore know what to study.

Name of Agency Personnel Responsible for Drafting: Rick Notestine, 405 Black Lake Boulevard, Olympia, WA, (360) 664-1578; **Implementation and Enforcement:** George Twiss, 405 Black Lake Boulevard, Olympia, WA, (360) 664-1565.

Name of Proponent: Board of Registration for Professional Engineers and Land Surveyors, governmental.

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

Explanation of Rule, its Purpose, and Anticipated Effects: This rule title examination review will be put into chapters 196-20 and 196-21 WAC. It impacts examinees that

have failed either the fundamentals-of-engineering examination or the fundamentals-of-land surveying examination. Persons failing these examinations will not be permitted to review their exam. Instead, they will be sent an examination performance report that shows how they performed in the various subject areas tested on the exam. This gives the examinee some indication of what to study for to take the next exam.

The purpose of the rule is to put the failing examinees on notice that they will not be permitted to review their exam and why. Also to notify the examinee that they will be sent an examination performance report so they will know how they did in the various subjects tested on the exam.

The anticipated effect will be less staff time spent scheduling, preparing for and attending examination reviews and that better service will be provided to the persons failing these two exams. Under the current process, only a limited number of examinees either choose to, or have a chance, to review their examination. Under the new rule, all examinees failing the FE and FLS examinations will be sent a performance report showing how they did on the exam.

Proposal does not change existing rules.

No small business economic impact statement has been prepared under chapter 19.85 RCW. Choosing to become licensed as a professional engineer or a professional land surveyor is an individual choice. The fundamental examinations are the first two exams that must be passed to become licensed. This rule impacts the person that does not pass the fundamentals exam. This rule does not place any requirement or burden on either small or large businesses.

Section 201, chapter 403, Laws of 1995, does not apply to this rule adoption. Neither the Department of Licensing or the Board of Registration for Professional Engineers and Land Surveyors are one of the named agencies in this statute.

Hearing Location: La Quinta Inn, 1425 East 27th Street, Tacoma, WA 98421, on November 15, 2000, at 3:30 p.m.

Assistance for Persons with Disabilities: Contact Kim Chipman by November 13, 2000, TDD (360) 586-2788, or (360) 664-1564.

Submit Written Comments to: Rick Notestine, Program Director, Board of Registration for Professional Engineers and Land Surveyors, P.O. Box 9649, Olympia, WA 98507-9469, fax (360) 664-2551, by November 13, 2000.

Date of Intended Adoption: November 16, 2000.

October 4, 2000

George A. Twiss
 Executive Director

NEW SECTION

WAC 196-20-035 Examination review. Because the examination contains only multiple choice questions and no essay (free response) questions, and the examination cannot be appealed, no review of the fundamentals-of-engineering examination will be permitted. However, examinees that fail to achieve a passing score will be provided a scoring breakdown of how they performed on the various subjects in the examination.

NEW SECTION

WAC 196-21-035 Examination review. Because the examination contains only multiple choice questions and no essay (free response) questions, and the examination cannot be appealed, no review of the fundamentals-of-land surveying examination will be permitted. However, examinees that fail to achieve a passing score will be provided a scoring breakdown of how they performed on the various subjects in the examination.

PROPOSED



WSR 00-20-024
EXPEDITED ADOPTION
DEPARTMENT OF REVENUE

[Filed September 26, 2000, 1:52 p.m.]

Title of Rule: Amendatory section WAC 458-30-262 Agricultural land valuation—Interest rate—Property tax component.

Purpose: To provide county assessors with the rate of interest and property tax component used in valuing farm and agricultural land classified under chapter 84.34 RCW, the open space program, during assessment year 2001.

Statutory Authority for Adoption: RCW 84.34.065.

Statute Being Implemented: RCW 84.34.065.

Summary: The rule is being amended to update the interest rate and property tax component used to value farm and agricultural land classified under chapter 84.34 RCW. The amendments provide information local taxing officials need to value classified farm and agricultural land during assessment year 2001.

Reasons Supporting Proposal: RCW 84.34.065 requires the department to annually determine a rate of interest and property tax component. This information is to be set forth in a rule that is to be published in the Washington State Register no later than January 1 of each year for use in that assessment year.

Name of Agency Personnel Responsible for Drafting: Kim M. Qually, 1025 East Union Avenue, Suite #400, Olympia, WA, (360) 570-6113; Implementation and Enforcement: Sandy Guilfoil, 1025 East Union Avenue, Suite #200, Olympia, WA, (360) 570-5860.

Name of Proponent: Department of Revenue, governmental.

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

Explanation of Rule, its Purpose, and Anticipated Effects: WAC 458-30-262 provides county assessors with information they need to value farm and agricultural land classified under chapter 84.34 RCW during assessment year 2001. The underlying statute, RCW 84.34.065, requires the rate of interest and property tax component to be set forth in the rule that is updated annually. These figures are used to determine the value of classified farm and agricultural land. RCW 84.34.065 mandates that a revised rule containing this data be published in the Washington State Register no later than January 1st of each assessment year.

Proposal Changes the Following Existing Rules: The rule being proposed amends the current version of WAC 458-30-262. The amendments to the rule change the rate of interest and property tax component. These figures will be used to value farm and agricultural land classified under chapter 84.34 RCW during assessment year 2001.

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 Kim M. Qually, Counsel, Department of Revenue, P.O. Box 47467, Olympia, WA 98504-7467, fax (360) 664-0693, e-mail kimq@dor.wa.gov, AND RECEIVED BY December 5, 2000.

September 26, 2000

Claire Hesselholt

Rules Manager

Legislation and Policy Division

AMENDATORY SECTION (Amending WSR 99-24-034, filed 11/23/99, effective 1/1/00)

WAC 458-30-262 Agricultural land valuation—Interest rate—Property tax component. For assessment year ~~((2000))~~ 2001, the interest rate and the property tax component that are to be used to value classified farm and agricultural lands are as follows:

- (1) The interest rate is ~~((9.43))~~ 9.49 percent; and
- (2) The property tax component for each county is:

COUNTY	PERCENT	COUNTY	PERCENT
Adams	((1.42)) <u>1.40</u>	Lewis	1.23
Asotin	((1.40)) <u>1.48</u>	Lincoln	((1.47)) <u>1.43</u>
Benton	1.48	Mason	((1.25)) <u>1.26</u>
Chelan	((1.31)) <u>1.32</u>	Okanogan	((1.30)) <u>1.28</u>
Clallam	((1.20)) <u>1.17</u>	Pacific	((1.24)) <u>1.20</u>
Clark	((1.34)) <u>1.35</u>	Pend Oreille	((1.30)) <u>1.37</u>
Columbia	((1.42)) <u>1.43</u>	Pierce	((1.52)) <u>1.57</u>
Cowlitz	1.21	San Juan	((0.85)) <u>0.83</u>
Douglas	((1.34)) <u>1.33</u>	Skagit	((1.29)) <u>1.28</u>
Ferry	((1.22)) <u>1.14</u>	Skamania	1.06
Franklin	((1.52)) <u>1.59</u>	Snohomish	((1.41)) <u>1.40</u>
Garfield	((1.66)) <u>1.62</u>	Spokane	((1.54)) <u>1.45</u>
Grant	((1.52)) <u>1.48</u>	Stevens	((1.19)) <u>1.10</u>
Grays Harbor	((1.40)) <u>1.29</u>	Thurston	((1.50)) <u>1.55</u>
Island	((1.05)) <u>1.01</u>	Wahkiakum	((1.11)) <u>1.02</u>
Jefferson	((1.26)) <u>1.24</u>	Walla Walla	((1.46)) <u>1.49</u>
King	((1.31)) <u>1.27</u>	Whatcom	((1.30)) <u>1.31</u>
Kitsap	1.47	Whitman	((1.42)) <u>1.44</u>
Kittitas	((1.07)) <u>1.08</u>	Yakima	((1.25)) <u>1.33</u>
Klickitat	((1.14)) <u>1.13</u>		

WSR 00-20-025

EXPEDITED ADOPTION

DEPARTMENT OF REVENUE

[Filed September 26, 2000, 1:53 p.m.]

Title of Rule: Amendatory section WAC 458-18-220 Refunds—Rate of interest.

Purpose: To provide the rate of interest that will be assessed when property taxes paid in 2001 are refunded.

Statutory Authority for Adoption: RCW 84.69.100.

Statute Being Implemented: RCW 84.69.100.

Summary: The rates of interest reflected in this rule are used when property taxes are refunded. The rates of interest are shown with reference to the year the property taxes were paid. The rule is being revised to provide the rate of interest for auction year 2000 to be used as a basis for refunding taxes paid in 2001.

Reasons Supporting Proposal: RCW 84.69.100 requires interest to be assessed when property taxes are refunded. It also requires the department to annually adopt a rule that specifies the amount of interest to be collected for each year property taxes were paid.

Name of Agency Personnel Responsible for Drafting: Kim M. Qually, 1025 East Union Avenue, Suite #400, Olympia, WA, (360) 570-6113; Implementation and Enforcement: Sandy Guilfoil, 1025 East Union Avenue, Suite #200, Olympia, WA, (360) 570-5860.

Name of Proponent: Department of Revenue, governmental.

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

Explanation of Rule, its Purpose, and Anticipated Effects: RCW 84.69.100 requires a refund of taxes to include interest from the date of collection of the portion refundable. The statute specifies that the rate of interest shall be the equivalent coupon issue yield of the average bill rate for twenty-six week treasury bills as determined at the first bill market auction conducted after June 30th of the calendar year preceding the date the taxes were paid. It also mandates the department shall adopt this rate of interest by rule. WAC 458-18-220 set forth the rate of interest on a yearly basis and is used by county officials to calculate the total amount of property taxes to be refunded to the taxpayer.

Proposal Changes the Following Existing Rules: The proposed rule amends the current version of WAC 458-18-220. The amendments to this rule specify the rate of interest to be paid when taxes paid in 2001 are refunded in accordance with RCW 84.69.100.

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 Kim M. Qually, Counsel, Department of Revenue, P.O. Box 47467, Olympia, WA 98504-7467, fax (360) 664-0693, e-mail kimq@dor.wa.gov, AND RECEIVED BY December 5, 2000.

September 26, 2000

Claire Hesselholt

Rules Manager

Legislation and Policy Division

AMENDATORY SECTION (Amending WSR 99-24-033, filed 11/23/99, effective 12/24/99)

WAC 458-18-220 Refunds—Rate of interest. The following rates of interest shall apply on refunds of taxes made pursuant to RCW 84.69.010 through 84.69.090 in accordance with RCW 84.69.100. The following rates shall also apply to judgments entered in favor of the plaintiff pursuant to RCW 84.68.030. The interest rate is derived from the equivalent coupon issue yield of the average bill rate for twenty-six week treasury bills as determined at the first bill market auction conducted after June 30th of the calendar year preceding the date the taxes were paid. The rate thus determined shall be applied to the amount of the judgment or the amount of the refund, until paid:

Year tax paid	Auction Year	Rate
1985	1984	11.27%
1986	1985	7.36%
1987	1986	6.11%
1988	1987	5.95%
1989	1988	7.04%
1990	1989	8.05%
1991	1990	8.01%
1992	1991	5.98%
1993	1992	3.42%
1994	1993	3.19%
1995	1994	4.92%
1996	1995	5.71%
1997	1996	5.22%
1998	1997	5.14%
1999	1998	5.06%
2000	1999	4.96%
<u>2001</u>	<u>2000</u>	<u>5.98%</u>

WSR 00-20-083

EXPEDITED ADOPTION

GAMBLING COMMISSION

[Filed October 3, 2000, 4:49 p.m.]

Title of Rule: Housekeeping rules package.

Purpose: The proposed amendments correct typographical errors and clarify language without changing its effect.

Statutory Authority for Adoption: RCW 9.46.070.

Summary: See Purpose above.

Name of Agency Personnel Responsible for Drafting: Susan Arland, Lacey, (360) 438-7654; Implementation: Ben Bishop, Lacey, (360) 438-7640; and Enforcement: Sherri Winslow, Lacey, (360) 438-7654.

Name of Proponent: Staff, governmental.

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

EXPEDITED ADOPTION

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 Susan Arland, Rules Coordinator, Washington State Gambling Commission, P.O. Box 42400, Lacey, WA 98504-2400, 1-800-345-2529 ext. 374, AND RECEIVED BY December 4, 2000.

October 3, 2000

Susan Arland

Rules Coordinator

AMENDATORY SECTION (Amending Order 161, filed 9/15/86, effective 1/1/87)

WAC 230-02-130 Net gambling income defined. "Net gambling income" means net gambling receipts, less all other expenses related to the operation of a licensed activity (~~((actually) [and])~~) paid out during the same period of time: Provided, That expenses must be reported on the (~~((accurat [aeerual])~~) accrual basis if the records are normally maintained on that basis.

AMENDATORY SECTION (Amending WSR 96-07-075, filed 3/19/96, effective 7/1/96)

WAC 230-04-040 Certification procedure—Charitable and nonprofit organizations—Additional information required. Any organization not currently licensed to conduct gambling activities and requesting to be certified to conduct gambling activities in Group III, IV, or V, or planning to pay premises rent exceeding two thousand dollars per month, including all terms, shall submit a pro forma plan of operations, including a market study. The plan shall be detailed enough to allow commission staff the ability to assess the profitability of the planned gambling activity and potential for compliance with WAC (~~((230-20-064))~~) 230-20-059 and 230-30-052(~~((2))~~). The plan shall include at least the following information, if applicable:

- (1) Research procedures and planning assumptions used;
- (2) Planned number of customers or attendance;
- (3) Days and hours of operations;
- (4) If planned activities include bingo, the following must be provided:
 - (a) Anticipated market area and map of competing organizations that operate similar gambling activities, along with their days of operation;
 - (b) Number of bingo sessions;
 - (c) Bingo card prices and estimated sales per player;
 - (d) Bingo prize payouts and game schedules;
 - (5) Estimated gross gambling receipts from each activity;

- (6) Estimated expenses and net income;
- (7) Details of income generating activities planned in conjunction with the gambling activity, such as snack bar operations or other retail sales and the anticipated net income from such activities; and
- (8) Other information requested by commission staff.

AMENDATORY SECTION (Amending Order 383, filed 4/14/00, effective 5/15/00)

WAC 230-04-022 Certification procedure—Information required from all applicants. In addition to other information required by the commission, each applicant shall provide the following information on or attached to the application:

Articles of incorporation and bylaws.

- (1) Copy of corporate applicants' articles of incorporation and bylaws; or, if not a corporation, a copy of any bylaws and other documents which set out the organizational structure and purposes of the organization;

IRS tax exemption letter.

- (2) A copy of a nonprofit or charitable applicant's Internal Revenue Service tax exemption letter if one has been obtained;

Lease or rental agreements.

- (3) Details and copies of all lease or rental arrangements, whether oral or written, between the applicant and the owner of premises upon which the gambling activity will be conducted, if such premises are leased or rented;

Franchise agreements.

- (4) Details and copies of any and all franchise agreements or other agreements, whether written or oral, if any, between the applicant and distributors or manufacturers of equipment or between the applicant and any other person where those agreements relate to gambling activities or gambling equipment;

Management agreements.

- (5) Details and copies of all proposed management agreements or contracts between the applicant and any gambling service supplier involved in providing services defined in WAC 230-02-205. All such agreements or contracts shall be reviewed by commission staff prior to the effective dates of the agreements to assure compliance with this title. No financing or management services shall be provided prior to commission approval of the contracts;

Paid employees or agents.

- (6) The name, address, date of birth, and Social Security number of each paid employee or agent who will work in the activity for which the license is sought and a schedule of the proposed number of employees, job descriptions, and a proposed pay schedule;

Substantial interest holders.

(7) ~~((For each person listed below, a completed copy of the commission's form entitled "Personal information form":~~

~~(a) Each person who has a substantial interest in the applicant;~~

~~(b) Each person who is the chief executive officer, the chairman of a board, and the financial records officer of a corporation and/or bona fide nonprofit charitable organization;~~

~~(c) Each person who will serve in a supervisory capacity over those persons in the direct management or direct operation of the activity for which the license is sought))~~ **Sufficient personal information to ensure each substantial interest holder as defined by WAC 230-02-300 is qualified to hold a license or participate in a licensed or authorized gambling activity;**

Report changes to application.

(8) If any information required on the application, changes or becomes inaccurate in any way, the commission shall be notified prior to issuance of a license. Failure to notify the commission of any changes affecting an application may constitute grounds for suspension or revocation of all licenses.

Exceptions for cities and towns.

(9) ~~((Sections))~~ **Subsections (1), (2), and (7) of this section shall not apply to applications by or on behalf of an incorporated city or town in the state of Washington.**

AMENDATORY SECTION (Amending Order 85, filed 5/25/78)

WAC 230-04-170 Applicants—Qualifications. ~~((Where a married person is an applicant for, or holder of a license, the spouse of such applicant, if the parties are maintaining a marital community, shall be required to have the same qualifications as the applicant.~~

~~This rule shall not apply with respect to licenses required for employees of an operator licensed to conduct activities authorized by RCW 9.46.030-))~~ **When a married person maintains a marital community and applies for, or holds, a license to operate gambling activities, their spouse must also meet the qualifications to hold a gambling license. This includes, but is not limited to, owners of commercial gambling establishments and officers of charitable/nonprofit organizations. However, the spouse of an employee that works for a gambling operation is not required to meet the licensing qualifications.**

AMENDATORY SECTION (Amending Order 377, filed 11/30/99, effective 12/31/99)

WAC 230-04-202 Fees—Bona fide charitable/non-profit organizations. Bona fide charitable and nonprofit organizations shall submit the following fees to the commission when applying for gambling licenses, permits, miscella-

neous changes, inspection services, or when assessed the cost of special investigation procedures by the commission:

LICENSE TYPE	DEFINITION	FEE
1. AMUSEMENT GAMES (Fee based on annual gross gambling receipts)		
* Class A	Premises only	\$ 53
Class B	Up to \$ 10,000	\$ 53
Class C	Up to \$ 25,000	\$ 285
Class D	Up to \$ 50,000	\$ 457
Class E	Over \$ 50,000	\$ 797

* Allows a charitable or nonprofit organization to enter into a contract with Class "B" or above commercial amusement game licensee to locate and operate amusement games on their premises.

2. BINGO GROUP

		(Fee based on annual gross gambling receipts)		VARIANCE *	
Class A	Up to \$ 15,000	\$ 1,000			\$ 53
Class B	Up to \$ 50,000	\$ 1,000			\$ 166
Class C	Up to \$ 100,000	\$ 2,000			\$ 339
Class D	Up to \$ 250,000	\$ 4,000			\$ 915
Class E	Up to \$ 500,000	\$ 8,000			\$ 1,541
Class F	Up to \$ 1,000,000	\$ 15,000			\$ 3,095
Class G	Up to \$ 1,500,000	\$ 23,000			\$ 4,467
Class H	Up to \$ 2,000,000	\$ 30,000			\$ 5,967
Class I	Up to \$ 2,500,000	\$ 38,000			\$ 7,455
Class J	Up to \$ 3,000,000	\$ 45,000			\$ 8,945
Class K	Up to \$ 3,500,000	\$ 53,000			\$ 10,034
Class L	Up to \$ 4,000,000	\$ 60,000			\$ 11,470
Class M and above	Over \$ 4,000,000		Not applicable		12,906

* A licensee will be allowed a one-time variance for each license class without having to upgrade or pay the penalties set forth in WAC 230-04-260: Provided, That a licensee utilizing the variance shall be required to upgrade to the higher license class upon renewal.

3. CARD GAMES

Class A	General (Fee to play charged)	\$ 571
Class B	Limited card games - hearts, rummy, ((mahjongg,)) pitch, pinochle, and cribbage (Fee to play charged)	\$ 166
Class C	Tournament only - no more than ten consecutive days per tournament	\$ 53
Class D	General (No fee to play charged)	\$ 53

4. FUND-RAISING EVENT

Class A	One event - not more than 24 consecutive hours	\$ 339
Class B	One event - not more than 72 consecutive hours	\$ 571
Class C	Additional participant in joint event (not lead organization)	\$ 166

EXPEDITED ADOPTION

4. FUND-RAISING EVENT

Class D	Fund-Raising Event Equipment Distributor - rents or leases, equipment for fund-raising event or recreational gaming activity for no more than ten times per year*	\$ 226
Class E	Fund-Raising Event Equipment Distributor - rents or leases equipment for fund-raising event or recreational gaming activity more than ten times per year.	\$ 571

* Charitable and nonprofit organizations licensed to conduct fund-raising events may rent their equipment up to four occasions during the term of the license without getting licensed as a distributor.

5. PUNCH BOARDS/PULL-TABS

	(Fee based on annual gross gambling receipts)	VARIANCE*	
Class A	Up to \$ 50,000	\$ 5,000	\$ 544
Class B	Up to \$ 100,000	\$ 5,000	\$ 971
Class C	Up to \$ 200,000	\$ 10,000	\$ 1,832
Class D	Up to \$ 300,000	\$ 10,000	\$ 2,663
Class E	Up to \$ 400,000	\$ 10,000	\$ 3,440
Class F	Up to \$ 500,000	\$ 10,000	\$ 4,153
Class G	Up to \$ 600,000	\$ 10,000	\$ 4,812
Class H	Up to \$ 700,000	\$ 10,000	\$ 5,416
Class I	Up to \$ 800,000	\$ 10,000	\$ 5,967
Class J	Up to \$ 1,000,000	\$ 20,000	\$ 6,765
Class K	Up to \$ 1,250,000	\$ 25,000	\$ 7,509
Class L	Up to \$ 1,500,000	\$ 25,000	\$ 8,201
Class M	Up to \$ 1,750,000	\$ 25,000	\$ 8,771
Class N	Up to \$ 2,000,000	\$ 25,000	\$ 9,290
Class O	Over \$ 2,000,000	Non-applicable	\$10,208

* A licensee will be allowed a one-time variance for each license class without having to upgrade or pay the penalties set forth in WAC 230-04-260: Provided, That a licensee utilizing the variance shall be required to upgrade to the higher license class upon renewal.

6. RAFFLES

	(Fee based on annual gross gambling receipts)	
Class A	Up to \$ 5,000	\$ 53
Class B	Up to \$ 10,000	\$ 166
Class C	Up to \$ 25,000	\$ 339
Class D	Up to \$ 50,000	\$ 571
Class E	Up to \$ 75,000	\$ 915
Class F	Over \$ 75,000	\$ 1,370

7. COMBINATION LICENSE

CLASS A	Allows gross gambling receipts of up to \$25,000 from bingo, \$7,500 from raffles, and \$7,500 from amusement games, not to exceed \$30,000 combined gross gambling receipts from all such activities. Allows general card games where no fee to play is charged.	\$ 103
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7. COMBINATION LICENSE

CLASS B	Allows gross gambling receipts of up to \$60,000 from bingo, \$15,000 from raffles, and \$15,000 from amusement games, not to exceed \$75,000 combined gross gambling receipts from all such activities. Allows general card games where no fee to play is charged.	\$ 268
CLASS C	Allows gross gambling receipts of up to \$125,000 from bingo, \$30,000 from raffles, and \$30,000 from amusement games, not to exceed \$150,000 combined gross gambling receipts from all such activities. Allows general card games where no fee to play is charged.	\$ 619

8. SEPARATE PREMISES

BINGO	Per occasion (see WAC 230-04-300)	\$ 26
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9. PERMITS

AGRICULTURAL FAIR-BINGO	(See WAC 230-04-191)	\$ 26
RECREATIONAL GAMING ACTIVITY (RGA)	(See WAC 230-25-330 and 230-02-505)	\$ 53

10. CHANGES

NAME	(See WAC 230-04-310)	\$ 26
LOCATION	(See WAC 230-04-320)	\$ 26
FRE	(Date or time) (See WAC 230-04-325)	\$ 26
LICENSE CLASS	(See WAC 230-04-260)	\$ 26
DUPLICATE LICENSE	(See WAC 230-04-290)	\$ 26

11. SPECIAL FEES

INVESTIGATION	(See WAC 230-04-240)	As required
REPLACEMENT	(See WAC 230-08-017)	\$ 26
IDENTIFICATION STAMPS		
EXCEEDING LICENSE CLASS REVIEW,	(See WAC 230-04-260)	As required
INSPECTION AND/OR EVALUATION OF EQUIPMENT, PARAPHERNALIA, SERVICES, OR SCHEMES	(See WAC 230-12-315)	As required

EXPEDITED ADOPTION

12. SIX-MONTH (See WAC 230-04-190) § 26

PAYMENT PLAN

AMENDATORY SECTION (Amending Order 304, filed 11/21/96, effective 1/1/97)

WAC 230-04-220 Prorating and refunding of fees.

(1) Unless otherwise provided by law, there will be no prorating or refunding of any license fee subsequent to issuance of a license or permit for the following actions:

- (a) Discontinuation of business;
- (b) Voluntary surrender of a license or permit; and
- (c) When a license or permit has been suspended, revoked, or otherwise canceled.

(2) Upon denial, voluntary withdrawal or administrative closure of an application for license, adoption or change of trade name, or change of location((f,ff)), the commission shall retain that portion of the fee tendered therewith as is necessary to offset its costs of processing and investigating the application: Provided, That the commission shall retain the entire fee when an individual license applicant performs any or all portions of the duties for which a permanent license is sought.

AMENDATORY SECTION (Amending Order 383, filed 4/14/00, effective 5/15/00)

WAC 230-08-027 House-banked card games—General accounting records to be maintained. Every licensee authorized to offer house-banked card games shall keep and maintain a complete set of records, which have been approved by commission staff. Such records shall include all details of activities related to the conduct of the licensed activity. The following requirements shall apply:

Revenue and expenses.

(1) Each licensee shall maintain legible, accurate and complete records of all transactions relating to the revenues and costs of the gaming operation. These records shall be maintained in a format to ensure consistency, comparability, and effective disclosure of financial information.

General accounting records.

(2) General accounting records shall be maintained on a double entry system of accounting with transactions recorded on an accrual basis, to include detailed, supporting, subsidiary records, sufficient to meet the requirements below.

Recordkeeping.

(3) The detailed, supporting and subsidiary records shall include, but not necessarily be limited to:

- (a) Records of all patrons' checks initially accepted, deposited, and returned as "uncollected," and ultimately written off as "uncollectible";

(b) Statistical game records to reflect drop and win amounts for each table, for each game, and for at least each period for which the drop boxes are removed, which shall be at the minimum, the end of each gaming day;

(c) Records of investments in property, including, but not limited to, equipment used directly in connection with the gaming operation;

(d) Records of amounts payable by the gaming operation;

(e) Records which identify the purchase, receipt, and destruction of all cards and gaming chips used in wagering; and

(f) Records of services provided for the operation of gaming activity.

Copies.

(4) Whenever duplicate or triplicate copies are required of a form, record or document:

(a) The original, duplicate, and triplicate copies shall be color-coded;

(b) If under these standards, forms, records, and documents are required to be inserted in a locked dispenser, the last copy shall remain in a continuous unbroken form in the dispenser; and

(c) If under these standards, forms or serial numbers of forms are required to be accounted for or copies of forms are required to be compared for agreement and exceptions noted, such exceptions shall be reported immediately to the commission for investigation.

Storing documents.

(5) All forms, records, documents and stored data required to be prepared, maintained and controlled shall:

(a) Have the title of the form, record, document, or stored data such as "fill slip," "request for fill," "credit slip," "request for credit," "reconciliation," etc., imprinted or pre-printed thereon or therein; and

(b) Be located at the licensed premises for three years: Provided, That the director or the director's designee may waive parts of this section if requested by the licensee.

Employee records.

(6) Licensees shall maintain a records system that ensures all applicable employees have met licensing requirements. The system shall include employee names, license numbers and expiration dates. In addition, photocopies of all current employees' licenses must be maintained on the premises. If an employee license has not yet been issued, the licensee shall maintain a copy of the temporary employment authorization, documentation that the required payment has been made, and whether the employee has adhered to the ((twenty-day)) fifteen-day waiting period, if applicable. The licensee shall ensure the commission is notified if an employee license has not been received within sixty days of employment.

AMENDATORY SECTION (Amending Order 53, filed 5/25/76)

WAC 230-08-200 All records subject to commission audit. ~~((Any and all records of any person operating any activity authorized by RCW 9.46.030, or any licensed distributor or manufacturer of gambling devices, paraphernalia or equipment, or any commission permittee, its employees, any of its members that directly participate in the management, operation or promotion of an authorized activity, including but not limited to, those which are required to be kept or which relate in any manner to the conduct of any activity licensed by the commission, or of a rule of the commission, shall be subject to an audit by the commission and any of its authorized representatives, without notice. Provided, That unless otherwise provided elsewhere in these rules, such an audit must be begun between the hours of 8:00 a.m. and 5:00 p.m. on a weekday other than a holiday, or during the hours in which the activity is being actually operated, and performed upon the premises of the licensee where the records are located.~~

~~In the event of an audit by the commission, or any of its authorized representatives, the operator, distributor, manufacturer or permittee, shall immediately provide all such records, provide a place where such audit may be performed and render such reasonable assistance to the commission and its representatives in inspecting such records as may be requested.))~~ (1) Any person involved in a gambling activity is subject to a commission audit. This includes any:

- (a) Person, entity or organization licensed by the gambling commission;
- (b) Person operating an unlicensed gambling activity authorized by RCW 9.46.0321;
- (c) Commission permittee; and
- (d) Employee or member that directly participates in the management, operation or promotion of an authorized gambling activity.

(2) Any and all gambling records are subject to an audit by the commission and any of its authorized representatives without notice. This includes, but is not limited to, records which are required to be kept or relate in any manner to the conduct of a gambling activity.

(3) Unless otherwise provided for elsewhere in these rules, a commission audit must begin at the premises of the licensee where the records are located. The audit must begin:

- (a) Between the hours of 8:00 a.m. and 5:00 p.m. on a weekday, other than a holiday; or
- (b) During the hours in which the gambling activity is actually being operated.

(4) In the event of an audit by the commission or any of its authorized representatives, the person or business under audit shall immediately provide:

- (a) All requested records;
- (b) A safe place with adequate space where such audit may be performed; and
- (c) Reasonable assistance to the commission and its representatives in inspecting such records as may be requested.

AMENDATORY SECTION (Amending WSR 97-24-031, filed 11/25/97, effective 1/1/98)

WAC 230-12-300 Resident agent to be appointed by ~~((foreign manufacturers, distributors, gambling services suppliers, and commercial amusement game operators))~~ out-of-state licensees. (1) All ~~((manufacturers, distributors, gambling services suppliers, or class B or above commercial amusement game operators engaged in the following activities within this state, or for use in this state,))~~ licensees that do not own or otherwise maintain a business office or licensed premises within ~~((this))~~ Washington state shall appoint a resident agent for the purpose of receipt and acceptance of service of process and other communications on their behalf from the commission(:

- ~~(a) Manufacturing, selling or distributing gambling supplies or equipment; and~~
- ~~(b) Selling or providing gambling related services; and~~
- ~~(c) Renting or leasing of commercial amusement games and equipment)).~~

(2) The resident agent shall be a natural person who is a resident and living in the state of Washington and who is eighteen years of age or older.

(3) The name and business address where service of process and delivery of mail can be made, and home address of such designated resident agent shall be filed with the commission ~~((and with any other state agency required by law)).~~

AMENDATORY SECTION (Amending Order 113, filed 10/15/81)

WAC 230-20-065 Licensed bingo manager required on premises. ~~((No bona fide charitable or nonprofit organization, except when operating at an authorized agricultural fair, or other special event as authorized by the commission, or under RCW 9.46.030(3), as now enacted or hereafter amended, or under a Class A or Class B or Class C license, shall operate a bingo game unless it is under the supervision of a licensed bingo manager who is on the premises at which the bingo game is licensed for operation during all hours of its operation.))~~ All licensed bingo games must be operated under the supervision of a licensed bingo manager. The bingo manager must be on the premises at which the bingo game is licensed for operation, during all hours bingo games are conducted; however, a bingo manager is not required for bingo games operated:

- (1) At an authorized agricultural fair;
- (2) At a special event authorized by the commission;
- (3) Under RCW 9.46.0321; or
- (4) Under a Class A, B, or C bingo license.

AMENDATORY SECTION (Amending Order 378, filed 12/1/99, effective 1/1/00)

WAC 230-20-192 Standards for disposable bingo cards—Requirements and definitions. Disposable bingo cards sold for use in the state of Washington shall be manufactured and controlled using processes and procedures that ensure integrity of the activity and facilitates regulation by the commission.

Requirements for manufacturers of disposable bingo cards.

(1) Manufacturers shall establish quality control procedures necessary to ensure manufacturing processes, including collating of cards into packs or packets, meet the requirements of this section. Quality control procedures shall be documented and provided to commission staff upon request.

Definitions.

(2) For purposes of this title, the following definitions apply:

(a) "Card" or "face" means a unique group and configuration of numbers or symbols imprinted on paper, cardboard, or other materials, and designed to be used to conduct bingo games;

(b) "Card number" means the number assigned by the manufacturer to identify a single card or face. A "card number" may also be referred to as a "face" or "perm" number;

(c) "Collate" means the process of cutting and/or assembling master sheets or precut sheets of cards from one or more sets of cards into packets or books for marketing purposes. "Collate" may also be referred to as "finish" or "finishing";

(d) "Collation" means a group of packets or books of cards assembled from more than one set of cards;

(e) "Consecutively numbered" means a numbering system normally beginning with the number one, increased by one for each individual unit added to the group, and ending with a number identical to the total number of units assigned to that group;

(f) "Cut" means the layout or orientation of cards or sheets of cards subdivided from a master sheet of cards or faces. A "cut" will be either square, horizontal, or vertical;

(g) "Disposable bingo card" means a nonreusable paper bingo card manufactured by a licensed manufacturer;

(h) "Duplicate cards" means two or more cards that are imprinted with the same numbers or symbols, regardless of the configuration or location of such numbers or symbols on the card;

(i) "On" means the number of cards or faces imprinted on a sheet or "cut." The term is normally preceded by the number of cards;

(j) "Pack" or "packet" means a group of cards or sheets of cards collated into a book when each page or sheet in the book is intended for use to play a separate bingo game, including "on-the-way" games, within a session;

(k) "Product line" means a specific type of card, identifiable by features or characteristics that are unique when compared to other types of cards marketed by the manufacturer. A "product line" includes all series and all cards within each series as identified by the manufacturer;

(l) "Serial number" means a number assigned to a set of cards by a manufacturer for identification and tracking purposes when the same number is not used to identify another set of cards from the same product line, color, border pattern, and series in less than 999,999 occurrences or twelve months, whichever occurs first: Provided, That if the product line is used as a determining factor for assignment of a serial num-

ber, the difference between various product lines must be readily identifiable by observation;

(m) "Series" of cards means a specific group of cards or faces that have been assigned consecutive card or face numbers by a manufacturer. Series are typically identified by the first and last card number in the group of cards, such as "1 to 9000 series";

(n) "Set" of cards means a specific group of cards from the same product line, which are the same color, border pattern, and imprinted with the same serial number. A "set" of cards may include more than one series of cards or faces;

(o) "Sheet number" means the number assigned by the manufacturer to identify an arrangement of more than one card that results from dividing master sheets of cards to facilitate marketing;

(p) "Skip" means the standard spread or difference between card or sheet numbers at different page levels in packs or packets;

(q) "Subset" means a portion of a set of cards or collation of packets that has been divided by a licensed distributor to facilitate marketing; and

(r) "Up" means the number of pages or sheets collated into each packet or book of cards. The term is normally preceded by the number of pages or sheets.

Duplicate disposable bingo cards.

(3) Each card or face in a particular type or product line must be imprinted with a unique set of numbers or symbols and configuration of numbers or symbols. Duplicate cards within a specific product line are prohibited. Manufacturers of disposable bingo cards are responsible for ensuring that there are no duplicate cards in a set or collation of cards sold to distributors or operators: Provided, That duplicate cards can be collated into packets if they are located at different page levels in the packets and intended only for use during separate games, including "on-the-way" games, within a session. If a manufacturer discovers a duplicate card error or is notified of such by the commission staff or a licensee, it shall immediately comply with the following steps:

(a) Stop marketing the product line containing duplicate cards in Washington;

(b) Recall all sets of cards and/or collations of packets or books containing duplicate cards at the same page level;

(c) Take steps to correct manufacturing or collating processes necessary to ensure duplicate cards are not sold to operators, and inform the commission in writing regarding steps taken;

(d) Reimburse all operators who submit a claim for prizes paid as a result of selling sets or collations containing duplicate cards when such claim has been validated by commission staff; and

(e) Reimburse the commission for all cost incurred investigating duplicate card complaints that result in findings that the error was caused by manufacturers.

Collating disposable bingo cards.

(4) Packets of cards must be collated so that each page of the packet:

(a) Is from a different set of cards;

(b) Has skips that are consistent throughout the entire collation and contains cards that are different when compared to other cards or faces in the pack or packet; and

(c) Has a different color or border pattern.

Audit system to identify each set of disposable bingo cards.

(5) Each set must include an audit system that allows identification of that specific set and each specific card within that set, allows tracking of the transfer of cards from the point of manufacture to operators, and facilitates sale by the operator to the player: Provided, That audit systems that accomplish regulatory requirements using alternative controls may be approved by the commission staff. The audit system shall meet the following requirements:

(a) Each set of cards manufactured as a specific product line, using the same color and border pattern, will be assigned a unique serial number by the manufacturer. The serial number must be imprinted on each card or face;

(b) Each card or face must be identified by a card number imprinted on the face of the card: Provided, That cards used in "player selection" games, authorized by WAC 230-20-241 and "keno bingo" games, authorized by WAC 230-20-247, are exempted from this requirement; and

(c) Each sheet of cards within a set must be consecutively numbered: Provided, That sheets of cards do not have to be numbered if alternative audit controls are available and disclosed to the operator.

Sale of disposable bingo cards.

(6) Each set of cards or collation of packets of cards shall be sold intact as a single unit: Provided, That for ease of marketing to Class E and below operators and to operators of authorized unlicensed activities, distributors may divide sets or collations as authorized below:

(a) Cartons or packages assembled by manufacturers can not be opened prior to sale to an operator, except that distributors may open cartons or packages as authorized below:

(i) At an operator's request to change the "on," "up," and "cut." When such modification is made, the distributor shall be responsible for resealing the carton and noting all changes on the packing label;

(ii) To provide cards to Class A or B bingo games and for unlicensed activities authorized by RCW 9.46.0321 or ((9.46.0355)) 9.46.0356;

(iii) To provide cards to individuals for recreational activities; and

(iv) To provide cards to businesses for use in promotional contests of chance as authorized by RCW ((9.46.0355)) 9.46.0356.

(b) Subsets must contain at least one carton or package: Provided, That cartons or packages may be broken and cards sold in smaller quantities under conditions described in subsection (6)(a)(i) and (ii) of this section; and

(c) Subsets of cards used for "hidden face" bingo games must contain at least one thousand cards or sheets of cards.

"Hidden face" disposable bingo cards.

(7) In addition to the requirements of subsections (1) through (6) of this section, cards sold to operators for use in the operation of "hidden face" bingo games, authorized by WAC 230-20-243, must meet the following requirements:

(a) Each card or sheet of cards must be printed, folded, and sealed in a manner that prohibits determination of numbers or symbols, configurations of such on the card, or the card number prior to opening by the player;

(b) Each card or sheet of cards must have a separate numbering system that is randomly distributed when compared to the card number imprinted in the "free" space. Manufacturers must utilize procedures that mix cards or sheets of cards in a manner that ensures no consistent relationship exists between the "card numbers" and separate numbering system within a set or subset and that there are no patterns or consistent relationships of the location of a specific card number between subsets from different sets;

(c) The serial number and the additional card or sheet number, required by (b) of this subsection, must be imprinted on the outside of the cards or sheets of cards and visible for recording without opening the card or sheet of cards; and

(d) Each set of cards must contain at least six thousand unique faces or patterns of numbers or symbols.

"Player selection" disposable bingo cards.

(8) In addition to the requirements of subsections (1) through (6) of this section, cards sold to operators for use in "player selection" bingo games, authorized by WAC 230-20-241, must be printed on two-part, self-duplicating paper that provides an original and duplicate copy.

Packing slip requirements.

(9) A packing record must be completed for each set of cards or collation of packets and either enclosed inside or in an envelope attached to the carton or package. If the marketing unit contains more than one carton or package, the packing record must be located on carton or package number one. The packing record must include at least the following:

(a) Name of manufacturer;

(b) Description of product, including the "series," "on," "cut," and "up";

(c) Records entry labels that match the identification and inspection services stamp attached to the packing label on the outside of the carton or package;

(d) Serial number or, if packets, serial number of the top page;

(e) Color and border pattern or, if packets, colors and border patterns of all sets and the sequence they are collated in the packet; and

(f) A record of any missing cards, sheets of cards, or packets.

Labeling requirements.

(10) Each separate packing or marketing unit containing a set of cards or collation of packets of cards must be identified in a manner that allows determination of the contents without opening the package. If the marketing unit contains more than one case or carton, each unit shall be labeled and

numbered. Minimum information to be disclosed on each carton or package:

- (a) The identification and inspection services stamp number;
- (b) Serial number or, if packets, serial number of the top page;
- (c) Color and border pattern or, if packets, color and border pattern of the top page; and
- (d) Number of the carton and the total number of cartons included in the marketing unit.

Quality control.

(11) Sets of cards, collations of packets, or any other marketing units established by a manufacturer shall be complete and contain the correct number of cards or packets and the specific cards or packets noted on the packing slip: Provided, That up to one percent of the cards in the set may be missing if all missing cards, sheets, or packets are documented on the packing record enclosed in carton or package number one of the marketing unit.

Winning card verification system.

(12) To provide the commission and operators the ability to verify the authenticity of winning cards, each manufacturer shall prepare and make available a master verification system for each type or product line of cards it manufactures. This master verification system shall provide a facsimile of each card within a set of cards by the card number. The master verification system shall display the exact numbers or symbols and the location or configuration of numbers or symbols on the card.

AMENDATORY SECTION (Amending WSR 97-19-079, filed 9/16/97, effective 1/1/98)

WAC 230-20-240 Bingo equipment to be used. (~~The conduct of~~) Bingo games must ((include)) be conducted using the following ((required)) items:

Mixing devices for bingo balls.

(1) A mechanical device that uses air flow for mixing and randomly withdrawing balls to determine the letters and numbers or symbols to be called must be utilized by all Class D and above operators. This device shall be constructed in the following manner:

- (a) It will allow participants full view of the mixing action of the balls; and
- (b) The operation cannot be interrupted to change the random placement of the balls at the exit receptacle of the device, except when the device is shut off as allowed by WAC 230-20-246((?)).

Bingo balls.

(2) A set of seventy-five balls bearing the numbers one through seventy-five and the letters B, I, N, G, or O. Provided, That the letters B, I, N, G, O need not appear if the balls are used for speed or hidden face bingo games. The following additional requirements regarding bingo balls must be met:

(a) The entire set of balls shall be available for inspection by the players before a bingo session begins to determine that all are present and in operating condition;

(b) Each numbered ball shall be the same weight as each of the other balls and free from any defects; and

(c) Each set of balls in play must be distinguishable from all other sets of balls in play((?)).

Flashboards.

(3) Flashboards shall be utilized to display numbers called at all Class D and above bingo games. They must be visible to all players and clearly indicate all numbers that have been called: Provided, That malfunctions occurring during a bingo occasion need not be repaired during that occasion, but must be repaired before use on any other occasion((?)).

Bingo cards.

(4) Bingo cards must be preprinted, manufactured cards that meet the following standards:

(a) Have twenty-five spaces, one of which may be a free space, arranged in five even columns headed with the letters B, I, N, G, and O, and except for the free space, imprinted with numbers and symbols: Provided, That bingo cards used for conducting player selection games are exempt from the requirements of this subsection if the requirements of WAC 230-20-241 are followed: Provided further, That bingo cards used for conducting keno bingo games are exempt from the requirements of this subsection if the requirements of WAC 230-20-247 are followed;

(b) Be manufactured by a licensed manufacturer: Provided, That electronically generated bingo cards authorized by WAC 230-20-106 may be produced by the operator using a printer interfaced with an electronic data base system: Provided further, That cards used in player selection games and keno bingo games may be manufactured by unlicensed manufacturers if:

(i) The primary activity of such manufacturer is producing nongambling products;

(ii) Cards must meet the requirements of WAC 230-20-192 and 230-20-241 or 230-20-247: The licensee that initially purchases such cards from the unlicensed manufacturer shall assume responsibility for compliance with all commission requirements;

(iii) In addition to the requirements set out in WAC 230-08-024 and 230-08-040, the invoice transferring these cards must include the beginning card number. If an operator purchases such cards directly from an unlicensed manufacturer, the operator shall assume responsibility for compliance with this requirement.

(c) All disposable bingo cards must meet the requirements of WAC 230-20-192;

(d) No licensed operator shall have disposable bingo cards with the same serial number, color/border pattern, and card number on the premises. This includes player selection and keno bingo cards; and

(e) Electronically generated cards and supporting equipment must meet the requirements of WAC 230-20-106((?)).

Bingo cards for Class F and above licensees.

(5) ~~((Effective January 1, 1997,))~~ All Class F and above bingo licensees shall conduct bingo games using disposable bingo cards or electronically generated cards. All income must be receipted for by using the audit system required by WAC 230-20-192 in conjunction with appropriate receipting system required by WAC 230-20-106, 230-20-107, or 230-20-108~~((;))~~.

Duplicate bingo cards.

(6) Duplicate cards, as defined in WAC 230-20-192, are prohibited in the operation of bingo games conducted by Class D or above licensees. Operators are advised that conducting games using cards manufactured by different manufacturers may result in duplicate cards being placed in play and that the majority of cards in the "1 to 9000 series" are duplicate, regardless of the manufacturer. Duplicate card violations that result from use of cards from different manufacturers shall be the responsibility of the operator: Provided, That this section shall not apply to braille cards, authorized by WAC 230-20-246(4), if the operator takes steps to prevent duplicate cards and informs players regarding limitations to prizes when winners have duplicate cards because braille cards are being played~~((;))~~.

Pay-out and documentation of duplicate bingo cards.

(7) If duplicate cards are inadvertently sold at bingo games conducted by Class D or above licensees, the following procedures and restrictions apply:

(a) If all winners with duplicate cards are paid the entire prize amount that would be due if there were no duplicate cards, the licensee shall not be deemed to be in violation of this section;

(b) The amount of the prize for games with winners having duplicate cards shall be computed and paid using the following guidelines:

(i) Games that provide a bonus for a single winner - If all winners have duplicate cards then all winners shall be paid the bonus;

(ii) Games that result in multiple winners, some of which are players with duplicate cards - The split of the prize pool will be computed by counting all duplicate card winners as one. After the prize pool split is computed using this method, all winners will be paid according to the computed prize split;

(iii) If the prize pool contains noncash or merchandise prizes, the amount added to the prize pool for computing the split shall be the licensee's cost or retail value, whichever is posted in the game schedule: Provided, That ~~((manufactures {manufacturers}))~~ manufacturers shall not be responsible for increases to the prize pool required by this subsection; and

(iv) If the prize is greater than one thousand dollars, the operator shall not be required to increase the total prize pool by more than fifty percent or five thousand dollars, whichever is less: Provided, That this limitation shall only be authorized once within a twelve-month period. If this limitation has been used within the last twelve months, the full prize amount shall be paid to all holders of duplicate cards;

(c) Increases to prize pools as a result of duplicate card errors, for which the manufacturer is responsible, may be

deducted from prize payouts for computing compliance with WAC ~~((230-20-064))~~ 230-20-062;

(d) Details of circumstances that resulted in duplicate cards being sold shall be documented and maintained as a part of the daily bingo record for the session;

(e) The commission shall be notified within forty-eight hours after discovery of a duplicate card error if:

(i) Caused by manufacturer printing, packaging, or collation errors; or

(ii) Any player winning with a duplicate card was not paid the entire prize amount;

(f) Licensees shall pursue reimbursement of all prizes paid due to errors from the manufacturer responsible for such errors.

AMENDATORY SECTION (Amending Order 250, filed 3/16/94, effective 4/16/94)

WAC 230-20-400 Certain lower volume licensees exempted from certain rules. Persons holding the licenses issued under the classes and circumstances set forth in WAC 230-04-065 or persons operating without a license under RCW 9.46.0315 and 9.46.0321 need not comply with the following rules of the commission, except as noted:

(1) WAC 230-04-280 requiring notification to local law enforcement of their activity, but nonlicensees must comply with RCW 9.46.0315 and 9.46.0321.

(2) WAC 230-08-080 requiring certain daily records: Provided, That all such persons in the alternative, must comply with WAC 230-08-015 (1), (2), and (3).

(3) WAC 230-08-010 concerning operator records: Provided, That all such persons must, in the alternative, comply with WAC 230-08-015 (1), (2), and (3).

(4) WAC 230-08-120 requiring quarterly reports: Provided, That holders of such classes of licenses must in the alternative, comply with WAC 230-08-015(4).

(5) With respect to volunteer operators only, i.e., those not compensated for their work by the licensee, WAC 230-20-220 prohibiting certain persons from playing in bingo games.

~~((6))~~ ~~((WAC 230-20-120 concerning free food and beverages at bingo games.~~

~~((7)))~~ WAC 230-20-190 concerning bingo card prices.

~~((8)))~~ (7) WAC 230-20-230 concerning free games for winners.

AMENDATORY SECTION (Amending WSR 97-11-019, filed 5/13/97, effective 6/13/97)

WAC 230-30-025 Progressive jackpot pull-tab series—Definitions—Restrictions—Operating procedures. For purposes of this title, the following definitions, restrictions, operating procedures, and recordkeeping requirements apply to progressive jackpot pull-tab series~~((;))~~:

Definitions.

(1) The following definitions apply to this section:

(a) ~~((("Progressive jackpot")))~~ means a prize awarded to the player who presents a pull-tab designated as the winning progressive jackpot pull-tab. The progressive jackpot is comprised of the starting jackpot prize and the accrued jackpot prize for that specific series, plus any accrued jackpot prize carried over from previous series;

(b) ~~((("Jackpot accrual rate")))~~ means the rate at which a progressive jackpot increases for each pull-tab sold. The rate may be expressed as a percentage of gross gambling receipts or as a dollar value based on the price of a single pull-tab;

(c) "Starting jackpot prize" means the base or minimum amount of a progressive jackpot for each series prior to any additions that are based on the jackpot accrual rate;

(d) "Accrued jackpot prize" means the dollar value of all additions to a progressive jackpot that relate to the number of pull-tabs sold prior to the progressive jackpot being won or the series being removed from play;

(e) "Instant winners" means all prizes that are available from a progressive jackpot pull-tab series, excluding the progressive jackpot;

(f) "Bank system" means a group of pull-tab dispensing devices that are connected by an electronic computer network. This computer network determines the total gross gambling receipts received by all the devices in the network and calculates the level of a progressive jackpot associated with a pull-tab series being played in the networked devices.

~~((What are the operating conditions governing dispensing devices used for progressive jackpot pull-tabs?))~~ **Dispensing devices.**

(2) Progressive jackpot pull-tab dispensing devices may be operated under the following conditions:

(a) All machines in a bank system must be located in the same physical proximity on the license premises, so that players can observe all remaining pull-tabs in a series;

(b) Each bank system must be linked to a computer system which records all sales and the accumulation of the progressive jackpot;

(c) A licensee may have more than one bank system operating at one time, but at no time shall a bank system exceed ten machines;

~~((d) From the effective date of this rule, the number of progressive pull-tab dispensing devices per location shall be limited to ten machines for commercial stimulant licensees and twenty machines for charitable or nonprofit licensees. The director may approve an increase in the number of machines upon receipt of a written request by the licensee if the director determines that the licensee is in compliance with all regulations and approval would not be detrimental to the interests of the commission and/or the public;}}~~

~~What are the additional requirements for operating progressive jackpot pull-tab series?))~~

Operating requirements.

(3) Progressive jackpot pull-tab series shall be conducted in the same manner as other pull-tab series. In addition, the following requirements apply:

(a) An owner or licensed commercial or charitable or non-profit gambling manager shall be on the premises at all times during the operation of progressive jackpot pull-tab series;

(b) Pull-tabs shall be stored in secured locations with access limited to owners and licensed individuals only;

(c) The licensee shall have sufficient funds available to pay all prizes upon redemption of winning tabs. Failure to have sufficient funds available shall be *prima facie* evidence of defrauding the public in violation of RCW 9.46.190;

(d) The current progressive jackpot total must be clearly displayed near the bank of machines at all times during the sale of progressive pull-tabs;

(e) One flare shall be prominently displayed near the bank of machines;

(f) The following are prohibited for use with progressive jackpot pull-tab series:

(i) Substitute flares;

(ii) Merchandise prizes;

(iii) Last sale prizes;

(g) The operator must disclose the operating procedures regarding playing out a series or carrying over accrued prizes, as set forth in (4)(e) below; and

(h) After the retention period, unsold tabs shall be destroyed in such a manner that unopened winning tabs may not be found and used later.

~~((What are the))~~ **Operating conditions governing prizes((?)),**

(4) The following conditions apply to prizes for progressive jackpot pull-tab series:

(a) The instant winners shall be equal to or greater than forty percent of total gross gambling receipts available from the series;

(b) The starting jackpot must be at least equal to the value of the highest level instant winner;

(c) The minimum jackpot accrual rate shall be set at a level that will generate an accrued jackpot prize which, when added to the starting jackpot prize and instant winners, will equal or exceed sixty percent of the total gross gambling receipts available from the series;

~~((d))~~ (d) The manufacturer shall determine the starting jackpot ~~((needed to meet the sixty percent payout requirement;))~~ prize and corresponding jackpot accrual rate needed to meet the sixty percent payout requirement in (4)(a) and (b) above. This information shall be packaged with each series;

(e) For each progressive individual pull-tab series, the maximum contribution to a progressive jackpot shall be five thousand dollars. This contribution amount shall specifically exclude any portion carried over from a previous series;

(f) Operators shall not remove a progressive jackpot pull-tab series from play prior to the progressive jackpot being won: Provided, That operators may elect to remove a series from play only under the following conditions:

(i) The series is removed only prior to the beginning or at the end of any business day;

(ii) The accrued jackpot prize from the series and any previously carried over accrued jackpot prize shall be carried over to a new series within twenty-four hours;

(iii) The accrued jackpot prize shall be added to the starting jackpot amount from the new series when it is placed out for play; and

(iv) The starting jackpot of the subsequent series must be equal to or greater than the starting jackpot amount of the previous series.

~~((How must winning tabs be redeemed?))~~ **Redeeming winning tabs.**

(5) Winning tabs shall be redeemed in the same manner as required by WAC 230-30-070. The following requirements also apply:

(a) For jackpot prizes six hundred dollars and over, the winner's full name, address, and social security number shall be recorded on a separate form for purposes of compliance with federal tax provisions;

(b) At least the starting jackpot portion of the progressive jackpot shall be paid by check. The licensee shall record the check number in addition to the information required in WAC 230-30-070(5). These checks may not be cashed on the licensed premises; and

(c) All jackpot winning tabs must be defaced immediately upon receipt instead of within twenty-four hours.

~~((What records must I keep, and for how long must they be retained?))~~ **Recordkeeping.**

(6) The following recordkeeping requirements apply to progressive jackpot pull-tab series:

(a) All recordkeeping requirements outlined in WAC 230-08-010 must be followed. Licensees shall record progressive jackpot series on a separate monthly record, in a format prescribed by the commission. The following additional information must be recorded for each series:

(i) The starting jackpot amount;

(ii) The jackpot accrual rate;

(iii) The number of pull-tabs sold out of each dispensing device;

(iv) If the progressive jackpot was awarded, the progressive jackpot amount;

(v) If the series was removed from play prior to the jackpot being won, the ending progressive jackpot amount;

(vi) All regular prizes awarded, excluding the progressive jackpot; and

(vii) Prizes paid by check;

(b) In addition to the retention requirements in WAC 230-30-072, progressive jackpot winning tabs and winner information, along with the flares, must be retained for one year from the date in which the series was removed from play.

~~((What aspects of a progressive pull-tab system require agency approval and what standards are applicable to this approval process?))~~ **Approval process for progressive pull-tab systems.**

(7) The director shall approve all progressive jackpot pull-tab series, progressive jackpot dispensing devices, and computer software used to link dispensing devices, accrue jackpot prizes, and store data used in preparing records. Procedures for approval are as follows:

(a) Any costs related to this approval shall be billed to the persons requesting approval;

(b) The following progressive jackpot pull-tab series requirements shall be approved prior to sale in Washington:

(i) The process used to manufacture the progressive jackpot series; and

(ii) The secondary win code system; and

(c) Computer software requiring the approval of the director shall be subject to the following standards;

(i) For each game, no person other than the maker of the software shall be able to alter data once it is input into the system; and

(ii) A record of transactions for a game must be retained in memory until the transactions have been totaled, printed, and cleared by the operator regardless of whether the unit's primary power source is interrupted.

AMENDATORY SECTION (Amending WSR 97-14-012, filed 6/20/97, effective 7/21/97)

WAC 230-30-103 Standards for construction of pull-tabs. ((+))

Determination of winners prohibited.

~~((a))~~ (1) Pull-tabs shall be constructed and glued, sealed, or banded so that it is impossible to determine the covered or concealed numbers, symbol, set of symbols, or game protection on the pull-tab until it has been dispensed to and opened by the player, by any method or device, including but not limited to, markings, variance in size, variance in paper fiber, color or printing variations or light((-)); and

~~((b))~~ (2) All pull-tabs will be constructed to insure that, when offered for sale to the public, the pull-tab is virtually opaque and free of security defects wherein winning pull-tabs cannot be determined prior to being opened through the use of high intensity lights, peeking, or any other method.

Construction of pull-tabs.

~~((2))~~ (3) All pull-tabs, except banded and latex covered pull-tabs, will be constructed using a two or three ply paper stock construction. Winning and losing sheets for each game must be manufactured using the same paper stock and must be manufactured at the same time for all progressive pull-tab series, as authorized in WAC 230-30-025.

~~((3))~~ (4) The manufacturer shall conspicuously print on the pull-tab the series number and the name of the manufacturer or label or trademark identifying the manufacturer so both are readily visible prior to opening the pull-tab. The label or trademark must be filed with the commission prior to the printing of the pull-tab.

~~((4))~~ (5) The cover sheet will contain perforated and/or clean-cut openings centered over the symbols or numbers on the back of the face sheet in such a manner as to allow easy opening by the consumer after purchase of the pull-tabs,

while at the same time, not permitting pull-tabs to be opened prematurely in normal handling. Perforation should exist on both horizontal lines of the opening with either perforated or clean-cut on the vertical or elliptical line where the tab must be grasped for opening after bending the edge of ticket down. The tab may contain information to show the consumer how to open the pull-tab or remove the latex to determine the symbols or numbers.

~~((5))~~ (6) No series numbers used on a series shall be repeated on that same manufacturer's form number within a three-year period.

Winner protection and verification codes.

~~((6))~~ (7) Each manufacturer shall establish methods of winner protection for each punch board and pull-tab series. Such protection shall afford operators, the commission, and other law enforcement personnel the ability to distinguish winning pull-tabs ~~((after they have been purchased and opened,))~~ after they have been purchased and opened, from those that are nonwinning, altered ~~((or,))~~, forged, or from another series. Such protection shall be completely hidden from view and undetectable by any means prior to a pull-tab being opened.

(a) Each manufacturer shall establish its own primary game protection for each pull-tab series. This game protection shall be a method of identifying winning pull-tabs, after they have been purchased and opened, so as to distinguish them from non-winning pull-tabs. The manufacturer may use special numbers, colors, designs, ink~~((,))~~, or any combination thereof to establish the primary game protection. Manufacturers shall provide a written explanation of each protection scheme to the commission. Such notification shall be detailed and include pictures, diagrams, and/or samples necessary to thoroughly explain the scheme. The commission shall be notified in writing of any changes to protection schemes.

(b) All pull-tabs manufactured for use in the state of Washington after January 1, 1992, shall utilize a secondary verification code to prevent counterfeiting on tabs that award prizes greater than twenty dollars. Such codes shall be approved by the director prior to use within the state. Punch boards are exempt from the secondary verification code requirements.

(c) Spindle-type pull-tab series when played in the manner set out in WAC ~~((230-30-070) (230-30-078)(8))~~ 230-30-070(10) are exempt from this requirement.

AMENDATORY SECTION (Amending Order 294, filed 6/18/96, effective 7/19/96)

WAC 230-50-800 Petitions for rule making, amendments, or repeal. Any person may petition the commission requesting the adoption, amendment, or repeal of any rule.

The petition should contain sufficient information so that the agency and public can understand the proposal.

Information required on a petition.

Every petition for adoption, repeal, or amendment of a rule must include the following information:

- (1) The name of the agency responsible for administering the rule; and
- (2) The rationale for adoption of a new rule or amendment or repeal of an existing rule.
- (3) In addition to any other concerns, you, the petitioner, are encouraged to address whether:
 - (a) The rule is authorized;
 - (b) The rule is needed;
 - (c) The rule conflicts with or duplicates other federal, state, or local laws;
 - (d) Alternatives to the rule exist that will serve the same purpose at less cost;
 - (e) The rule applies differently to public and private entities;
 - (f) The rule serves the purposes for which it was adopted;
 - (g) The rule imposes unreasonable costs;
 - (h) The rule is clearly and simply stated; and
 - (i) The rule differs, without adequate justification, from a federal law which applies to the same activity or subject matter.

Additional information required.

(4) When you are:

- (a) **Proposing a new rule**, the petition should include the test of the proposed rule or a description of its provisions;
- (b) **Requesting amendment of an existing rule**, the petition should include the name, title, number of the rule, and the text or description of the amendment; or
- (c) **Requesting repeal of an existing rule**, the petition should include the name, title, number of the rule, and a description of the effects of repealing the rule.

Locating a petition form.

(5) You, the petitioner, can obtain a standard petition from the office of financial management or any state agency involved in rule making. Agencies must accept petitions submitted using the standard form or in any other format that provides the information described in subsections (1) through (4) of this section.

Submitting a petition.

(6) ~~((How do I submit a petition?))~~

~~((a))~~ Petitions for adoption, amendment, or repeal of a rule must be faxed ~~((to (360) 438-8652,))~~ or mailed to ~~((the following address:))~~ commission headquarters.

~~((Washington State Gambling Commission
ATTN: Rules Coordinator
PO Box 42400
Olympia, WA 98504-2400))~~

~~((b))~~ (7) Submission of a petition is defined as receipt of the petition by the gambling commission.

Agency response to a petition.

~~((7))~~ What happens after a petition is submitted?

~~((a))~~ (8) Within a reasonable time, the administering agency will send you, the petitioner, acknowledgment of

receipt of the petition, including the name and telephone number of a contact person.

~~((b))~~ (9) No later than sixty days after receipt of a petition, the agency must either:

~~((+))~~ (a) Initiate rule-making proceedings in accordance with chapter 34.05 RCW; or

~~((+))~~ (b) Deny the petition in writing, stating its reasons for the denial and specifically addressing the concerns stated in the petition. Where appropriate, the agency must indicate alternative means by which the agency will address the concerns raised in the petition.

Appealing the denial of a petition.

~~((8))~~ How can I appeal gambling commission denial of my petition?

~~((a))~~ (10) If the gambling commission denies your petition, within thirty days of the denial, you, the petitioner, may:

(a) Appeal the denial to the governor.

~~((b))~~ The governor will process the appeal according to RCW 34.05.330~~((2))~~ (3); or

(b) Petition for a review by the joint administrative rules review committee according to RCW 34.05.330(2), only if your petition alleges that the rule you wish to amend is not within the intent of the legislature or not adopted in accordance with all applicable provisions of the law.

AMENDATORY SECTION (Amending Order 244, filed 9/15/93, effective 10/16/93)

WAC 230-04-135 Commercial amusement games— License required. Prior to operating, renting, leasing, or otherwise sharing in the proceeds of amusement games operated at any location, commercial amusement game operators shall first obtain a license from the commission. The following requirements apply to commercial amusement game operators:

(1) Class A commercial amusement game licensees may allow a Class B and above licensee to operate amusement games at their business premises.

(2) Class B and above commercial amusement game licensees may locate and operate amusement game at any location authorized by WAC 230-04-138 or rent, lease, or sell amusement devices or amusement game equipment on a time basis to any licensed amusement game operator.

(3) In addition to the requirements for certification as set out in WAC 230-04-020 and all other sections of this title, applicants must provide the following additional information for each operating locations:

(a) All locations:

(i) A list of all locations and time and dates at which the activity will be operated;

(ii) When operated at a location not owned, rented, or leased by the applicant, written permission from the person, organization, county, city or town, or an authorized agent thereof, to locate and operate amusement games at that location;

(iii) ~~((A personal information form))~~ Sufficient information to determine the identity and personal qualifications for all "adult supervisors," as required by WAC 230-20-680(2);

(iv) A copy of any rental/lease agreement which allows operation of commercial amusement games at any location not owned or otherwise controlled by a licensee. The document must disclose full details of the rental/lease agreement, including any revenue sharing provisions, all costs to be shared, and any restrictions regarding the number of amusement games to be operated; and

(v) Copies of any contract related to rental, lease, or purchase agreement of amusement game equipment.

(b) Permanent locations. In addition to the information required by (a) of this subsection, all applicants requesting to operate amusement games at locations authorized by WAC 230-04-138 (1)(f), (g), (h), (i), (j), (k), or (l) must provide details necessary to determine qualification of the location for operation of the activity and include the following minimum details:

(i) Amusement parks, as authorized by WAC 230-04-138 (1)(f): The number of mechanical or aquatic rides, theatrical productions, motion pictures, and slide show presentations available for the public;

(ii) Regional shopping center, as authorized by WAC 230-04-138 (1)(g): The size of the shopping center, in gross square feet not including parking areas;

(iii) Taverns and restaurant with cocktail lounges, as authorized by WAC 230-04-138 (1)(h): Washington state liquor control board license number and expiration date, and a statement of whether minors are prohibited from all portions of the premises;

(iv) Movie theaters, bowling alleys, miniature golf course facilities, skating facilities, and amusement centers, as authorized by WAC 230-04-138 (1)(i): A complete description of the business activities conducted; and if an amusement center, the number of amusement devices and income derived from such devices and all other business activities conducted by the licensee during the last twelve months;

(v) Family entertainment restaurants, as authorized by WAC 230-04-138 (1)(j): The number of amusement devices, theatrical productions, mechanical rides, motion pictures, and slide show presentation available for customers on a daily basis; and the amount of gross income generated from the entire business and that portion of gross income generated from food service for on-premises consumption; and

(vi) Grocery stores as authorized by WAC 230-04-138 (1)(k): The type of retail products sold and size of the store premises, in gross square feet not including parking areas.

(c) Limited duration locations. In addition to the information required by (a) of this subsection, all applicants requesting to operate commercial amusement games must receive written permission from the sponsor of any activity authorized by WAC 230-04-138 (1)(a), (d), or (e) and submit an itinerary that includes planned operating dates for all locations at which the applicant plans operations during the year. This itinerary must be updated any time the dates of operation change.

WSR 00-20-096
EXPEDITED ADOPTION
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
(Medical Assistance Administration)
[Filed October 4, 2000, 10:06 a.m.]

Title of Rule: Amending WAC 388-539-0550 Coordinated community aids service alternative (CCASA) program, 388-545-300 Occupational therapy, 388-545-500 Physical therapy, 388-545-700 Speech/audiology services, 388-550-1100 Hospital coverage, 388-550-1400 Covered revenue codes for hospital services, 388-550-1700 Hospital services—Prior approval, 388-550-2200 Transplant requirements—COE, 388-550-6700 Hospital services provided out-of-state, 388-555-1150 Eligible providers, 388-555-1200 Provider requirements, and 388-556-0400 Limitations on services available to recipients of categorically needy medical assistance.

Purpose: To correct Medical Assistance Administration (MAA) rules that contain cross-references to rules that have been renumbered or repealed and written into new chapters. MAA recently reorganized and rewrote most of its rules so they are located in the same area of Title 388 WAC. In doing so, some cross-references to rules are now incorrect; this proposal updates those cross-references so users may be referred to the correct rule.

Statutory Authority for Adoption: RCW 74.08.090.

Statute Being Implemented: RCW 74.08.090.

Summary: This proposal corrects cross-references to rules that have been renumbered or repealed and written into new chapters, due to the recent reorganization of MAA rules in Title 388 WAC.

Reasons Supporting Proposal: To ensure the cross-references in MAA rules refer users to the correct WAC cite.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Ann Myers/DCS/RIP, P.O. Box 45533, Olympia, WA 98504-5533, (360) 725-1345.

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

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

Explanation of Rule, its Purpose, and Anticipated Effects: Due to MAAs recent reorganization and rewrite of its rules, several cross-references refer to rules that have been renumbered or repealed when the policy was written into new chapters. This proposal corrects those cross-references by replacing the outdated cross-references with correct WAC numbers.

The purpose and anticipated effect is to refer users to the correct WAC cite.

Proposal Changes the Following Existing Rules: Due to MAAs recent reorganization and rewrite of its rules, several cross-references refer to rules that have been renumbered or repealed when the policy was written into new chapters. This proposal corrects those cross-references by replacing the outdated cross-references with correct WAC numbers.

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 Kelly Cooper, Rules Coordinator, Department of Social and Health Services, Rules and Policies Assistance Unit, P.O. Box 45850, Olympia, WA 98504-5850, AND RECEIVED BY December 19, 2000.

September 29, 2000

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 00-21 issue of the Register.

WSR 00-20-097
EXPEDITED ADOPTION
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
(Medical Assistance Administration)
[Filed October 4, 2000, 10:07 a.m.]

Title of Rule: Amending WAC 388-501-0135 Patient requiring regulation, 388-502-0120 Payment for medical care outside the state of Washington, 388-505-0540 Assignment of rights and cooperation, 388-512-1230 Refusal to accept medical treatment, 388-513-1350 Defining the resource standard and determining available resources for long-term care (LTC) services, 388-513-1365 Evaluating the transfer of an asset made on or after March 1, 1997, for long-term care (LTC) services, 388-527-2750 Waiver of recovery if undue hardship, 388-527-2790 Filing a lien against real property, 388-529-0100 Scope of covered medical services by program, 388-534-0100 Healthy Kids/EPSTDT, 388-535-1050 Dental-related definitions, 388-537-0100 School medical services for students in special education programs, and 388-538-095 Scope of care for managed care enrollees.

Purpose: To correct MAA rules that contain cross-references to rules that have been renumbered or repealed and written into new chapters. MAA recently reorganized and rewrote most of its rules so they are located in the same area of Title 388 WAC. In doing so, some cross-references to rules are now incorrect; this proposal updates those cross-references so users may be referred to the correct rule.

Statutory Authority for Adoption: RCW 74.08.090.

Statute Being Implemented: RCW 74.08.090.

Summary: This proposal corrects cross-references to rules that have been renumbered or repealed and written into new chapters, due to the recent reorganization of MAA rules in Title 388 WAC.

Reasons Supporting Proposal: To ensure the cross-references in MAA rules refer users to the correct WAC cite.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Ann Myers/DCS/RIP, P.O. Box 45533, Olympia, WA 98504-5533, (360) 725-1345.

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

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

Explanation of Rule, its Purpose, and Anticipated Effects: Due to MAAs recent reorganization and rewrite of its rules, several cross-references refer to rules that have been renumbered or repealed when the policy was written into new chapters. This proposal corrects those cross-references by replacing the outdated cross-references with correct WAC numbers.

The purpose and anticipated effect is to refer users to the correct WAC cite.

Proposal Changes the Following Existing Rules: Due to MAAs recent reorganization and rewrite of its rules, several cross-references refer to rules that have been renumbered or repealed when the policy was written into new chapters. This proposal corrects those cross-references by replacing the outdated cross-references with correct WAC numbers.

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 Kelly Cooper, Rules Coordinator, Department of Social and Health Services, Rules and Policies Assistance Unit, P.O. Box 45850, Olympia, WA 98504-5850, AND RECEIVED BY December 19, 2000.

September 29, 2000

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 00-21 issue of the Register.

WSR 00-20-098
EXPEDITED ADOPTION
DEPARTMENT OF HEALTH

[Filed October 4, 2000, 10:11 a.m.]

Title of Rule: WAC 246-933-250 Examination requirement and procedures, 246-933-260 Frequency and location of examinations, and 246-933-270 Examination results.

Purpose: Update language to include the name of the new national examination, eliminate redundancy, and make more clear.

Statutory Authority for Adoption: RCW 18.92.030.

Statute Being Implemented: RCW 18.92.070.

Summary: Amending these rules will bring Washington state in line with the new national examination for veterinary licensure.

Reasons Supporting Proposal: The examinations allowed in the current rules are no longer available. A new exam has been created and approved for use.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Karen Kelley, 1300 S.E. Quince Street, Olympia, (360) 236-4876.

Name of Proponent: Veterinary Board of Governors, Department of Health, governmental.

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

Explanation of Rule, its Purpose, and Anticipated Effects: WAC 246-933-250 Examination requirement and procedures, this rule explains that applicants must successfully complete both a national and state examination, and that exams may not be taken prior to six months preceding graduation.

WAC 246-933-260 Frequency and location of examinations, this rule explains that the secretary will authorize the examination scheduled times, and that the examination fee will be forfeited if the applicant does not notify the Veterinary Board of Governors at least five business days prior to the scheduled time.

WAC 246-933-270 Examination results, this rule explains that applicants must attain a grade that meets or exceeds the criterion-referenced passing score for the national exam and a ninety percent on the state exam, and gives instructions for retaking either of these exams.

Proposal Changes the Following Existing Rules: Changes the name of the national examination, removes redundant language, and makes wording more clear.

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 Karen Kelley, Program Manager, Department of Health, P.O. Box 47868, Olympia, WA 98504-7868, AND RECEIVED BY December 5, 2000.

July 24, 2000

Gail L. Zimmerman
Executive Director

AMENDATORY SECTION (Amending Order 299B, filed 8/19/92, effective 9/19/92)

WAC 246-933-250 Examination requirement and procedures. ((+)) In order to be licensed, any applicant for licensure must have successfully ~~((complete))~~ completed the North American Veterinary Licensing Examination (NAVLE), or the National Board Examination for Veterinary

Medical Licensing (NBE), and the Clinical Competency Test (CCT)~~((and))~~. All applicants must also pass the Washington state examination. The Washington state examination shall consist of questions pertaining to laws regulating the practice of veterinary medicine in the state. ~~((These))~~ The applicant may take the examinations ~~((may not be taken prior))~~ up to six months ~~((preceding))~~ prior to graduation ~~((of the applicant))~~ from a course of instruction as described in WAC 246-933-220.

~~((2) Failure to follow written or oral instructions relative to the conduct of the examination, including termination times of the examination shall be considered grounds for disqualification from the examination.~~

~~((3) Applicants shall be required to refrain from talking to other examinees during the examination unless specifically directed or permitted to do so by a proctor. Any applicant observed talking or attempting to give or receive information, or using unauthorized materials during any portion of the examination will be expelled from the examination and not allowed to complete it.))~~

AMENDATORY SECTION (Amending Order 221B, filed 12/4/91, effective 1/4/92)

WAC 246-933-260 Frequency and location of examinations. (1) ~~((The examination for veterinarians shall be scheduled at such times and places as the secretary may authorize.))~~ The secretary or his or her designee establishes the time and location for the veterinary examination.

(2) ~~((Should))~~ If an applicant fails to appear for the North American Veterinary Licensing Examination at the designated time and place, the applicant shall forfeit the examination fee unless the applicant has notified the ~~((division of professional licensing services))~~ Veterinary Board of Governors in writing of his or her inability to appear for the scheduled exam at least five business days ~~((before))~~ prior to the ~~((designated))~~ scheduled time.

AMENDATORY SECTION (Amending Order 299B, filed 8/19/92, effective 9/19/92)

WAC 246-933-270 Examination results. (1) In order to pass the examination for licensure as a veterinarian, the applicant shall attain a grade that meets or exceeds the criterion-referenced passing ~~((point sealed))~~ score established by the National Board Examination Committee of the American Veterinary Medical Association for the ~~((National Board Examination and the Clinical Competency Test))~~ North American Veterinary Licensing Examination (NAVLE). Additionally, the applicant must attain a minimum grade of ninety percent ~~((in))~~ on the Washington state examination.

(2) An applicant ~~((s))~~ who fails the ~~((National Board Examination, the Clinical Competency Test))~~ North American Veterinary Licensing Examination (NAVLE), or the Washington state examination may retake the examination that ~~((they))~~ he or she failed ~~((NBE, CCT or state))~~ by ~~((again))~~ completing an application and by submitting the reexamination fee to the ~~((division of professional licensing services. Only the most recently obtained NBE, CCT, and state examination scores will be considered in an application.~~

~~((3) An applicant who was administered the NBE or CCT prior to December 1, 1992, must have attained a minimum score of 1.5 standard deviations below the national mean of the criterion population on the respective examinations. Applicants who were administered the Washington state examination prior to December 1, 1992, must have attained a minimum score of seventy percent))~~ Veterinary Board of Governors.

WSR 00-20-102

EXPEDITED ADOPTION

DEPARTMENT OF ECOLOGY

[Order 00-24—Filed October 4, 2000, 10:48 a.m.]

Title of Rule: Maximum environmental noise levels—
Future regulations.

Purpose: To establish maximum noise levels permissible in identified environments, and provide use standards relating to the reception of noise within such environments.

Statutory Authority for Adoption: Chapter 70.107 RCW, Noise control.

Statute Being Implemented: Chapter 70.107 RCW, Noise control.

Summary: The proposed change will delete the information in WAC 173-60-070 Future regulations. In this section, there is a list of four new chapters that were to be developed after receiving legislative funding. These chapters were never developed due to the fact that legislative funding was never received. In addition, funding was discontinued several years ago for any noise program at ecology.

Reasons Supporting Proposal: This section is confusing and misleading to the public.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Patricia Hervieux, Lacey, Washington, (360) 407-6756.

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 section lists regulations that were to be developed in the future. However, there has been no legislative funding for a noise program within ecology for several years. Noise regulation is being implemented at the local government level.

The section proposed for deletion is misleading to the public because it sets an expectation that these additional regulations may exist. Deletion of this section will make the rule clearer.

Proposal Changes the Following Existing Rules: The subsection that lists regulations that were to be developed will be deleted and the section reserved for future use.

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 December 5, 2000.

September 30, 2000

Daniel J. Silver
Deputy Director

AMENDATORY SECTION (Amending Order 92-41, filed 5/18/94, effective 6/18/94)

~~WAC 173-60-070 ((Future regulations.)) Reserved. ((It is the intention of the department to establish use standards and/or performance standards for the following sources of noise exempted or partially exempted from the requirements of this chapter within two years after adequate legislative funding is made available to conduct studies providing the necessary data:~~

~~(1) Sounds created by aircraft engine testing and maintenance not related to flight operations, through the adoption of a new chapter 173-64 WAC.~~

~~(2) Sounds created by construction equipment and emanating from construction sites, through the adoption of a new chapter 173-66 WAC.~~

~~(3) Sounds created by motor vehicle racing events, through the adoption of a new chapter 173-63 WAC.~~

~~(4) Sounds created by the operation of equipment or facilities of surface carriers engaged in commerce by rail road, to the extent consistent with federal law and regulations through the adoption of a new chapter 173-72 WAC.))~~
Reserved.

WSR 00-20-107

EXPEDITED ADOPTION

DEPARTMENT OF REVENUE

[Filed October 4, 2000, 11:40 a.m.]

Title of Rule: Amending WAC 458-30-590 Rates of inflation and repealing WAC 458-30-580 Rate of inflation—When published—Calculation.

Purpose: To provide information about the rate of inflation that is used by county officials to calculate interest on deferred special benefit assessments when land is removed from classification under chapter 84.34 RCW.

Statutory Authority for Adoption: RCW 84.34.360.

Statute Being Implemented: RCW 84.34.310.

Summary: Special benefit assessments for certain local improvements to farm and agricultural or timber land classified under chapter 84.34 RCW may be deferred by the land owner. If a land owner has chosen to defer the assessments, when the land is subsequently removed or withdrawn from classification the deferred special benefit assessments become due and payable with interest. WAC 458-30-590

provides the rate of inflation used in calculating the interest that is added to the deferred amount of special benefit assessments.

Reasons Supporting Proposal: RCW 84.34.310(6) authorizes the department to determine the rate of inflation and to publish this rate no later than January 1st of each year for use in that assessment year. Information pertaining to how the rate is determined and how interest is calculated are currently contained in WAC 458-30-580. Combining the contents of WAC 458-30-580 and 458-30-590 will provide a comprehensive single source of information for taxpayers and local taxing officials about the rates of inflation and interest.

Name of Agency Personnel Responsible for Drafting: Kim M. Qually, 1025 East Union, Suite #400, Olympia, WA, (360) 570-6113; Implementation and Enforcement: Sandy Guilfoil, 1025 East Union, Suite #200, Olympia, WA, (360) 570-5860.

Name of Proponent: Department of Revenue, governmental.

Agency Comments or Recommendations, if any, as to Statutory Language, Implementation, Enforcement, and Fiscal Matters: No comments or recommendations are submitted.

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

Explanation of Rule, its Purpose, and Anticipated Effects: WAC 458-30-590 provides the rate of inflation used when farm and agricultural or timber land classified under chapter 84.34 RCW is removed or withdrawn from classification. When land is removed or withdrawn, the deferred amounts of special benefit assessments and/or property taxes plus interest are due and payable. This rate of inflation is used to calculate the rate of interest.

WAC 458-30-580 explains the Department of Revenue's statutorily assigned duty to annually publish a rate of inflation and the manner in which it is determined. The rule also provides information the rate of inflation is used to calculate the interest that accrues on exempt special benefit assessments. This rule provides the explanatory background information for the rate of inflation listed in WAC 458-30-590.

The proposed WAC 458-30-590 provides the rate of inflation to be used to calculate the rate of interest during assessment year 2001. It also incorporates the current contents of WAC 458-30-580. The proposed rule will explain the department's duty in determining and publishing an annual rate of inflation, the basis for the inflation rate, and how the rates of inflation are used to calculate the rate of interest.

Proposal Changes the Following Existing Rules: The proposed rule amends the current version of WAC 458-30-590. It is being revised to incorporate the current contents of WAC 458-30-580 and to provide the rate of inflation for 2000 that will be used to calculate the amount of interest due when farm and agricultural or timber land is removed or withdrawn from classification under chapter 84.34 RCW during assessment year 2001. WAC 458-30-580 will be repealed.

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 Kim M. Qually, Counsel, Department of Revenue, P.O. Box 47467, Olympia, WA 98504-7467, fax (360) 664-0693, e-mail kimq@dor.wa.gov, AND RECEIVED BY December 5, 2000.

October 4, 2000
Claire Hesselholt
Rules Manager
Legislation and Policy Division

AMENDATORY SECTION (Amending WSR 99-24-035, filed 11/23/99, effective 12/24/99)

WAC 458-30-590 Rate((s)) of inflation—Publica-tion—Interest rate—Calculation. (1) Introduction. This section sets forth the rates of inflation discussed in WAC 458-30-550. It also explains the department of revenue's obligation to annually publish a rate of inflation and the manner in which this rate is determined.

(2) General duty of department—Basis for inflation rate. Each year the department determines and publishes a rule establishing an annual rate of inflation. This rate of inflation is used in computing the interest that is assessed when farm and agricultural or timber land, which are exempt from special benefit assessments, is withdrawn or removed from current use classification.

(a) The rate of inflation is based upon the implicit price deflator for personal consumption expenditures calculated by the United States Department of Commerce. This rate is used to calculate the rate of interest collected on exempt special benefit assessments.

(b) The rate is published by December 31st of each year and applies to all withdrawals or removals from farm and agricultural or timber land classification that occur the following year.

(3) Assessment of rate of interest. An owner of classified farm and agricultural or timber land is liable for interest on the exempt special benefit assessment. Interest accrues from the date the local improvement district is created until the land is withdrawn or removed from classification. Interest accrues and is assessed in accordance with WAC 458-30-550.

(a) Interest is assessed only for the time (years and months) the land remains classified under RCW 84.34.020 (2) or (3).

(b) If the classified land is exempt from the special benefit assessment for more than one year, the annual inflation rates are used to calculate an average rate of interest. This average is determined by adding the inflation rate for each

year the classified land was exempt from the special benefit assessment after the local improvement district was created. The sum of the inflation rates is then divided by the number of years involved to determine the applicable rate of interest.

(c) Example. A local improvement district for a domestic water supply system was created in January 1990 and the owner used the statutory exemption provided in RCW 84.34.320. On July 1, 1997, the land was removed from the farm and agricultural classification. An average interest rate was calculated using the inflation rates for 1990 through 1997. The owner was then notified of the amount of previously exempt special benefit assessment, plus the average interest rate.

~~((2))~~ (4) Rates of inflation. The rates of inflation ~~((to be))~~ used ~~((for calculating))~~ to calculate the interest as required by WAC 458-30-550 are as follows:

YEAR	PERCENT	YEAR	PERCENT
1976	5.6	1977	6.5
1978	7.6	1979	11.3
1980	13.5	1981	10.3
1982	6.2	1983	3.2
1984	4.3	1985	3.5
1986	1.9	1987	3.7
1988	4.1	1989	4.8
1990	5.4	1991	4.2
1992	3.3	1993	2.7
1994	2.2	1995	2.3
1996	2.2	1997	2.1
1998	0.85	1999	1.42
2000	2.61		

WSR 00-20-108
EXPEDITED ADOPTION
DEPARTMENT OF AGRICULTURE
[Filed October 4, 2000, 11:52 a.m.]

Title of Rule: Rules relating to onion white rot quarantine, chapter 16-470 WAC.

Purpose: To amend the existing rule to reflect changes in terminology and to comply with legislative mandates such as regulatory reform and use of clear and readable format.

Statutory Authority for Adoption: Chapter 17.24 RCW.
Statute Being Implemented: Chapter 17.24 RCW.

Summary: Onion white rot is a fungal disease which is known to infect portions of most other states and most counties in Washington, except Adams, Franklin, and Grant counties. These three counties are currently uninfested. It is a serious disease of onions and other Allium sp. which is extremely persistent in soil. Once a field is infested, it is extremely unlikely to ever be able to grow onion crops successfully. The existing rule has contributed to preventing infestation of the three counties and is acceptable to onion growers. The proposed changes are updates which do not alter the regulatory impacts of the existing rules.

EXPEDITED ADOPTION

Reasons Supporting Proposal: The proposed changes update the structure and terminology of the existing rule to international standards. The changes also incorporate clear and readable format and bring the rule into compliance with legislative mandates such as regulatory reform.

Name of Agency Personnel Responsible for Drafting: Mary Toohey, 1111 Washington Street, Olympia, WA 98504-2560, (360) 902-1907; Implementation: Clinton Campbell, 1111 Washington Street, Olympia, WA 98504-2560, (360) 902-2071; and Enforcement: Tom Wessels, 1111 Washington Street, Olympia, WA 98504-2560, (360) 902-1984.

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

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

Explanation of Rule, its Purpose, and Anticipated Effects: The existing rule protects three counties in eastern Washington from infestation by the fungus that causes onion white rot. Once this disease infests the soil of a field, it is no longer practical to use the field for onion production. The three counties - Adams, Franklin and Grant - are not infested at this time. The quarantine has been in effect since 1985, and it appears to be successful, as the disease has not spread to these counties.

The Washington State Department of Agriculture consulted with affected onion growers and found support for the current provisions of the rule. The proposed changes do not impact the regulated group and are technical in nature.

Proposal Changes the Following Existing Rules: Proposed changes do not change the regulatory impacts of the existing rule and should not have any effect on the regulated parties. The structure and some of the terminology in the rule is altered for clarity and for closer compliance with the authorizing statute. The "quarantine area" has been redefined and a "pest free area" has been added in order to make the rule consistent with internationally accepted terminology. A definitions section has been added. More detail regarding the reasons that onion white rot is a pest of quarantine significance has been added.

NOTICE

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October 4, 2000
Mary A. Martin Toohey
Assistant Director

AMENDATORY SECTION (Amending Order 1881, filed 3/12/86)

WAC 16-470-300 Quarantine—Onion white rot disease. ~~((1))~~ Onion white rot is a potentially devastating disease of onions and closely related species, which causes greatly decreased yields and reduced storage quality. It is spread primarily by movement of contaminated water, soil, equipment, tools, machinery, and infested plants and plant parts. Onion white rot disease is caused by *Sclerotium cepivorum*, a fungus. Once a field is infested, the disease remains indefinitely in the soil. The director finds that onion white rot disease is detrimental to the onion industry of Washington state and ~~((a))~~ establishes a quarantine ~~((is established))~~ to prevent ~~((the spread))~~ introduction and ~~((introduction))~~ spread of ~~((onion white rot))~~ the disease ~~((caused by *Sclerotium cepivorum*, a fungus,))~~ within noninfested areas of Washington state.

~~((2))~~ The following definition shall apply to WAC 16-470-300 through 16-470-340: "Onion" means any *Allium* spp. including but not limited to onion, garlic, leek, chive, or shallots.

NEW SECTION

WAC 16-470-305 Onion white rot disease—Definitions. The following definitions apply to WAC 16-470-300 through 16-470-340:

(1) "Onion" means any plant of the *Allium* genus, including but not limited to onion, garlic, leek, chive and shallots.

(2) "Pest free area for onion white rot" means Adams, Franklin and Grant Counties.

AMENDATORY SECTION (Amending Order 1873, filed 9/25/85)

WAC 16-470-310 Onion white rot disease—Area under order. The area under exterior quarantine for onion white rot disease is all states of the United States. The area under interior quarantine for onion white rot disease is all counties of Washington state ~~((includes Adams, Franklin, and Grant counties))~~.

AMENDATORY SECTION (Amending Order 1873, filed 9/25/85)

WAC 16-470-320 Onion white rot disease—Restrictions—Control—Prevention—Sanitation. The following restrictions are declared to be the proper methods for the control and prevention of the introduction of onion white rot disease, which shall be used in the ~~((quarantine))~~ pest free area for onion white rot ~~((described in WAC 16-470-310))~~:

(1) No person shall import onion bulbs, sets or seedlings into the ~~((quarantine))~~ pest free area for onion white rot for the purpose of planting or propagation ~~((bulbs, sets, or seedlings of onion, garlic, leek, chive, shallots, or other *Allium* spp.))~~, except those produced in and shipped from any area of this state or other states where onion white rot is not known to occur, ~~((and e))~~ Each shipment ~~((shall))~~ must be certified

to be free from white rot disease by the pest protection organization of the ((origin)) state ((department of agriculture)) where the onion planting stock was produced.

(2) Except as provided in this chapter, no person shall in any manner import or move soil, machinery, tools, or equipment into the ((quarantine)) pest free area for onion white rot, ((which)) if the soil, machinery, tools, or equipment have been previously used in any manner ((on)) in fields outside the ((quarantine)) pest free area for onion white rot ((where the host plants named in subsection (1) of this section have been cultivated.)) Machinery, tools or equipment may be imported or moved into the ((quarantine)) pest free area for onion white rot with prior approval from the department. ((Provided, That)) I((t))he soil, machinery, tools or equipment must be ((are)) cleaned and ((sterilized)) sanitized to the satisfaction of the department prior to movement into the pest free ((quarantine)) area for onion white rot. The cleaning shall include the thorough removal of all ((dirt)) soil and debris by the use of steam under pressure. Sanitation ((Sterilization shall)) must be accomplished by the use of steam or other methods approved by the department. For the purposes of this section, "machinery, tools or equipment" includes but is not limited to vehicles, farm trucks, harvesters, and tillage equipment.

(3) The department may stop the movement ((of any machinery, tools, or equipment)) into or within the pest free ((quarantine)) area for onion white rot of any machinery, tools, or equipment that has ((which have)) not been cleaned and ((sterilized)) sanitized as provided in this section.

(4) No person shall knowingly import into the ((quarantine)) pest free area for onion white rot livestock which have been pastured on irrigated fields known to be infested with white rot or which have been fed white rot infested plant parts. ((; nor shall w)) Onion white rot infested plant parts may not be imported into the quarantine area for livestock feed. ((; nor shall)) Onion white rot infested plant parts found in the pest free ((quarantined)) area for onion white rot may not be fed to livestock. No restrictions are imposed by this section ((quarantine)) on livestock moving to feed lots, sale yards, or exhibition sites (such as fairgrounds, shows, etc.) in the pest free ((quarantined)) area for onion white rot.

AMENDATORY SECTION (Amending Order 1873, filed 9/25/85)

WAC 16-470-330 Onion white rot disease—Enforcement. (1) The department may inspect any onions or onion planting areas within the ((quarantine)) pest free area for onion white rot during any time of the year to determine whether the disease organism is present. If the department finds ((that any onions, whether they are being transported, or any fields are infested with)) the disease organism in onions at any stage of production or transportation or in land, the department may seize any infested onions which are separated from the land on which they were grown, or by written order direct the control and eradication of an infestation. ((The written order shall be mailed or hand delivered to the onion grower or field owner.))

(2) Movement of infested onions within the ((quarantine)) pest free area for onion white rot or removal of infested

onions from the ((quarantine)) pest free area for onion white rot must ((shall)) be carried out only with the department's prior approval and under its supervision.

(3) Control and eradication methods that may be used are limited to ((shall be only)) those approved by the department ((and Washington State University and may)) They may include:

- (a) The destruction of any infested onions;
- (b) A directive that a specific part or all of any infested area be taken out of onion production;
- (c) A directive that any infested area be fenced, properly diked to prevent off-flow of irrigation or rainwater, and planted to an approved crop which will prevent soil erosion and will not require annual tillage;
- (d) Prohibiting the pasturing of animals on any infested area;
- (e) A directive that equipment, tools and machinery used on an infested area be cleaned and ((sterilized)) sanitized as described in WAC 16-470-320 prior to removal from the area.

WSR 00-18-059
PERMANENT RULES
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES

[Filed September 1, 2000, 11:19 a.m.]

Date of Adoption: September 1, 2000.

Purpose: The DSHS hearing rules, chapter 388-02 WAC, supplement the procedural provisions Model rules of procedure, chapter 10-08 WAC from the Office of Administrative Hearings. These rules describe procedures for resolution of disputes between DSHS and its clients, vendors, contractors, and customers. The rules clarify DSHS hearing procedures. These rules have been written to comply with Executive Order 97-02 and use clear rule-writing techniques to make information easy to find and understand by DSHS clients, vendors, contractors, and customers.

Statutory Authority for Adoption: RCW 34.05.020.

Adopted under notice filed as WSR 00-10-034 on April 24, 2000.

Changes Other than Editing from Proposed to Adopted Version: WAC 388-02-0010, corrected grammatical error in definition of "DSHS representative." The definition of "party" was reorganized to clarify that DSHS is also a party in a hearing.

WAC 388-02-0070 and 388-02-0075, clarified that delivery is required for filing documents.

WAC 388-02-0085, reorganized and added language encouraging an individual to request a hearing if they are not sure whether they actually have a hearing right.

WAC 388-02-0115, clarified that a person may withdraw a hearing request if the ALJ and the other party are present.

WAC 388-02-0125, corrected subsection (1) by stating that an "intermediary interpreter" means an interpreter who is a certified deaf interpreter (CDI). Added that a qualified interpreter for a person with a hearing impairment includes a visual language interpreter certified by a national association of the deaf.

WAC 388-02-0145, added the "hearing impaired person" to the list of people who choose the appropriate interpretive mode when interpreters are used.

WAC 388-02-0155, added language stating that a person requesting a hearing should let DSHS or OAH know the name, address, and telephone number of their representative.

WAC 388-02-0160, corrected a term to be consistent with WAC 388-02-0180.

WAC 388-02-0210, added the term "reverse" to show that an ALJ may reverse the DSHS action if DSHS does not attend the prehearing conference.

WAC 388-02-0225, added language emphasizing that only a court may decide if a DSHS rule is invalid.

WAC 388-02-0375, 388-02-0520 and 388-02-0570, corrected the cite.

WAC 388-02-0475, clarified the language.

WAC 388-02-0515, prescribed where deadlines are found.

WAC 388-02-0590, added language to clarify the timeline for requesting more time to respond to a petition for review.

WAC 388-02-0610, deleted inaccurate language.

WAC 388-02-0630, added language to clarify the timeline for requesting more time to respond to a reconsideration request.

WAC 388-02-0650, added in-person service information for the AAG's office.

Variation from the Model Rules of Procedure: Under RCW 34.05.250 agencies are required to report any variation from model rules of procedures outlined by the Office of Administrative Hearings (chapter 10-08 WAC). DSHS hearing rules are now found in chapter 388-02 WAC. They are written using clear rule-writing techniques to supplement the model rules of procedure.

Questions were used in the titles of the rule to assist users to quickly and easily find information. The rules also clarify DSHS responsibilities for hearings, extend the time for vacating dismissal orders, and specify the authority of administrative law judges to stay an action. The rule puts legal terms such as evidence, subpoenas, and burden of proof in language the public can understand. Prehearing guidelines are incorporated into the rule to encourage early dispute resolution between DSHS and its clients, vendors, contractors, and customers.

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 130, Amended 0, Repealed 0.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 130, 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 130, Amended 0, Repealed 0.

Effective Date of Rule: Thirty-one days after filing.

September 1, 2000

Edith M. Rice, Chief
Office of Legal Affairs

Chapter 388-02 WAC

DSHS HEARING RULES

GENERAL

NEW SECTION

WAC 388-02-0005 What is the purpose and scope of this chapter? This chapter describes the general procedures that apply to the resolution of disputes between you and the various programs within the department of social and health services (DSHS). The rules of this chapter are intended to supplement for DSHS both the Administrative Procedure Act (APA), chapter 34.05 RCW, and the model rules, chapter 10-

08 WAC, adopted by the office of administrative hearings (OAH).

(1) This chapter:

(a) Establishes rules encouraging informal dispute resolution between DSHS and persons or entities who disagree with its actions;

(b) Regulates all hearings involving DSHS; and

(c) Consolidates most DSHS hearing procedural rules into one chapter.

(2) Nothing in this chapter is intended to affect the constitutional rights of any person or to limit or change additional requirements imposed by statute or other rule. Other laws or rules determine if you have a hearing right, including the APA and DSHS program rules or laws.

(3) Specific DSHS program hearing rules prevail over the rules in this chapter.

NEW SECTION

WAC 388-02-0010 What definitions apply to this chapter? The following definitions apply to this chapter:

"Administrative law judge (ALJ)" means an impartial decision-maker who is an attorney and presides at an administrative hearing. The office of administrative hearings (OAH), which is a state agency, employs the ALJs. ALJs are not DSHS employees or DSHS representatives.

"BOA" means the DSHS board of appeals.

"Business days" means all days except Saturdays, Sundays and legal holidays.

"Calendar days" means all days including Saturdays, Sundays and legal holidays.

"Deliver" means giving a document to someone in person.

"Documents" means papers, letters, writings, or other printed or written items.

"DSHS" means the department of social and health services.

"DSHS representative" means an employee of DSHS, a DSHS contractor, or an assistant attorney general authorized to represent DSHS in an administrative hearing. DSHS representatives include, but are not limited to, claims officers and fair hearing coordinators.

"Hearing" means a proceeding before OAH that gives a party an opportunity to be heard in disputes about DSHS programs. For purposes of this chapter, hearings include administrative hearings, adjudicative proceedings, and any other similar term referenced under chapter 34.05 RCW, the Administrative Procedure Act, Title 388 of the Washington Administrative Code, chapter 10-08 WAC, or other law.

"Mail" means placing the document in the mail with the proper postage.

"OAH" means the office of administrative hearings, a separate state agency from DSHS.

"Party" means a person or entity:

(1) Named in a DSHS action;

(2) To whom a DSHS action is directed; or

(3) Allowed to participate in a hearing to protect an interest as authorized by law or rule.

(4) DSHS is also a party.

"Prehearing conference" means a proceeding scheduled and conducted by an ALJ in preparation for a hearing.

"Prehearing meeting" means an informal voluntary meeting that may be held before any prehearing conference or hearing.

"Record" means the official documentation of the hearing process. The record includes tape recordings or transcripts, admitted exhibits, decisions, briefs, notices, orders, and other filed documents.

"Review judge" means an attorney employed by the DSHS board of appeals (BOA) who reviews decisions made by an ALJ and makes a final agency decision. The review judge is the reviewing officer in RCW 34.05.464.

"Rule" means a state regulation. Rules are found in the Washington Administrative Code (WAC).

"Stay" means an order temporarily halting the DSHS decision or action.

"You" means any individual or entity that has a right to be involved with the DSHS hearing process, which includes a party or a party's representative. "You" does not include DSHS or its representative.

NEW SECTION

WAC 388-02-0015 How do the terms in the Administrative Procedure Act (APA) compare to this chapter? To improve clarity and understanding, the rules in this chapter may use different words than the APA or the model rules. Following is a list of terms used in those laws and the terms as used in these rules:

Chapter 34.05 RCW Chapter 10.08 WAC	Chapter 388-02 WAC
Adjudicative proceeding	Different terms are used to refer to different stages of the hearing process, and may include prehearing meeting, prehearing conference, hearing, review, reconsideration and the entire hearing process
Agency	DSHS
Application for adjudicative proceeding	Request a hearing
Enter	Make, send
Initial order	Hearing decision or order
Presiding officer	ALJ or review judge
Reviewing officer	Review judge

NEW SECTION

WAC 388-02-0020 What does good cause mean? (1) Good cause is a substantial reason or legal justification for failing to appear, to act, or respond to an action. To show good cause, the ALJ must find that a party had a good reason

PERMANENT

for what they did or did not do, using the provisions of Superior Court Civil Rule 60 as a guideline.

(2) Good cause may include, but is not limited to, the following examples.

(a) You ignored a notice because you were in the hospital or were otherwise prevented from responding; or

(b) You could not respond to the notice because it was written in a language that you did not understand.

ADDRESSES

NEW SECTION

WAC 388-02-0025 Where is the office of administrative hearings located? (1)(a) The office of administrative hearings (OAH) headquarters location is:

Office of Administrative Hearings
919 Lakeridge Way SW
P.O. Box 42488

Olympia WA 98504-2488

(360) 664-8717

(360) 664-8721 (FAX)

(b) The headquarters office is open from 8:00 am to 5:00 p.m. Mondays through Friday, except legal holidays.

(2) OAH field offices are at the following locations:

Olympia

Office of Administrative Hearings - SHS

2420 Bristol Court SW, 3rd Floor

PO Box 42489

Olympia, WA 98504-2489

(360) 753-2531

1-800-583-8271

FAX: (360) 586-6563

Seattle

Office of Administrative Hearings - SHS

1904 3rd Ave., Suite 722

Seattle, WA 98101-1100

(206) 464-6322

1-800-583-8270

FAX: (206) 587-5136

Everett

Office of Administrative Hearings - SHS

2722 Colby, Suite 610

Everett, WA 98201-3571

(425) 339-1921

1-800-583-8261

FAX: (425) 339-3907

Vancouver

Office of Administrative Hearings - SHS

800 Franklin Street, 1st Floor

Vancouver, WA 98660

(360) 690-7189

1-800-243-3451

FAX: (360) 696-6255

Spokane

Office of Administrative Hearings - SHS

136 S. Arthur St.

Spokane, WA 99202-2254

1-800-366-0955

FAX: (509) 533-2473

Yakima

Office of Administrative Hearings - SHS

32 N 3rd Street, Suite 320

Yakima, WA 98901-2730

(509) 575-2147

1-800-843-3491

FAX (509) 454-7281

(3) You should contact the Olympia field office under subsection (2), if you do not know the correct field office.

(4) You can obtain further hearing information at the OAH website: www.oah.wa.gov

NEW SECTION

WAC 388-02-0030 Where is the board of appeals located? (1) The mailing address of the DSHS board of appeals (BOA) is:

DSHS Board of Appeals

PO Box 45803

Olympia, WA 98504-5803;

(2) The general telephone numbers of the BOA are:

(360) 664-6100

1-877-351-0002 (toll free)(360) 664-6178 (TTD)

(360) 664-6187 (FAX);

(3) The physical location of the DSHS Board of Appeals (BOA) is:

Blake Office Bldg. East, 2nd Floor

4500 10th Ave. SE

Lacey, WA 98503

DEADLINES

NEW SECTION

WAC 388-02-0035 How are days counted when calculating deadlines for the hearing process? (1) When counting days to find out when a hearing deadline ends under DSHS rules or statutes:

(a) Do not include the day of the action, notice, or order. For example, if a hearing decision is mailed on Tuesday and you have twenty-one days to request a review, start counting the days with Wednesday.

(b) If the last day of the period ends on a Saturday, Sunday or legal holiday, the deadline is the next business day.

(c) For periods of seven days or less, count only business days. For example, if you have seven days to respond to a review request that was mailed to you on Friday, May 10, the response period ends on Tuesday, May 21.

(d) For periods over seven days, count every day, including Saturdays, Sundays, and legal holidays.

(2) The deadline ends at 5:00 p.m. on the last day.

(3) If you miss a deadline, you may lose your right to a hearing or appeal of a decision.

FILING AND SERVING PAPERS**NEW SECTION****WAC 388-02-0040 How do parties send documents?**

(1) When the rules in this chapter or in other law asks a party to send copies of documents to other parties, the party must mail or deliver copies to the DSHS representative and to all other parties or their representatives.

(2) When sending documents to OAH or BOA, you must mail or deliver the documents to one of the locations listed in WAC 388-02-0025(2) for OAH or in WAC 388-02-0030 for BOA.

(3) When sending documents to your assigned field office, you may use the address listed at the top of your notice of hearing. If a field office has not been assigned, all written communication about your hearing must be sent to the OAH Olympia field office which sends the communication to the correct office.

(4) Documents may be sent by giving them to someone in person, placing them in the mail with proper postage, or by FAX or e-mail if the party mails a copy on the same day.

NEW SECTION

WAC 388-02-0045 What is service? Service gives the party notice. When a document is given to the party, the party is considered served with official notice of the contents of the document.

NEW SECTION**WAC 388-02-0050 How does a party serve someone?**

Unless otherwise stated in law, a party may serve someone by:

- (1) Personal service (hand delivery);
- (2) First class, registered, or certified mail;
- (3) Fax if the party mails a copy of the document the same day;
- (4) Commercial delivery service; or
- (5) Legal messenger service.

NEW SECTION

WAC 388-02-0055 When must a party serve someone? A party must serve all other parties and their representatives whenever the party files a pleading, brief or other document with OAH or BOA, or when required by law.

NEW SECTION

WAC 388-02-0060 When is service complete? Service is complete when:

- (1) Personal service is made;
- (2) Mail is properly stamped, addressed and deposited in the United States mail;
- (3) FAX produces proof of transmission;
- (4) A parcel is delivered to a commercial delivery service with charges prepaid; or

(5) A parcel is delivered to a legal messenger service with charges prepaid.

NEW SECTION**WAC 388-02-0065 How does a party prove service?**

A party may prove service by providing any of the following:

- (1) A sworn statement;
- (2) The certified mail receipt signed by the recipient;
- (3) An affidavit or certificate of mailing;
- (4) A signed receipt from the person who accepted the commercial delivery service or legal messenger service package; or
- (5) Proof of FAX transmission.

NEW SECTION

WAC 388-02-0070 What is filing? (1) Filing is the act of delivering documents to OAH or BOA.

(2) The date of filing is the date documents are received by OAH or BOA.

(3) Filing is complete when the documents are received by OAH or BOA during office hours.

NEW SECTION**WAC 388-02-0075 How does a party file documents?**

(1) A party may file documents by delivering them to OAH or BOA by:

- (a) Personal service (hand delivery);
- (b) First class, registered, or certified mail;
- (c) FAX transmission if the party mails a copy of the document the same day;
- (d) Commercial delivery service; or
- (e) Legal messenger service.

(2) A party cannot file documents by e-mail.

RESOLUTION OF DISPUTES**NEW SECTION**

WAC 388-02-0080 What are your options for resolving a dispute with DSHS? (1) If you disagree with a DSHS decision or action, you have several options for resolving your dispute, which may include the following:

- (a) Any special prehearing alternative or administrative process offered by the program;
- (b) Prehearing meeting;
- (c) Prehearing conference; and
- (d) Hearing.

(2) Because you have a limited time to request a hearing, you must request a hearing within the deadline on the notice of DSHS action to preserve your hearing right.

HEARING RIGHTS AND REQUESTS**NEW SECTION****WAC 388-02-0085 Do you have a right to a hearing?**

(1) You have a right to a hearing only if a law or DSHS rule

gives you that right. If you are not sure, you should request a hearing to protect your right.

(2) Some DSHS programs may require you to go through an informal administrative process before you can request or have a hearing. The notice of DSHS action sent to you should include information about this requirement if it applies.

(3) You have a limited time to request a hearing. The deadline for your request varies by the DSHS program involved. You should submit your request right away to protect your right to a hearing, even if you are also trying to resolve your dispute informally.

(4) If you request a hearing, one is scheduled.

(5) If DSHS or the ALJ questions your right to a hearing, the ALJ decides whether you have that right.

(6) If the ALJ decides you do not have a right to a hearing, your request is dismissed.

(7) If the ALJ decides you do have a right to a hearing, the hearing proceeds.

NEW SECTION

WAC 388-02-0090 Who may request a hearing?

Either you or your representative may request a hearing.

NEW SECTION

WAC 388-02-0095 What if you have questions about requesting a hearing? If you have questions about how, when, and where to request a hearing, you should:

(1) Contact the DSHS program involved, OAH, or BOA;

(2) Review the notice sent to you of the DSHS action or decision; or

(3) Review the applicable law or DSHS rule.

NEW SECTION

WAC 388-02-0100 How do you request a hearing?

(1) You may request a hearing in writing or orally, depending upon which program is involved. The DSHS notice and applicable laws and rules should tell you whether the request must be in writing or may be made orally.

(2) If you are allowed to make an oral request, you may do so to a DSHS or OAH employee in person or by telephone or voice mail.

(3) You may send a written request by mail, delivery service, personal service, or by FAX if you mail a copy the same day. You should send written requests to the location on the notice or to OAH at the location specified in WAC 388-02-0025(2).

NEW SECTION

WAC 388-02-0105 What information do you give when requesting a hearing? (1) Your hearing request must contain enough information to identify you and the DSHS action. You should include:

(a) Your name, address, and telephone number;

(b) A brief explanation of why you disagree with the DSHS action;

(c) Your client identification or case number, contract number, or any other information that identifies your case or the program involved; and

(d) Any assistance you need, including a foreign or sign language interpreter or any other accommodation for a disability.

(2) You should also refer to a program's specific rules or the notice to see if additional information is required in your request.

(3) OAH may not be able to process your hearing request if it cannot identify or locate you and determine the DSHS action involved.

NEW SECTION

WAC 388-02-0110 What happens after you request a hearing? (1) After you request a hearing, OAH sends the parties a notice containing the hearing date, time, and place. This document is called the notice of hearing. For certain types of hearings, the parties may receive a written notice of a prehearing conference.

(2) Before your hearing is held:

(a) DSHS may contact you and try to resolve your dispute; and

(b) You are encouraged to contact DSHS and try to resolve your dispute.

(3) If you do not appear for your hearing, an ALJ may enter an order of default or an order dismissing your hearing according to WAC 388-02-0285.

NEW SECTION

WAC 388-02-0115 May you withdraw your hearing request? (1) You may withdraw your hearing request for any reason and at any time by contacting DSHS or OAH in writing or orally with the ALJ and the other parties. After your request for withdrawal is received, your hearing is cancelled and OAH sends an order dismissing the hearing. If you withdraw your request you may not be able to request another hearing on the same DSHS action.

(2) If you withdraw your hearing request, you may only set aside the dismissal according to WAC 388-02-0290.

INTERPRETERS

NEW SECTION

WAC 388-02-0120 Do you have the right to an interpreter in the hearing process? If you need an interpreter because you or any of your witnesses are a person with limited English proficiency, OAH will provide an interpreter at no cost to you.

NEW SECTION

WAC 388-02-0125 What definitions apply to limited English proficient (LEP) parties? The following definitions apply to LEP parties:

"Hearing impaired person" means a person who, because of a hearing or speech impairment, cannot readily speak, understand or communicate in spoken language.

"Intermediary interpreter" means an interpreter who:

(1) Is a certified deaf interpreter (CDI); and

(2) Is able to assist in providing an accurate interpretation between spoken and sign language or between types of sign language by acting as an intermediary between a hearing impaired person and a qualified interpreter.

"Limited English proficient (LEP)" includes limited English speaking persons or other persons unable to communicate in spoken English because of a hearing impairment.

"Limited English-speaking (LES) person" means a person who, because of non-English speaking cultural background or disability, cannot readily speak or understand the English language.

"Qualified interpreter" includes qualified interpreters for a limited English-speaking person or a person with a hearing impairment.

"Qualified Interpreter for a limited English-speaking person" means a person who is readily able to interpret or translate spoken and written English communications to and from a limited English speaking person. If an interpreter is court certified, the interpreter is considered qualified.

"Qualified interpreter for a person with a hearing impairment" means a visual language interpreter who is certified by the registry of interpreters for the deaf or National Association of the Deaf and is readily able to interpret or translate spoken communications to and from a hearing impaired person.

NEW SECTION

WAC 388-02-0130 What requirements apply to notices for limited English speaking parties? If OAH is notified that you are a limited English speaking person, all hearing notices, decisions and orders for you must:

(1) Be written in your primary language; or

(2) Include a statement in your primary language:

(a) Indicating the importance of the notice; and

(b) Telling you how to get help in understanding the notice and responding to it.

NEW SECTION

WAC 388-02-0135 What requirements apply to interpreters? (1) OAH must provide a qualified interpreter to assist any person who:

(a) Has limited English proficiency; and

(b) Is a party or witness in a hearing.

(2) OAH may hire or contract with persons to interpret at hearings.

(3) Relatives of any party and DSHS employees may not be used as interpreters.

(4) The ALJ must determine, at the beginning of the hearing, if an interpreter can accurately interpret all communication for the person requesting the service. To do so, the ALJ considers the interpreter's:

(a) Ability to meet the needs of the hearing impaired person or limited English speaking person;

(b) Education, certification and experience;

(c) Understanding of the basic vocabulary and procedures involved in the hearing; and

(d) Ability to be impartial.

(5) The parties or their representatives may question the interpreter's qualifications and ability to be impartial.

(6) If at any time before or during the hearing the interpreter does not provide accurate and effective communication, the ALJ must provide another interpreter.

NEW SECTION

WAC 388-02-0140 May you waive interpreter services? (1) If you are limited English proficient, you may ask to waive interpreter services.

(2) You must make your request in writing or through a qualified interpreter on the record.

(3) The ALJ must determine if your waiver has been knowingly and voluntarily made.

(4) You may withdraw your waiver at any time before or during the hearing.

NEW SECTION

WAC 388-02-0145 What requirements apply to the use of interpreters? (1) Interpreters must:

(a) Use the interpretive mode that the parties, the hearing impaired person the interpreter and the ALJ consider the most accurate and effective;

(b) Interpret statements made by the parties and the ALJ;

(c) Not disclose information about the hearing without the written consent of the parties; and

(d) Not comment on the hearing or give legal advice.

(2) The ALJ must allow enough time for all interpretations to be made and understood.

(3) The ALJ may video tape a hearing and use it as the official transcript for hearings involving a hearing impaired person.

NEW SECTION

WAC 388-02-0150 What requirements apply to hearing decisions involving limited English speaking parties? (1) When an interpreter is used at a hearing, the ALJ must explain that the decision is written in English but that a party using an interpreter may contact the interpreter for an oral translation of the decision at no cost to you.

(2) Interpreters must provide a telephone number where they can be reached. This number must be attached to any decision or order mailed to the parties.

(3) OAH or BOA must mail a copy of a decision or order to the interpreter for use in oral translation.

REPRESENTATION DURING THE HEARING PROCESS

NEW SECTION

WAC 388-02-0155 Who represents you during the hearing process? (1) You may represent yourself or have anyone represent you, except a DSHS employee.

(2) Your representative may be a friend, relative, community advocate, attorney, or paralegal.

(3) You should inform DSHS or OAH of your representatives name, address, and telephone number.

NEW SECTION

WAC 388-02-0160 If a DSHS employee cannot represent you, can they assist you during the hearing process? Although DSHS employees cannot represent you during the hearing process, they may assist you by:

- (1) Acting as a witness;
- (2) Referring you to community legal resources;
- (3) Helping you get nonconfidential information; or
- (4) Informing you about or providing copies of the relevant laws or rules.

NEW SECTION

WAC 388-02-0165 What if you would like to be represented by an attorney but you cannot afford one? (1) Neither DSHS nor OAH will pay for an attorney.

(2) If you want an attorney to represent you and cannot afford one, community resources may be available to assist you. These legal services may be free or available at a reduced cost. DSHS or OAH can tell you who to contact for legal assistance.

(3) Information about legal assistance can also be found at www.oah.wa.gov.

NEW SECTION

WAC 388-02-0170 Who represents DSHS during the hearing? (1) A DSHS employee, DSHS contractor, or the office of the attorney general represents DSHS during the hearing. The DSHS representative may or may not be an attorney.

(2) An ALJ is independent and does not represent DSHS or any other party.

PREHEARING MEETING WITH A DSHS REPRESENTATIVE

NEW SECTION

WAC 388-02-0175 What is a prehearing meeting? (1) A prehearing meeting is an informal meeting with a DSHS representative that may be held before any prehearing conference or hearing.

(2) A DSHS representative may contact you before the scheduled hearing to arrange a prehearing meeting. You may also contact DSHS to request a prehearing meeting.

(3) A prehearing meeting is voluntary. You are not required to request one and you are not required to participate in one.

(4) The prehearing meeting includes you and/or your representative, the DSHS representative, and any other party. An ALJ does not attend a prehearing meeting.

(5) The prehearing meeting gives the parties an opportunity to:

- (a) Clarify issues;
- (b) Exchange documents and witness statements;
- (c) Resolve issues through agreement or withdrawal; and
- (d) Ask questions about the hearing process and the laws and rules that apply.

(6) A prehearing meeting may be held or information exchanged:

- (a) In person;
- (b) By telephone conference call;
- (c) Through correspondence; or
- (d) Any combination of the above that is agreeable to the parties.

(7) If a prehearing conference is required by the program or rule, a prehearing meeting may not be an option available to you.

NEW SECTION

WAC 388-02-0180 What happens during a prehearing meeting? During a prehearing meeting:

- (1) A DSHS representative:
 - (a) Explains the role of the DSHS representative in the hearing process;
 - (b) Explains how a hearing is conducted and the relevant laws and rules that apply;
 - (c) Explains your right to representation during the hearing;
 - (d) Responds to your questions about the hearing process;
 - (e) Identifies accommodation and safety issues;
 - (f) Distributes copies of the DSHS documents to be presented during the hearing;
 - (g) Provides, upon request, copies of relevant laws and rules;
 - (h) Identifies additional documents or evidence you may want or be required to present during the hearing;
 - (i) Tells you how to obtain documents from your file;
 - (j) Clarifies the issues; and
 - (k) Attempts to settle the dispute, if possible.

(2) You should explain your position and provide documents that relate to your case. You also have the right to consult legal resources.

(3) You and the DSHS representative may enter into written agreements or stipulations, including agreements that settle your dispute.

PERMANENT

NEW SECTION

WAC 388-02-0185 What happens after a prehearing meeting? (1) If you and DSHS resolve the dispute during the prehearing meeting and put it in writing or present the agreement to an ALJ, your agreement may be legally enforceable.

(2) Any agreements or stipulations made at the prehearing meeting must be presented to an ALJ before or during the hearing, if you want the ALJ to consider the agreement.

(3) If all of your issues are not resolved in the prehearing meeting, you may request a prehearing conference before an ALJ or go to your scheduled hearing. The ALJ may also order a prehearing conference.

(4) You may withdraw your hearing request at any time if DSHS agrees to some action that resolves your dispute, or for any other reason. If you withdraw your hearing request, the hearing is not held and the ALJ sends a written order of dismissal.

NEW SECTION

WAC 388-02-0190 What happens if you do not participate in a prehearing meeting? You are not required to participate in a prehearing meeting. If you do not participate, it does not affect your right to a hearing.

PREHEARING CONFERENCE WITH AN ADMINISTRATIVE LAW JUDGENEW SECTION

WAC 388-02-0195 What is a prehearing conference?

(1) A prehearing conference is a formal meeting conducted by an ALJ to prepare for a hearing.

(2) Either the ALJ or a party may request a prehearing conference, but the ALJ decides whether to hold a prehearing conference. OAH sends notice of the conference to all parties.

(3) An ALJ may conduct the conference in person, by telephone conference call, by electronic means, or in any other manner acceptable to the parties. Your attendance is mandatory.

(4) A party may lose the right to participate during the hearing if that party does not attend the prehearing conference.

NEW SECTION

WAC 388-02-0200 What happens during a prehearing conference? During a prehearing conference the parties and the ALJ may:

(1) Simplify or clarify the issues to be decided during the hearing;

(2) Agree to the date, time and place of the hearing;

(3) Identify accommodation and safety issues;

(4) Agree to postpone the hearing;

(5) Allow the parties to make changes in their own documents, including the DSHS notice or the hearing request;

(6) Agree to facts and documents to be entered during the hearing;

(7) Set a deadline to exchange names and phone numbers of witnesses and documents before the hearing;

(8) Schedule additional prehearing conferences;

(9) Resolve the dispute;

(10) Consider granting a stay if authorized by law or DSHS rule; or

(11) Determine any other procedural issues raised by the parties.

NEW SECTION

WAC 388-02-0205 What happens after a prehearing conference? (1) After the conference ends, the ALJ must send a prehearing order describing:

(a) The actions taken;

(b) Any changes to the documents; and

(c) Any agreements reached.

(2) A party may object to the prehearing order by notifying the ALJ in writing within ten days after the mailing date of the order. The ALJ must issue a ruling on the objection.

(3) If no objection is made to the prehearing order, the order determines how the hearing is conducted, including whether the hearing will be in person or held by telephone conference or other means, unless the ALJ changes the order for good cause.

(4) The ALJ may take further appropriate actions to address other concerns.

NEW SECTION

WAC 388-02-0210 What happens if a party does not attend a prehearing conference? (1) All parties are required to attend a prehearing conference.

(2) If you do not attend, you may not be allowed to participate in the hearing. The ALJ may dismiss your hearing request or enter an order of default against you.

(3) If DSHS does not attend, the ALJ may dismiss or reverse the action DSHS took against you.

ADMINISTRATIVE LAW JUDGESNEW SECTION

WAC 388-02-0215 What is the authority of the ALJ?

(1) An ALJ must hear and decide the issues de novo (anew) based on what is presented during the hearing.

(2) As needed, an ALJ may:

(a) Determine the order for presenting evidence;

(b) Issue subpoenas or orders directing witnesses to appear or bring documents;

(c) Rule on objections, motions, and other procedural matters;

(d) Rule on an offer of proof made to admit evidence;

(e) Admit relevant evidence;

(f) Impartially question witnesses to develop the record;

(g) Call additional witnesses and request exhibits to complete the record;

(h) Give the parties an opportunity to cross-examine witnesses or present more evidence against the witnesses or exhibits;

- (i) Keep order during the hearing;
 - (j) Allow or require oral or written argument and set the deadlines for the parties to submit argument or evidence;
 - (k) Permit others to attend, photograph or electronically record hearings, but may place conditions to preserve confidentiality or prevent disruption;
 - (l) Allow a party to waive rights given by chapters 34.05 RCW or 388-02 WAC, unless another law prevents it;
 - (m) Decide whether a party has a right to a hearing;
 - (n) Issue protective orders;
 - (o) Consider granting a stay if authorized by law or DSHS rule; and
 - (p) Take any other action necessary and authorized under these or other rules.
- (3) An ALJ administers oaths or affirmations and takes testimony.
- (4) A review judge has the same authority as an ALJ when presiding at a hearing.

NEW SECTION

WAC 388-02-0220 What rules and laws must an ALJ and review judge apply when making a decision? (1) ALJs and review judges must first apply the DSHS rules adopted in the Washington Administrative Code.

(2) If no DSHS rule applies, the ALJ or review judge must decide the issue according to the best legal authority and reasoning available, including federal and Washington state constitutions, statutes, regulations, and court decisions.

NEW SECTION

WAC 388-02-0225 May an ALJ or review judge decide that a DSHS rule is invalid? (1) Neither an ALJ nor a review judge may decide that a DSHS rule is invalid or unenforceable. Only a court may decide this issue.

(2) If the validity of a DSHS rule is raised during the hearing, the ALJ or review judge may allow argument for court review.

NEW SECTION

WAC 388-02-0230 When is the ALJ assigned to the hearing? OAH assigns an ALJ at least five business days before the hearing. A party may ask which ALJ is assigned to the hearing by calling or writing the OAH field office listed on the notice of hearing.

NEW SECTION

WAC 388-02-0235 May a party request a different judge? A party may file a motion of prejudice against an ALJ under RCW 34.12.050. A party may also request that an ALJ or review judge be disqualified under RCW 34.05.425.

NEW SECTION

WAC 388-02-0240 How does a party file a motion of prejudice? (1) A party may request a different ALJ by sending a written motion of prejudice at least three business days

before the hearing, or before the ALJ rules on a discretionary issue in the case. A motion of prejudice must include an affidavit or statement that a party does not believe that the ALJ can hear the case fairly.

(2) The party must send the request to the OAH field office where the ALJ works.

(3) The first timely request for a different ALJ is automatically granted. Any later request may be granted or denied by the chief ALJ or a designee.

NEW SECTION

WAC 388-02-0245 May an ALJ or review judge be disqualified? (1) An ALJ or review judge may be disqualified for bias, prejudice, or conflict of interest, or if one of the parties or a party's representative has an ex parte contact with the ALJ or review judge.

(2) Ex parte contact means a written or oral communication with the ALJ or review judge about something related to the hearing when the other parties are not present. Procedural questions are not considered an ex parte contact. Examples of procedural questions include clarifying the hearing date, time, or location or asking for directions to the hearing location.

(3) To ask to disqualify an ALJ or review judge a party must send a written petition for disqualification. A petition for disqualification is a written explanation to request assignment of a different ALJ or review judge. A party must promptly make the petition upon discovery of possible bias, conflict of interest or an ex parte contact.

(4) A party must send or deliver the petition to the ALJ or review judge assigned to the case. That ALJ or review judge must decide whether to grant or deny the petition and must state the facts and reasons for the decision.

NOTICES

NEW SECTION

WAC 388-02-0250 What happens after you request a hearing? (1) After you request a hearing, OAH sends a notice of hearing to all parties and their representatives. OAH sends the notice of hearing at least seven business days before the hearing date.

(2) OAH may schedule a prehearing conference. OAH sends a notice of prehearing conference at least seven business days before the prehearing conference date.

(3) You may ask for a prehearing meeting even after you have requested a hearing.

NEW SECTION

WAC 388-02-0255 What information must OAH include in the notice of hearing? (1) A notice of hearing is a written notice that must include:

- (a) The names of all parties who receive the notice and, if known, the names and addresses of their representatives;
- (b) The name, mailing address, and telephone number of the ALJ, if known;
- (c) The date, time, place, and nature of the hearing;

(d) The legal authority and jurisdiction for the hearing; and

(e) The date of the hearing request.

(2) OAH also sends you information with your notice of hearing telling you the following:

(a) If you fail to attend or participate in a prehearing conference or a hearing, you may lose your right to a hearing. Then the ALJ may send:

(i) An order of default against you; or

(ii) An order dismissing the hearing.

(b) If you need a qualified interpreter because you or any of your witnesses are persons with limited English proficiency, OAH will provide an interpreter at no cost to you.

(c) If the hearing is to be held by telephone or in person, and how to request a change in the way it is held.

(d) How to indicate any special needs for yourself or your witnesses, including the need for an interpreter in a primary language or for sensory impairments.

(e) How to contact OAH if a party has a safety concern.

NEW SECTION

WAC 388-02-0260 May DSHS amend a notice? (1) The ALJ must allow DSHS to amend (change) the notice of a DSHS action before or during the hearing to match the evidence and facts.

(2) DSHS must put the change in writing and give a copy to the ALJ and the other parties.

(3) The ALJ must offer to continue or postpone the hearing to give the parties more time to prepare or present evidence or argument if there is a significant change from the earlier DSHS notice.

(4) If the ALJ grants a continuance, OAH must send, a new hearing notice at least seven business days before the hearing date.

NEW SECTION

WAC 388-02-0265 May you amend your hearing request? (1) The ALJ may allow you to amend your hearing request before or during the hearing.

(2) The ALJ may postpone the hearing to give the other parties more time to prepare or present evidence or argument because of a significant change in the hearing request.

(3) If the ALJ grants a continuance, OAH must send a new hearing notice at least seven business days before the hearing date.

NEW SECTION

WAC 388-02-0270 Must you tell DSHS and OAH when your mailing address changes? (1) You must tell DSHS and OAH, as soon as possible, when your mailing address changes.

(2) If you do not notify DSHS and OAH of a change in your mailing address and they continue to send notices and other important papers to your last known mailing address, the ALJ may assume that you received the documents.

CONTINUANCES

NEW SECTION

WAC 388-02-0275 What is a continuance? A continuance is a change in the date or time of a prehearing conference, hearing or the deadline for other action.

NEW SECTION

WAC 388-02-0280 Who may request a continuance?

(1) Any party may request a continuance either orally or in writing.

(2) Before contacting the ALJ to request a continuance, a party should contact the other parties, if possible, to find out if they will agree to a continuance. If you are unable to contact the parties, OAH or DSHS must assist you in contacting them.

(3) The party making the request for a continuance must let the ALJ know whether the other parties agreed to the continuance.

(a) If the parties agree to a continuance, the ALJ grants it unless the ALJ finds that good cause for a continuance does not exist.

(b) If the parties do not agree to a continuance, the ALJ sets a hearing to decide whether there is good cause to grant or deny the continuance.

(4) If a continuance is granted, OAH sends notice of the changed time and date of the hearing.

DISMISSALS

NEW SECTION

WAC 388-02-0285 What is an order of dismissal? (1)

An order of dismissal is an order sent by the ALJ to end the hearing. The order is made because the party who requested the hearing withdrew the request, failed to appear, or refused to participate, resulting in a default.

(2) If your hearing is dismissed because you did not appear or refused to participate, the DSHS decision stands.

(3) If the hearing is dismissed due to a written agreement between the parties, the parties must follow the agreement.

NEW SECTION

WAC 388-02-0290 If your hearing is dismissed, may you request another hearing? (1) If the ALJ sends an order dismissing your hearing, you may ask that the ALJ vacate (set aside) the order of dismissal.

(2) If the order of dismissal is vacated, your hearing is reinstated, which means you get another opportunity to have a hearing on your initial request for hearing.

NEW SECTION

WAC 388-02-0295 Where do you send a request to vacate an order of dismissal? You must send your request to vacate an order of dismissal to BOA or OAH. You should specify in your request why the order of dismissal should be

vacated. BOA forwards any request received to OAH to schedule a hearing. OAH sends you a notice of the hearing on the request to vacate the order of dismissal.

NEW SECTION

WAC 388-02-0300 What is the deadline for vacating an order of dismissal? (1) You must send your request to vacate an order to OAH or BOA twenty-one calendar days after the date the order of dismissal was mailed to you. If no request is received within that deadline, the dismissal order becomes a final order.

(2) You may make a late request to vacate the order of dismissal for up to one year after it was mailed but you must show good cause according to WAC 388-02-0020 for the late request to be accepted and the dismissal to be vacated.

(3) If you ask to vacate more than one year after the order was mailed, the ALJ may vacate the order of dismissal if the DSHS representative and any other party agrees to waive (excuse) the deadline.

NEW SECTION

WAC 388-02-0305 How does an ALJ vacate an order of dismissal? (1) If your request was received more than twenty-one days, but less than one year after the dismissal order was mailed, the ALJ first must decide if you have good cause according to WAC 388-02-0020.

(2) If your request was timely or you show good cause for missing the deadline, the ALJ will receive evidence and argument at a hearing from the parties on whether the order of dismissal should be vacated.

(3) The ALJ vacates an order of dismissal and reinstates the hearing if you show good cause or if the DSHS representative agrees to waive the deadline. You will then be allowed to present your case about your original request for hearing, either at the same time or at a later date if a continuance is granted.

STAYS

NEW SECTION

WAC 388-02-0310 May a party request a stay of DSHS action? A party may request that an ALJ or review judge stay (stop) a DSHS action until there is a decision entered by the ALJ or review judge. An ALJ or review judge decides whether to grant the stay.

SUBPOENAS

NEW SECTION

WAC 388-02-0315 May a party require witnesses to testify or provide documents? A party may require witnesses to testify or provide documents by issuing a subpoena. A subpoena is an order to appear at a certain time and place to give testimony, or to provide books, documents, or other items.

NEW SECTION

WAC 388-02-0320 Who may prepare a subpoena? (1) ALJs, DSHS, and attorneys for the parties may prepare subpoenas. If an attorney does not represent you, you may ask the ALJ to prepare a subpoena on your behalf. The ALJ may schedule a hearing to decide whether to issue a subpoena.

(2) An ALJ may deny a request for a subpoena. For example, an ALJ may deny a request for a subpoena when the ALJ determines that a witness has no actual knowledge regarding the facts or that the documents are not relevant.

NEW SECTION

WAC 388-02-0325 How is a subpoena served? (1) Any person who is at least eighteen years old and not a party to the hearing may serve a subpoena.

(2) Service of a subpoena is complete when the server:

(a) Gives the witness a copy of the subpoena; or

(b) Leaves a copy at the residence of the witness with a person over the age of eighteen.

(3) To prove that a subpoena was served on a witness, the person serving the subpoena must sign a written, dated statement including:

(a) Who was served with the subpoena;

(b) When the subpoena was served;

(c) Where the subpoena was served; and

(d) The name, age, and address of the person who served the subpoena.

NEW SECTION

WAC 388-02-0330 May the ALJ quash a subpoena? (1) A party may request that an ALJ quash (set aside) or change the subpoena request at any time before the deadline given in the subpoena.

(2) An ALJ may set aside or change a subpoena if it is unreasonable.

(3) Witnesses with safety or accommodation concerns should contact OAH.

NEW SECTION

WAC 388-02-0335 Do you have to pay for a subpoena? There is no cost to prepare a subpoena, but you may have to pay for:

(1) Serving a subpoena;

(2) Complying with a subpoena; and

(3) Witness fees according to RCW 34.05.446(7).

HEARING METHODS

NEW SECTION

WAC 388-02-0340 How is your hearing held? (1) Hearings may be held in person or by telephone conference.

(2) An in-person hearing is where:

(a) The parties appear face-to-face with the ALJ; or

(b) The parties appear by video conference.

(3) Whether a hearing is held in person or by telephone conference, the parties have the right to see all documents, hear all testimony and question all witnesses.

(4) Parties or witnesses may appear in person or by telephone conference at the discretion of the ALJ.

NEW SECTION

WAC 388-02-0345 Is an ALJ present at your hearing? (1) If your hearing is scheduled as an in-person hearing, an ALJ is physically or visually present.

(2) If your hearing is scheduled as a telephone conference, an ALJ is present by telephone.

NEW SECTION

WAC 388-02-0350 Is your hearing recorded? An ALJ must tape record or provide a record or transcript of the hearing.

NEW SECTION

WAC 388-02-0355 Who may attend your hearing? (1) All parties and their representatives may attend the hearing.

(2) Witnesses may be excluded from the hearing if the ALJ finds good cause.

(3) The ALJ may also exclude other persons from all or part of the hearing.

NEW SECTION

WAC 388-02-0360 May a party convert how a hearing is held? (1) The parties have the right to request that:

(a) A hearing be converted (changed) to an in-person hearing or a telephone conference; or

(b) A witness appear in person or by telephone conference. OAH must advise you of the right to request a change in how a witness appears.

(2) In all DSHS cases, except public assistance cases, a party requesting a change in how a hearing is held must show good cause. A party must also show good cause to change the way a witness appears (in-person or by telephone conference). Some examples of good cause are:

(a) A party does not speak or understand English well.

(b) A party wants to present a significant number of documents during the hearing.

(c) A party does not believe that one of the witnesses or another party is credible, and wants the ALJ to have the opportunity to see the testimony.

(d) A party has a disability or communication barrier that affects their ability to present their case.

(e) A party believes that the personal safety of someone involved in the hearing process is at risk.

(3) In public assistance cases, a party has the right to request that a hearing be changed without showing good cause to the ALJ. Public assistance programs include:

(a) Temporary assistance for needy families (TANF);

(b) General or medical assistance;

(c) Food stamps; and

(d) Refugee assistance.

NEW SECTION

WAC 388-02-0365 How does a party convert how a hearing is held or how the witnesses or parties appear? (1) If a party wants to convert the hearing or change how their witnesses or other parties appear, the party must contact OAH to request the change.

(2) The ALJ may schedule a prehearing conference to determine if the request should be granted.

(3) If the ALJ grants the request, the ALJ reschedules the hearing or changes how the witness or party appears.

(4) If the ALJ denies the request, the ALJ must issue a written order that includes findings of fact supporting why the request was denied.

NEW SECTION

WAC 388-02-0370 How are documents submitted for a telephone conference? (1) When a hearing is conducted by telephone, an ALJ may order the parties to provide the hearing documents at least five days before the hearing, so all parties have an opportunity to view them during the hearing.

(2) DSHS may be able to help you copy and send your documents to the ALJ and any other parties.

NEW SECTION

WAC 388-02-0375 What happens at your hearing? At your hearing:

(1) The ALJ:

(a) Explains your rights;

(b) Marks and admits or rejects exhibits;

(c) Ensures that a record is made;

(d) Explains that a decision is mailed after the hearing;

(e) Notifies the parties of appeal rights;

(f) May keep the record open for a time after the hearing if needed to receive more evidence or argument; and

(g) May take actions as authorized according to WAC 388-02-0215.

(2) The parties may:

(a) Make opening statements to explain the issues;

(b) Offer evidence to prove their positions, including oral or written statements of witnesses;

(c) Question the witnesses presented by the other parties; and

(d) Give closing arguments about what the evidence shows and what laws apply.

(3) At the end of the hearing if the ALJ does not allow more time to send in evidence, the record is closed.

NEW SECTION

WAC 388-02-0380 What is a group hearing? (1) A group hearing may be held when two or more parties request a hearing about similar issues.

(2) Hearings may be combined at the request of the parties or the ALJ.

(3) All parties participating in a group hearing may have their own representative.

NEW SECTION

WAC 388-02-0385 May a party withdraw from a group hearing? (1) A party may withdraw from a group hearing by asking the ALJ for a separate hearing.

(2) If a party asks to withdraw from a group hearing before the ALJ makes a discretionary ruling or the hearing begins, the ALJ must give the party a separate hearing.

(3) If a party later shows good cause, the ALJ may give the party a separate hearing at any time during the hearing process.

EVIDENCE

NEW SECTION

WAC 388-02-0390 What is evidence? (1) Evidence includes documents, objects, and testimony of witnesses that parties give during the hearing to help prove their positions.

(2) Evidence may be all or parts of original documents or copies of the originals.

(3) Parties may offer statements signed by a witness under oath or affirmation as evidence, if the witness cannot appear.

(4) Testimony given with the opportunity for cross-examination by the other parties may be given more weight by the ALJ.

NEW SECTION

WAC 388-02-0395 When may the parties bring in evidence? (1) The parties may bring evidence to any prehearing meeting, prehearing conference, or hearing, or may send in evidence before these events.

(2) The ALJ may set a deadline before the hearing for the parties to provide proposed exhibits and names of witnesses. If the parties miss the deadline, the ALJ may refuse to admit the evidence unless the parties show:

- (a) They have good cause for missing the deadline; or
- (b) That the other parties agree.

(3) If the ALJ gives the parties more time to submit evidence, the parties may send it in after the hearing. The ALJ may allow more time for the other parties to respond to the new evidence.

NEW SECTION

WAC 388-02-0400 What evidence may the parties present during the hearing? The parties may bring any documents and witnesses to the hearing to support their position. However, the following provisions apply:

(1) The other parties may object to the evidence and question the witnesses;

(2) The ALJ determines whether the evidence is admitted and what weight (importance) to give it;

(3) If the ALJ does not admit the evidence the parties may make an offer of proof to show why the ALJ should admit it;

(4) To make an offer of proof a party presents evidence and argument on the record to show why the ALJ should consider the evidence; and

(5) The offer of proof preserves the argument for appeal.

NEW SECTION

WAC 388-02-0405 What is a stipulation? (1) A stipulation is an agreement among two or more parties that certain facts or evidence is correct or authentic.

(2) If an ALJ accepts a stipulation, the ALJ must enter it into the record.

(3) A stipulation may be made before or during the hearing.

NEW SECTION

WAC 388-02-0410 After the parties agree to a stipulation, may they change or reject it? (1) A party may change or reject a stipulation after it has been made.

(2) To change or reject a stipulation, a party must show the ALJ that:

(a) The party did not intend to make the stipulation or was mistaken when making it; and

(b) Changing or rejecting the stipulation does not harm the other parties.

NEW SECTION

WAC 388-02-0415 What are proposed exhibits? Proposed exhibits are documents or other objects that a party wants the ALJ to consider when reaching a decision. After the document or object is accepted by the ALJ, it is admitted and becomes an exhibit.

NEW SECTION

WAC 388-02-0420 Do the parties mark and number their proposed exhibits? (1) DSHS representatives must mark and number their proposed exhibits and provide copies to the other parties as far ahead of the hearing as possible.

(2) The ALJ may request that you mark and number your proposed exhibits before the hearing. You should bring enough copies of your proposed exhibits for all parties. If you do not bring enough copies, you must make your proposed exhibits available for copying.

(3) If you cannot afford to pay for copies of proposed exhibits, either DSHS or OAH must make the copies for you.

(4) The ALJ may require proof that you are unable to pay.

NEW SECTION

WAC 388-02-0425 Who decides whether to admit proposed exhibits into the record? (1) The ALJ decides whether or not to admit a proposed exhibit into the record and also determines the weight (importance) of the evidence.

(2) The ALJ admits proposed exhibits into the record by marking, listing, identifying, and admitting the proposed exhibits.

(3) The ALJ may also exclude proposed exhibits from the record.

(4) The ALJ must make rulings on the record to admit or exclude exhibits.

NEW SECTION

WAC 388-02-0430 What may a party do if they disagree with an exhibit? (1) A party may object to the authenticity or admissibility of any exhibit, or offer argument about how much weight the ALJ should give the exhibit.

(2) Even if a party agrees that a proposed exhibit is a true and authentic copy of a document, the agreement does not mean that a party agrees with:

(a) Everything in the exhibit or agrees that it should apply to the hearing;

(b) What the exhibit says; or

(c) How the ALJ should use the exhibit to make a decision.

NEW SECTION

WAC 388-02-0435 When should an ALJ receive proposed exhibits for a telephone hearing? (1) Parties should send their proposed exhibits to the ALJ and the other parties at least five days before the telephone hearing. In some cases, the ALJ may require that the parties send them earlier.

(2) Sending the proposed exhibits to the ALJ before the telephone hearing allows all parties to use them during the hearing.

(3) For a telephone hearing, DSHS may help you send copies of your proposed exhibits to the ALJ and the other parties if you cannot afford to do so.

NEW SECTION

WAC 388-02-0440 What is judicial notice? (1) Judicial notice is evidence that includes facts or standards that are generally recognized and accepted by judges, government agencies, or national associations.

(2) For example, an ALJ may take judicial notice of a calendar, a building code or a standard or practice.

NEW SECTION

WAC 388-02-0445 How does the ALJ respond to requests to take judicial notice? (1) The ALJ may consider and admit evidence by taking judicial notice.

(2) If a party requests judicial notice, or if the ALJ intends to take judicial notice, the ALJ may ask the party to provide a copy of the document that contains the information.

(3) If judicial notice has been requested, or if the ALJ intends to take judicial notice, the ALJ must tell the parties before or during the hearing.

(4) The ALJ must give the parties time to object to judicial notice evidence.

WITNESSES

NEW SECTION

WAC 388-02-0450 What is a witness? (1) A witness is any person who makes statements or gives testimony that becomes evidence in a hearing.

(2) One type of witness is an expert witness. An expert witness is qualified by knowledge, experience, and education to give opinions or evidence in a specialized area.

NEW SECTION

WAC 388-02-0455 Who may be a witness? (1) A witness may be:

(a) You or the DSHS representative; or

(b) Anyone you, the ALJ, or the DSHS representative asks to be a witness, including DSHS employees.

(2) The ALJ decides who may testify as a witness.

(3) Unless DSHS agrees, a former DSHS employee may not be an expert witness against DSHS if that employee was actively involved in the case while working for DSHS.

NEW SECTION

WAC 388-02-0460 How do witnesses testify? All witnesses:

(1) Must affirm or take an oath to testify truthfully during the hearing.

(2) May testify in person or by telephone.

(3) May request interpreters from OAH at no cost to you.

(4) May be subpoenaed and ordered to appear according to WAC 388-02-0315.

NEW SECTION

WAC 388-02-0465 May the parties cross-examine a witness? (1) The parties have the right to cross-examine (question) each witness.

(2) If a party has a representative, only the representative, and not the party, may question the witness.

(3) The ALJ may also question witnesses.

NEW SECTION

WAC 388-02-0470 May witnesses refuse to answer questions? Witnesses may refuse to answer questions. However, if a witness refuses to answer, the ALJ may reject all of the related testimony of that witness.

PROOF

NEW SECTION

WAC 388-02-0475 What evidence does an ALJ consider? (1) The ALJ may only consider admitted evidence to decide the case.

(2) Admission of evidence is based upon the reasonable person standard. This standard means evidence that a reasonable person would rely on in making a decision.

(3) The ALJ may admit and consider hearsay evidence. Hearsay is a statement made outside of the hearing used to prove the truth of what is in the statement. The ALJ may only base a finding on hearsay evidence if the ALJ finds that the parties had the opportunity to question or contradict it.

(4) The ALJ may reject evidence, if it:

- (a) Is not relevant;
 - (b) Repeats evidence already admitted; or
 - (c) Is from a privileged communication protected by law.
- (5) The ALJ must reject evidence if required by law.
- (6) The ALJ decides:

- (a) What evidence is more credible if evidence conflicts; and
- (b) The weight given to the evidence.

NEW SECTION

WAC 388-02-0480 What does burden of proof mean? The party who has the burden of proof is the party who has the responsibility to provide evidence to persuade the ALJ that a position is correct.

NEW SECTION

WAC 388-02-0485 What is the standard of proof? Standard of proof refers to the amount of evidence needed to prove a party's position. Unless the rules or law states otherwise, the standard of proof in a hearing is a preponderance of the evidence. This standard means that it is more likely than not that something happened or exists.

NEW SECTION

WAC 388-02-0490 How is a position proven at hearing? The ALJ decides if a party has met the burden of proof. The ALJ writes a decision based on the evidence presented during the hearing and consistent with the law.

NEW SECTION

WAC 388-02-0495 What is equitable estoppel? (1) Equitable estoppel is a legal doctrine defined in case law that may prevent DSHS from taking some action against you, such as collecting an overpayment.

(2) There are five elements of equitable estoppel. The standard of proof is clear and convincing evidence. You must prove all of the following:

(a) DSHS made a statement or took action or failed to take action, which is inconsistent with a later claim or position by DSHS. For example, DSHS gave you money based on your application, then later tells you that you received an overpayment and wants you to pay the money back based on the same information.

(b) You relied on DSHS' original statement, action or failure to act. For example, you believed DSHS acted correctly when you received money.

(c) You will be injured to your detriment if DSHS is allowed to contradict the original statement, action or failure to act. For example, you did not seek help from health clinics or food banks because you were receiving benefits from

DSHS and you would have been eligible for these other benefits.

(d) Equitable estoppel is needed to prevent a manifest injustice. For example, you cannot afford to repay the money to DSHS, and you gave DSHS timely and accurate information when required but did not know that DSHS made a mistake.

(e) The exercise of government functions is not impaired. For example, the overpayment was not your fault and it was caused solely by a DSHS mistake.

(3) If the ALJ concludes that you have proven all of the elements of equitable estoppel in subsection (2) of this section with clear and convincing evidence, DSHS is stopped or prevented from taking action or enforcing a claim against you.

RECORD CLOSURE

NEW SECTION

WAC 388-02-0500 What may an ALJ do before the record is closed? Before the record is closed, the ALJ may:

- (1) Set another hearing date;
- (2) Enter orders to address limited issues if needed before writing and mailing a hearing decision to resolve all issues in the proceeding; or
- (3) Give the parties more time to send in exhibits or written argument.

NEW SECTION

WAC 388-02-0505 When is the record closed? The record is closed:

- (1) At the end of the hearing if the ALJ does not allow more time to send in evidence or argument; or
- (2) After the deadline for sending in evidence or argument is over.

NEW SECTION

WAC 388-02-0510 What happens when the record is closed? No more evidence may be taken without good cause after the record is closed.

HEARING DECISIONS

NEW SECTION

WAC 388-02-0515 What happens after the record is closed? (1) After the record is closed, the ALJ must write a hearing decision and send copies to the parties.

(2) The maximum time an ALJ has to send a decision is ninety calendar days after the record is closed, but many DSHS programs have earlier deadlines. Specific program rules may set the deadlines.

NEW SECTION

WAC 388-02-0520 What information must the ALJ include in the decision? The ALJ must include the following information in the decision:

- (1) Identify the hearing decision as a DSHS case;
- (2) List the name and docket number of the case and the names of all parties and representatives;
- (3) Find the facts used to resolve the dispute based on the hearing record;
- (4) Explain why evidence is credible when the facts or conduct of a witness is in question;
- (5) State the law that applies to the dispute;
- (6) Apply the law to the facts of the case in the conclusions of law;
- (7) Discuss the reasons for the decision based on the facts and the law;
- (8) State the result and remedy ordered;
- (9) Explain how to request changes in the decision and the deadlines for requesting them;
- (10) State the date the decision becomes final according to WAC 388-02-0525; and
- (11) Include any other information required by law or DSHS program rules.

NEW SECTION

WAC 388-02-0525 When does a decision become final? (1) In most cases, if no one requests review, the hearing decision is final twenty-one calendar days after it is mailed.

(2) In food stamp cases involving a claim of an intentional program violation, the ALJ decision is preliminary and the review judge sends a final decision whether or not a party requests review.

(3) If a review request is dismissed, the hearing decision becomes final twenty-one calendar days after mailing the hearing decision.

NEW SECTION

WAC 388-02-0530 What if a party disagrees with the decision? (1) If a party disagrees with a decision because of a clerical error, the party may ask for a corrected decision from the ALJ.

(2) If a party disagrees with the hearing decision and wants it changed, the party must request review by BOA.

(3) If a party wants to stay the DSHS action until review is completed, the party must request a stay from a review judge.

NEW SECTION

WAC 388-02-0535 Who may ask for a change in a decision? Any party to a hearing may ask for a review or a corrected decision.

CLERICAL ERRORS IN DECISIONSNEW SECTION

WAC 388-02-0540 How are clerical errors corrected? (1) A clerical error is a mistake that does not change the intent of the decision.

(2) The ALJ corrects clerical errors in the hearing decisions by issuing a second decision referred to as a corrected decision.

(3) Some examples of clerical error are:

- (a) Missing or incorrect words or numbers;
- (b) Dates inconsistent with the decision or evidence in the record such as using May 3, 1989, instead of May 3, 1998; or;
- (c) Math errors when adding the total of an overpayment or a child support debt.

NEW SECTION

WAC 388-02-0545 How does a party ask for a corrected decision? (1) A party may ask for a corrected decision by calling or writing the OAH office that held your hearing.

(2) When asking for a corrected decision, please identify the clerical error you found.

NEW SECTION

WAC 388-02-0550 How much time do the parties have to ask for a corrected decision? The parties must ask OAH for a corrected decision on or before the tenth calendar day after the hearing decision was mailed.

NEW SECTION

WAC 388-02-0555 What happens when a party requests a corrected decision? (1) When a party requests a corrected decision, the ALJ must either:

- (a) Send all parties a corrected decision; or
- (b) Deny the request within three business days of receiving it.

(2) If the ALJ corrects the hearing decision and a party does not request review, the corrected decision becomes final twenty-one calendar days after the original hearing decision was mailed.

(3) If the ALJ denies a request for a corrected decision and the party still wants the hearing decision changed, the party must request review from the board of appeals.

(4) Requesting a corrected decision does not automatically extend the deadline to request review by BOA. A party may ask for more time to request review when needed.

REQUESTS FOR REVIEWNEW SECTION

WAC 388-02-0560 What is review? (1) Review occurs when a party disagrees or wants a change in the hearing decision, other than correcting a clerical error.

(2) A party must request review from the BOA.

(3) The review judge considers the request, the hearing decision, and record, before deciding if the decision may be changed.

(4) Review does not include another hearing by the BOA.

NEW SECTION

WAC 388-02-0565 What evidence does the review judge consider in a decision? (1) The review judge, in most cases, only considers evidence given at the original hearing.

(2) The review judge may allow the parties to make oral argument on review.

NEW SECTION

WAC 388-02-0570 Who may request review? (1) Any party may request BOA to review a hearing decision.

(2) If more than one party requests review, each request must meet the deadlines in WAC 388-02-0580.

NEW SECTION

WAC 388-02-0575 What must a party include in the review request? A party must make the review request in writing and clearly identify the:

(1) Parts of the hearing decision with which the party disagrees; and

(2) Evidence supporting the party's position.

NEW SECTION

WAC 388-02-0580 What is the deadline for requesting review? (1) BOA must receive the written review request on or before the twenty-first calendar day after the hearing decision was mailed.

(2) A review judge may extend the deadline if a party:

(a) Asks for more time before the deadline expires; and

(b) Gives a good reason for more time.

(3) A review judge may accept a review request after the twenty-one calendar day deadline only if:

(a) The BOA receives the review request on or before the thirtieth calendar day after the deadline; and

(b) A party shows good reason for missing the deadline.

NEW SECTION

WAC 388-02-0585 Where does a party send a review request? (1) A party must send a review request to BOA at the address given in WAC 388-02-0030. A party should also send a copy of the review request to the other parties.

(2) After receiving a party's review request, BOA sends a copy to the other parties, OAH, and representatives giving them time to respond.

NEW SECTION

WAC 388-02-0590 How does a party respond to the review request? (1) A party does not have to respond to the review request. A response is optional.

(2) If a party responds, that party must send the response so that BOA receives it on or before the seventh business day after the date the review request was mailed to the party by BOA.

(3) The party must send a copy of the response to any other party or representative.

(4) If a party needs more time to respond, the party must contact BOA by the deadline in subsection (2) of this section and give a good reason.

(5) A review judge may accept and consider a party's response even if it is received after the deadline.

NEW SECTION

WAC 388-02-0595 What happens after the response deadline? (1) After the response deadline, the record on review is closed unless there is a good reason to keep it open.

(2) A review judge is assigned to the review after the record is closed. To find out which judge is assigned, call BOA.

(3) After the record is closed, the assigned review judge:

(a) Reviews the case; and

(b) Sends a review decision that either affirms, changes, dismisses or reverses the hearing decision; or

(c) Remands (returns) the case to OAH for further action.

REVIEW JUDGES

NEW SECTION

WAC 388-02-0600 What is the authority of the review judge? (1) A review judge has the same decision-making authority as an ALJ in the following cases, but must consider the ALJ's opportunity to observe the witnesses:

(a) Licensing, certification and related civil fines;

(b) Rate-making proceedings; and

(c) Parent address disclosure.

(2) In all other cases, a review judge may only change the hearing decision if:

(a) There are irregularities, including misconduct of a party or misconduct of the ALJ or abuse of discretion by the ALJ, that affected the fairness of the hearing;

(b) The findings of fact are not supported by substantial evidence based on the entire record;

(c) The decision includes errors of law;

(d) The decision needs to be clarified before the parties can implement it; or

(e) Findings of fact must be added because the ALJ failed to make an essential factual finding. The additional findings must be supported by substantial evidence in view of the entire record and must be consistent with the ALJ's findings that are supported by substantial evidence based on the entire record.

(3) Review judges have the authority to remand cases to the ALJ for further action.

REQUESTS FOR RECONSIDERATION OF A REVIEW DECISION

NEW SECTION

WAC 388-02-0605 What if a party does not agree with a review decision? (1) If a party does not agree with the review decision and wants it changed, the party must either:

(a) Ask the review judge to reconsider the decision; or
(b) Appeal the review decision to superior court which is judicial review according to WAC 388-02-0640.

(2) RCW 34.05.510 to 34.05.598 governs how to appeal a review decision to superior court.

(3) The review decision or the reconsideration decision is the final agency decision. If a party disagrees with that decision, the party must petition for judicial review to change it.

(4) The party may ask the court to stay or stop the DSHS action after filing the petition for judicial review.

NEW SECTION

WAC 388-02-0610 What is reconsideration? (1) Reconsideration is asking the review judge to reconsider the review decision because the party believes the review judge made a mistake.

(2) If the party asks the review judge to reconsider the review decision, the reconsideration process must be completed before you go to court.

NEW SECTION

WAC 388-02-0615 What must a party include in the reconsideration request? The party must make the request in writing and clearly state why the party wants the review judge to reconsider the review decision.

NEW SECTION

WAC 388-02-0620 What is the deadline for requesting reconsideration? (1) The BOA must receive a written reconsideration request on or before the tenth calendar day after the review decision was mailed.

(2) If a reconsideration request is received after the deadline, the deadline to ask for superior court review continues to run. The review judge will not reconsider the review decision.

(3) A review judge may extend the deadline if a party:

- (a) Asks for more time before the deadline expires; and
- (b) Gives a good reason for the extension.

(4) If a party does not request reconsideration or ask for an extension within the deadline, the review judge cannot reconsider the review decision and it becomes the final agency decision.

NEW SECTION

WAC 388-02-0625 Where does a party send a reconsideration request? (1) A party must send a written recon-

sideration request to BOA at the address in WAC 388-02-0030.

(2) After receiving a reconsideration request, BOA sends a copy to the other parties and representatives giving them time to respond.

NEW SECTION

WAC 388-02-0630 How does a party respond to a reconsideration request? (1) A party does not have to respond to a request. A response is optional.

(2) If a party responds, that party must send a response to BOA by or before the seventh business day after the date BOA mailed the request to the party.

(3) A party must send a copy of the response to any other party or representative.

(4) If a party needs more time to respond, the review judge may extend the deadline if the party gives a good reason in the deadline in subsection (2) of this section.

NEW SECTION

WAC 388-02-0635 What happens after a party requests reconsideration? (1) After BOA receives a reconsideration request, a review judge has twenty calendar days to send a reconsideration decision unless BOA sends notice allowing the review judge more time.

(2) After BOA receives a reconsideration request, the review judge must either:

- (a) Write a reconsideration decision; or
- (b) Send all parties an order denying the request.

(3) If the review judge does not send an order or notice granting more time within twenty days of receipt of the reconsideration request, the request is denied.

REQUESTS FOR JUDICIAL REVIEW

NEW SECTION

WAC 388-02-0640 What is judicial review? (1) Judicial review is the process of appealing a final hearing decision to a court.

(2) You may appeal a review decision by filing a written petition for judicial review that meets the requirements of RCW 34.05.546. DSHS may not request judicial review.

(3) You must consult RCW 34.05.510 to 34.05.598 for further details of the judicial review process.

NEW SECTION

WAC 388-02-0645 When must you ask for judicial review? (1) You must file your petition for judicial review with the superior court within thirty calendar days after BOA mails its final decision.

(2) Generally, you may file a petition for judicial review only after you have completed the administrative hearing process.

PERMANENT

NEW SECTION

WAC 388-02-0650 How do you serve your petition for judicial review? (1) You must file and serve the petition for judicial review of a review decision within thirty days after the date it was mailed. You must file your petition for judicial review with the court. You must serve copies of your petition on DSHS, the office of the attorney general, and all other parties.

(2) To serve DSHS, you must deliver a copy of the petition to the secretary of DSHS or to BOA. You may hand deliver the petition or send it by mail that gives proof of receipt. The physical location of the secretary is:

DSHS Office of the Secretary
OB-2, 4th Floor
Mail Stop 45010
14th and Jefferson
Olympia, WA 98504-5010

The mailing address of the secretary is:

DSHS Office of the Secretary
P.O. Box 45010
Olympia, WA 98504-5010

The physical and mailing addresses for BOA are in WAC 388-02-0030.

(3) To serve the office of the attorney general and other parties, you may send a copy of the petition for judicial review by regular mail. You may send a petition to the address for the attorney of record to serve a party. You may serve the office of the attorney general by hand delivery to:

Office of the Attorney General
670 Woodland Square Loop S.E.
Lacey, WA 98503

The mailing address of the attorney general is:

Office of the Attorney General
P.O. Box 40124
Olympia WA 98504-0124

WSR 00-20-007
PERMANENT RULES
LAKE WASHINGTON
TECHNICAL COLLEGE
[Filed September 22, 2000, 8:50 a.m.]

Date of Adoption: September 18, 2000.

Purpose: To provide the college with adequately comprehensive definitions of student conduct and misconduct. Make changes to Family Educational Rights and Privacy Act (FERPA) information to reflect the 1998 Higher Education Reauthorization Act rule changes released in July 2000.

Citation of Existing Rules Affected by this Order: Amending chapters 495D-131, 495D-132, 495D-280, and 495D-120 WAC.

Statutory Authority for Adoption: CR-102 [RCW 28B.50.140].

Adopted under notice filed as WSR 00-16-098 on August 1, 2000.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, Amended 1, Repealed 0; Federal

Rules or Standards: New 0, Amended 1, Repealed 0; or Recently Enacted State Statutes: New 0, Amended 0, Repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, Amended 0, Repealed 0.

Number of Sections Adopted on the Agency's Own Initiative: New 0, Amended 3, Repealed 0.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, Amended 4, Repealed 0.

Number of Sections Adopted Using Negotiated Rule Making: New 0, Amended 4, 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.

September 20, 2000

L. Michael Metke, Ed.D
President

AMENDATORY SECTION (Amending WSR 92-15-081, filed 7/16/92, effective 8/16/92)

WAC 495D-131-010 Scholarships. Detailed information concerning the criteria, eligibility, procedures for application, and other information regarding scholarships at Lake Washington Technical College is located in the ~~((office of))~~ financial aid office on the Lake Washington Technical College campus.

AMENDATORY SECTION (Amending WSR 92-15-081, filed 7/16/92, effective 8/16/92)

WAC 495D-132-010 Financial aid. ~~((Federal, state, and private financial aid applications and information may be obtained at the following address:~~

Office of Financial Aid
Lake Washington Technical College
11605 132nd Avenue Northeast
Kirkland, Washington 98034-5608

~~Award of federal and state aid will be made in accordance with applicable federal and state laws and regulations.))~~ The college shall offer a comprehensive financial aid program for students using college, state, and federal financial aid resources as well as from appropriate foundation resources. The financial aid office will provide financial aid information in college publications, assist students in obtaining information, determine student eligibility for financial aid, and manage the college's financial aid programs.

AMENDATORY SECTION (Amending WSR 92-15-081, filed 7/16/92, effective 8/16/92)

WAC 495D-120-010 Student conduct code—Definitions. The definitions set forth in this section apply throughout this chapter.

(1) "Board" means the board of trustees of College District 26.

(2) "College" means Lake Washington Technical College.

(3) "Liquor" means the definition of liquor as contained within RCW 66.04.010.

(4) "Drugs" means a narcotic drug as defined in RCW 69.50.101, a controlled substance as defined in RCW 69.50.201 through 69.50.212, or a legend drug as defined in RCW 69.41.010.

(5) "College facilities" means the real property controlled or operated by the college and includes all buildings and appurtenances affixed thereon or attached thereto.

(6) "President" means the chief executive officer of the college appointed by the board of trustees.

(7) "Disciplinary official" means the instructor or administrator who takes disciplinary action as authorized in this chapter.

(8) "Student" means a person who is enrolled at the college.

(9) "Disciplinary action" means one or more of the ~~(actions)~~ sanctions described in WAC 495D-120-120.

(10) "Good standing" means that the student is currently enrolled in the college, has no restrictions on the use of college facilities and/or services, is eligible to participate in college activities, and is not under any current disciplinary or academic sanctions.

AMENDATORY SECTION (Amending WSR 92-15-081, filed 7/16/92, effective 8/16/92)

WAC 495D-120-020 Student conduct code—Statement of purpose. (1) Lake Washington Technical College is ~~((maintained))~~ operated by the state of Washington ~~((for the provision of))~~ to provide programs of instruction in higher education and related community services. Like any other institution having its own special purposes, the college must maintain conditions conducive to the effective performance of its functions. Consequently, it has special expectations regarding the conduct of the various participants in the college community.

(2) Admission to the college carries with it the prescription that the student will conduct himself or herself as a responsible member of the college community. This includes an expectation that the student will obey appropriate laws, will comply with the rules of the college and its departments, and will maintain a high standard of integrity and honesty.

(3) ~~((Sanctions for))~~ Violations of college rules or conduct that interferes with the operation of college affairs will be dealt with by the college, and the college may impose sanctions independently of any action taken by civil or criminal authorities. In the case of ((minors)) students under the age of eighteen who attend Otteson High School or are dependent students, misconduct may be referred to parents or legal guardians (if the student attends Otteson High School).

AMENDATORY SECTION (Amending WSR 92-15-081, filed 7/16/92, effective 8/16/92)

WAC 495D-120-030 Student conduct code—Jurisdiction. All rules in this chapter concerning student conduct and discipline apply to every student enrolled at the college

whenever the student is engaged in or present at a college-related activity whether occurring on or off college facilities.

(1) Off-campus conduct. When a student violates the student conduct code by an offense committed off campus that is not associated with a college-connected activity, the disciplinary authority of the college will not be used merely to duplicate the penalty involved for such an act under applicable ordinances and laws.

(2) The college will take disciplinary action against a student for such an off-campus offense only when the nature of the offense is such that, in the judgment of the vice-president of student services, the student's conduct is likely to interfere with the educational process, the orderly operation of the college, or the student presents an imminent danger to college property or to himself or herself or other persons on or off campus.

AMENDATORY SECTION (Amending WSR 00-03-031, filed 1/12/00, effective 2/12/00)

WAC 495D-120-040 Student conduct code—Student misconduct. Disciplinary action may be taken for a violation of any provision of this student code, for a violation of other college rules which may from time to time be properly adopted, or for any of the following types of misconduct:

~~(1) ((Smoking is prohibited in all enclosed college facilities and other areas so posted by college officials;~~

~~(2) The possession, use, sale, or distribution of any alcoholic beverage or illegal drug on the college campus is prohibited, except as specifically provided for by board policy. The use of illegal drugs by any student attending a college-sponsored event is also prohibited, even though the event does not take place at the college. The use of alcohol by any student attending such events on nonecollege property shall conform to state law;~~

~~(3) Engaging in lewd, indecent, or obscene behavior;~~

~~(4) Where the student presents an imminent danger to college property or to himself or herself or other students or persons in college facilities on or off campus, or to the education process of the college;~~

~~(5) Academic dishonesty, including cheating, plagiarism, or knowingly furnishing false information to the college;~~

~~(6) The intentional making of false statements or filing of false charges against the college and members of the college community;~~

~~(7) Forgery, alteration, or misuse of college documents, records, funds, or instruments of identification with the intent to defraud;~~

~~(8) Theft from or damage to college premises or property, or theft of or damage to property of a member of the college community or college premises;~~

~~(9) Failure to comply with the direction of college officials acting in the legitimate performance of their duties;~~

~~(10) Possession of firearms, licensed or unlicensed, except where possessed by commissioned police officers as prescribed by law.]]]]~~

~~(11) Failure to comply with a college rule or policy, as set forth in the *Lake Washington Technical College Policies and Procedures Manual*;~~

~~(12) Failure to comply with college attendance policy as published in the current edition of the *Student Handbook*;~~

~~(13) Retaliation upon witnesses or accusers under this chapter.~~

The *Lake Washington Technical College Policies and Procedures Manual* and *Student Handbook* are available during normal business hours for review in the college's library.)) Academic dishonesty, including cheating, plagiarism, or knowingly furnishing false information to the college;

(2) Attempting, aiding, abetting, conspiring, hiring or being an accessory to any act prohibited by this code shall be considered to be the same extent as completed violations;

(3) Breaching campus safety or security, to include, but not be limited to:

(a) Unauthorized access to college facilities; intentionally damaging door locks; unauthorized possession of college keys or access cards; duplicating college keys or access cards; or propping open of exterior doors;

(b) Tampering with fire safety equipment such as fire extinguishers, smoke detectors, alarm pull stations or emergency exits;

(c) Placement of equipment or vehicles (including bicycles) so as to obstruct the means of access to/from college buildings;

(4) Disorderly conduct. Conduct that is disorderly, lewd, indecent or a breach of peace on college premises or at college-sponsored activities;

(5) Disruptive activity. Participation in promoting disruptive activity that would interfere with teaching, research, disciplinary proceedings or other college activities. Such activity may include, but is not limited to, classroom behavior that seriously interferes with either:

(a) The instructor's ability to conduct the class; or

(b) The ability of other students to profit from the instructional program;

(6) Failure to appear for a college disciplinary proceeding to respond to allegations or to testify as a witness when reasonably notified to do so;

(7) Failure to comply with college attendance policy as published in the current edition of the *Student Handbook* or course syllabi;

(8) Failure to comply with a college rule or policy, as set forth in the *Lake Washington Technical College Policies and Procedures Manual*;

(9) Failure to comply with the direction of college officials acting in the legitimate performance of their duties;

(10) False statements. The intentional making of false statements or filing of false charges against the college, its employees, and members of the college community;

(11) Forgery, alteration, or misuse of college documents, records, funds, or instruments of identification with the intent to defraud;

(12) Harassment, including conduct (physical, verbal, graphic, written, or electronic) that is sufficiently severe, pervasive or persistent so as to threaten an individual or limit the

ability of an individual to work, study or participate in the activities of the college;

(13) Illegal use of alcoholic beverages. The possession, use, sale, or distribution of any alcoholic beverage or illegal drugs on the college campus except as specifically provided for by board policy. The use of illegal drugs by any student attending a college-sponsored event is also prohibited, even though the event does not take place at the college. The use of alcohol by any student attending such events on noncollege property shall conform to state law;

(14) Illegal use or possession of weapons. The unauthorized use, possession or storage of any weapons, fireworks or explosives on college premises or at any college-sponsored activity. The term weapon may be defined as any object or substance designed to inflict a wound, cause injury, or incapacitate. Weapons may include, but are not limited to, all firearms (whether lawfully or unlawfully possessed), pellet guns, slingshots, martial arts devices, switchblade knives and clubs;

(15) Imminent danger. Where the student presents an imminent danger to college property or to himself or herself or other students or persons in college facilities on or off campus, or to the education processes of the college;

(16) Interference with the discipline code. Action or conduct that hinders, obstructs or otherwise interferes with the implementation of this discipline code;

(17) Interruption of instructional programs (see policy 6.P.39);

(18) Misuses of information technology. Failure to comply with laws, license agreements, and contracts governing network, software and hardware use. Abuse of communal resources. Use of computing resources for unauthorized commercial purposes or personal gain. Failure to protect passwords or use of computer accounts. Breach of computer security, harmful access or invasion of privacy; use of another's password or identity, or use of anonymous or fictitious e-mail addresses;

(19) Physical abuse, including attempting or causing injury to an individual. Causing or threatening physical contact with another when the person knows or should reasonably believe that the other will regard the contact or threat as offensive or provocative;

(20) Sexual assault/rape, including the oral, anal, or vaginal penetration by a sexual organ of another or anal/vaginal penetration by any means against the victim's will or without his/her consent. An individual who is mentally incapacitated, unconscious, or unaware that the sexual assault is occurring is considered unable to give consent. The type of force employed may involve physical forces, coercion, intentional impairment of an individual's ability to appraise the situation through the administering of any substance or threat of harm to the victim;

Sexual abuse, including attempting or making sexual contact, including, but not limited to, inappropriate touching or fondling against the person's will, or in circumstances where the person is physically, mentally or legally unable to give consent;

(21) Smoking. Smoking in all enclosed college facilities and other areas so posted by college officials;

(22) Stalking, including any repeated conduct directed specifically at another person that causes that person (or a member of that person's family or household) to fear for his/her safety. Such conduct includes following another person and acts that threaten or intimidate another person through fear of bodily injury or death of self or members of that person's family or household or an offense being committed against that person's property;

(23) Theft and damage. Theft from or damage to college premises or property, or theft of or damage to property of a member of the college community or college premises;

(24) Unacceptable use of college facilities and equipment;

(25) Violation of laws. Violation of any law of the United States, law of the state of Washington, or municipal or county ordinance;

(26) Witness retaliation. Retaliation upon witnesses or accusers under this chapter.

AMENDATORY SECTION (Amending WSR 92-15-081, filed 7/16/92, effective 8/16/92)

WAC 495D-120-045 Student conduct code—Loss of eligibility—Student activity participation. Any student found to have violated chapter 69.50 RCW, the Uniform Controlled Substances Act, or chapter 69.41 RCW, legend drugs, by virtue of a criminal conviction or by final decision of the college president or designee shall, in lieu of or in addition to any other disciplinary action which may be imposed, be disqualified from participation in any school-sponsored student events or activities.

AMENDATORY SECTION (Amending WSR 92-15-081, filed 7/16/92, effective 8/16/92)

WAC 495D-120-050 Student conduct code—Civil disturbances. In accordance with provisions contained in RCW 28B.10.571 and 28B.10.572:

(1) It shall be unlawful for any person, singly or in concert with others, to interfere by force or violence with any administrator, faculty, staff member, or student of the college who is in the peaceful discharge or conduct of his or her duties or studies.

(2) It shall be unlawful for any person, singly or in concert with others, to intimidate by threat of force or violence any administrator, faculty, staff member, or student of the college who is in the peaceful discharge of his or her duties or studies.

(3) The crimes described in RCW 28B.10.571 and 28B.10.572 shall not apply to any administrator ((or)), faculty, or staff member who is engaged in the reasonable exercise of their disciplinary authority.

(4) Any person or persons who violate the provisions of subsections (1) and (2) of this section will be subject to disciplinary action and referred to the authorities for prosecution.

AMENDATORY SECTION (Amending WSR 92-15-081, filed 7/16/92, effective 8/16/92)

WAC 495D-120-060 Student conduct code—Free movement on campus. The president or designee is authorized in the instance of any event that he or she deems impedes the movement of persons or vehicles or which he or she deems to disrupt the ingress or egress of persons from the college facilities, to prohibit the entry of, or withdraw the license of, or privileges of a person or persons or any group of persons to enter onto or remain upon any portion of the college facility. The president may act through the vice-president administrative services or any other person he or she may designate.

AMENDATORY SECTION (Amending WSR 92-15-081, filed 7/16/92, effective 8/16/92)

WAC 495D-120-070 Student conduct code—Right to demand identification. For the purpose of determining whether probable cause exists for the application of any section of this code to any behavior by any person on a college facility, any college personnel or other authorized personnel may demand that any person on college facilities produce identification and/or evidence of student enrollment at the college by tender of that person's student identification card, registration schedule, and/or receipt for payment of fees for a current course.

AMENDATORY SECTION (Amending WSR 92-15-081, filed 7/16/92, effective 8/16/92)

WAC 495D-120-080 Student conduct code—Academic dishonesty/and classroom/lab/clinic conduct. (1) Honest assessment of student performance is of crucial importance to all members of the academic community. Acts of dishonesty are serious breaches of honor and shall be dealt with in the following manner:

(a) It is the responsibility of the college administration and teaching faculty to provide reasonable and prudent security measures designed to minimize opportunities for acts of academic dishonesty which occur at the college.

(b) Any student who, for the purpose of fulfilling any assignment or task required by a faculty member as part of the student's program of instruction, shall knowingly tender any work product that the student fraudulently represents to the faculty member as the student's work product, shall be deemed to have committed an act of academic dishonesty. Acts of academic dishonesty shall be cause for disciplinary action.

(c) Any student who aids or abets the accomplishment of an act of academic dishonesty, as described in (b) of this subsection, shall be subject to disciplinary action.

(d) An instructor may adjust the student's grade on a particular project, paper, test, or class for academic dishonesty. This section shall not be construed as preventing an instructor from taking immediate disciplinary action when the instructor is required to act upon such breach of academic dishonesty in order to preserve order and prevent disruptive conduct in the classroom.

(2) Instructors have the authority to take whatever summary actions may be necessary to maintain order and proper conduct in the classroom and to maintain the effective cooperation of the class in fulfilling the objectives of the course.

(a) Any student who, by any act of misconduct, substantially disrupts any college class by engaging in conduct that renders it difficult or impossible to maintain the decorum of the faculty member's class shall be subject to disciplinary action.

(b) The instructor of each course offered by the college is authorized to take such steps as may be necessary to preserve order and to maintain the effective cooperation of the class in fulfilling the objectives of the course; provided that; a student shall have the right to appeal such disciplinary action to the supervisor of the instructor imposing disciplinary action.

AMENDATORY SECTION (Amending WSR 96-07-049, filed 3/18/96, effective 4/18/96)

WAC 495D-120-085 Student conduct code—Hazing prohibited. (1) Hazing is prohibited.

(2) Hazing means any method of initiation into a student organization or living group or any pastime or amusement engaged in with respect to such an organization or living group that causes, or is likely to cause, bodily danger or physical harm, or serious mental or emotional harm, to any student or other person attending any institution of higher education or post-secondary institution.

(3) Penalties.

(a) Any student organization, association or club that knowingly permits hazing shall:

(i) Be liable for harm caused to persons or property resulting from hazing and

(ii) Be denied recognition by Lake Washington Technical College as an official organization, association, or club on this campus. If the organization, association, or club is a corporation, whether for profit or non-profit, the individual directors of the corporation may be held individually liable for damages.

(b) A person who participates in the hazing of another shall forfeit any entitlement to state-funded grants, scholarships, or awards for (a period of one year).

(c) Forfeiture of state-funded grants, scholarships, or awards may include permanent forfeiture, based upon the seriousness of the violations.

(d) The student (~~(code of)~~) conduct code may be applicable to hazing violations.

(e) Hazing violations are also misdemeanors punishable under state criminal law according to RCW 9A.20.021.

(4) Sanctions for impermissible conduct not amounting to hazing.

(a) Impermissible conduct associated with initiation into a student organization or club or any pastime or amusement engaged in, with respect to the organization or club, will not be tolerated.

(b) Impermissible conduct which does not amount to hazing may include conduct which causes embarrassment, sleep deprivation or personal humiliation, or may include ridicule or unprotected speech amounting to verbal abuse.

(c) Impermissible conduct not amounting to hazing is subject to any sanctions available under the student (~~(code of)~~) conduct code, depending upon the seriousness of the violation.

AMENDATORY SECTION (Amending WSR 92-15-081, filed 7/16/92, effective 8/16/92)

WAC 495D-120-090 Student conduct code—Campus speakers. (1) Student organizations officially recognized by the college may invite speakers to the campus to address their own membership and other interested students and faculty if suitable space is available and there is no interference with the regularly scheduled program of the college. Although properly allowed by the college, the appearance of such speakers on the campus implies neither approval nor disapproval of them or their viewpoints. In case of speakers who are candidates for political office, equal opportunities shall be available to opposing candidates if desired by them. Speakers are subject to the normal considerations for law and order and to the specific limitations imposed by the state constitution which prohibits religious worship, exercise or instruction on state property.

(2) In order to insure an atmosphere of open exchange and to insure that the educational objectives of the college are not obscured, the president or designee, in a case attended by strong emotional feeling, may prescribe conditions for the conduct of the meeting, such as requiring a designated member of the (~~(faculty))~~ college community as chair, or requiring permission for comments and questions from the floor. Likewise, the president or designee may encourage the appearance of one or more additional speakers at any meeting or at a subsequent meeting so that other points of view may be expressed. The president may designate representatives to recommend conditions such as time, manner, and place for the conduct of particular meetings.

AMENDATORY SECTION (Amending WSR 92-15-081, filed 7/16/92, effective 8/16/92)

WAC 495D-120-100 Student conduct code—Distribution of information. (1) Handbills, leaflets, newspapers, and similar materials may be sold or distributed free of charge by any student or students, or by members of recognized student organizations, or by college employees on or in college facilities at locations specifically designated by the appropriate administrator; provided such distribution or sale does not interfere with the ingress or egress of persons or interfere with the free flow of vehicular or pedestrian traffic.

(2) Such handbills, leaflets, newspapers, and related matter must bear identification as to the publishing agency and distributing organization or individual.

(3) All nonstudents shall register with the director of campus services or designee prior to the distribution of any handbill, leaflet, newspaper, or related matter. Such distribution or sale must not interfere with the free flow of vehicular or pedestrian traffic.

(4) Any person or persons who violate provisions of subsections (1) and (2) of this section will be subject to disciplinary action.

AMENDATORY SECTION (Amending WSR 92-15-081, filed 7/16/92, effective 8/16/92)

WAC 495D-120-110 Student conduct code—Commercial activities. (1) College facilities will not be used for a commercial solicitation, advertising, or promotional activities except when such activities:

(a) Clearly serve educational objectives, including but not limited to display of books of interest to the academic community or the display or demonstration of technical or research equipment; and

(b) Are conducted under the sponsorship or at the request of the college, or the office of the associated students of the college if such solicitation does not interfere with or operate to the detriment of the conduct of college affairs or the free flow of vehicular or pedestrian traffic.

(2) College facilities, equipment, and supplies may not be used by students for personal commercial gain.

(3) For the purpose of this regulation, the term "commercial activities" does not include handbills, leaflets, newspapers, and similarly related materials as regulated in WAC 495D-120-100.

AMENDATORY SECTION (Amending WSR 92-15-081, filed 7/16/92, effective 8/16/92)

WAC 495D-120-120 (~~(Disciplinary terms.)~~) Student conduct code—Student conduct sanctions. (~~The definitions set forth in this section apply throughout this chapter.~~)

(1) ~~Verbal warning means oral notice of violation of college rules.~~

(2) ~~A written warning is a reprimand which indicates to the student that continuation or repetition of the specific conduct involved or other misconduct will result in one or more serious disciplinary actions described below.~~

(3) ~~Probation means formal action placing conditions upon the student's continued attendance because of violation of college rules or failure to satisfy the college's expectations regarding conduct. The disciplinary official placing the student on probation will specify, in writing, the period of probation and the conditions, such as not missing any class sessions or turning in on time all work assigned. Probation warns the student that any further misconduct will automatically raise the question of termination of enrollment at the college. Probation may be for a specified term or for an indefinite period which may extend to graduation or other termination of the student's enrollment in the college.~~

(4) ~~Summary suspension means temporary dismissal from the college and temporary termination of a student's status for a period of time not to exceed ten days which occurs prior to invocation of the formal hearing procedures specified in these rules due to a necessity to take immediate disciplinary action, where a student presents an imminent danger to the college property, or to himself or herself or other students or persons in college facilities on or off campus, or to the educational process of the college.~~

(5) ~~Suspension means dismissal from the college and termination of a student's status, other than a summary suspension, for a specified period of time not exceeding one term.~~

(6) ~~Termination means dismissal from the college and termination of student status for violation of college rules or for failure to meet the college standards of conduct for an indefinite period of time or permanently.~~

(7) ~~Monetary fine or restitution: A written order, alone or combined with another disciplinary action, requiring the student to pay, within a stated time limit, appropriate restitution for a financial loss caused by the student's misconduct and/or monetary fine not exceeding one quarter's tuition. Failure to pay shall be cause for further disciplinary action and/or cancelling and barring the student's registration.)~~ Student conduct sanctions are categorized as primary and secondary. More than one primary sanction or any combination of primary sanctions and secondary sanctions may be imposed for any single violation. Once a student has been finally assessed a disciplinary sanction, however, no more severe primary sanctions may be assessed against him or her by any higher college authority.

(1) Primary sanctions (in order of severity):

(a) Expulsion: Separation of the student from the college whereby the student is not eligible for readmission to the college.

(b) Dismissal: Separation of the student from the college for an indefinite period of time. Readmission to the college may be possible in the future, but no specific time for a decision is established.

(c) Suspension: Separation of the student from the college for a definite period of time. The student is not guaranteed readmission at the end of such period of time, but is guaranteed a review of the case and a decision regarding eligibility for readmission.

(d) Deferred suspension: The sanction of suspension may be placed in deferred status. If the student is found in violation of any college rule during the time of deferred suspension, the suspension takes effect immediately without further review. Additional student conduct sanctions appropriate to the new violation also may be taken. A student who has been issued a deferred suspension sanction is deemed "not in good standing" with the college. A student who is not in good standing is subject to the following restrictions:

(i) Ineligibility to hold an office in any student organization recognized by the college or to hold any elected or appointed office of the college.

(ii) Ineligibility to represent the college to anyone outside the college community in any way, including representing the college at any official function, or any forms of inter-collegiate competition or representation.

(iii) Ineligibility to receive a college-administered scholarship when the length of the deferred suspension is greater than one quarter. Some scholarships adhere to more strict guidelines, and, therefore, ineligibility may result from a lesser length of deferred suspension. This sanction implies a serious offense and must be uniformly applied by the office administering the scholarship upon notification by the college disciplinary officer.

(iv) Additional restrictions or conditions also may be imposed, depending on the nature and seriousness of the misconduct.

(e) Conduct probation: An official warning that the student's conduct is in violation of *Lake Washington Technical College Student Conduct Code*, but is not sufficiently serious to warrant expulsion, dismissal or suspension. A student on conduct probation is deemed "not in good standing" with the college.

(f) Letter of enrollment block: A letter stating that the student may not reenter Lake Washington Technical College without prior approval by the office of the vice-president for student services if enrollment has been blocked for a previous student conduct problem or for medical reasons.

(g) Letter of reprimand: A letter that makes a matter of record any incident that reflects unfavorably on the student or the college.

(h) Warning: Admonition of a student for actions unbecoming to the college community.

(2) Secondary sanctions (no order of severity is established for secondary sanctions):

(a) Community/college service: A student may be offered an opportunity to complete a specified number of hours of community/college service in lieu of other sanctions. The type of community/college service must be approved by the hearing officer.

(b) Educational requirements: A provision to complete a specific educational requirement directly related to the violation committed. The provisions include, but are not limited to, completion of an alcohol education workshop, a diversity awareness workshop, essays, reports, etc.

(c) Restrictions: The withdrawal of specified privileges for a definite period of time, but without the additional stipulations contained in the imposition of conduct probation. The restrictions involved will be clearly defined.

(d) Restitution: A payment for financial injury to an innocent party in cases involving theft, destruction of property or deception. The assessed costs to be paid may be in addition to receipt of any of the above sanctions.

(e) Loss of parking privileges on campus: Revocation of parking privileges.

AMENDATORY SECTION (Amending WSR 92-15-081, filed 7/16/92, effective 8/16/92)

WAC 495D-120-130 ~~Student conduct code—~~Initiation of discipline. (1) Any college ((instructor)) faculty or administrator, except the president and the vice-president who would hear any appeal, may take any of the disciplinary actions defined in WAC 495D-120-120, except that only ((an administrator or)) the president, a vice-president, or designee may expel, dismiss, or suspend ((or terminate)) a student from the college ((for more than ten days)). Before taking the action, the disciplining official ((ordinarily should)) will notify his/her supervisor and meet or attempt to meet with the student to explain the seriousness of the matter and hear any explanation by the student.

(2) The student should be given written notice of any disciplinary action except a verbal warning. Such written notice shall be either delivered personally or mailed by first-class mail to the student's last known address. The notice or warn-

ing should advise the student of his/her right to appeal under these rules.

AMENDATORY SECTION (Amending WSR 92-15-081, filed 7/16/92, effective 8/16/92)

WAC 495D-120-140 ~~Student conduct code—~~Appeal of academic action or disciplinary action and student grievances. (1) ((A student may appeal a disciplinary action by filing, within twenty days after the earlier of personal delivery or mailing of notice of the disciplinary action, a written application for a brief or formal adjudicative proceeding. This application may, but need not, explain the student's position and/or be on a form provided under WAC 495D-108-040. The application shall be filed with either the vice-president for instructional services or vice-president for administrative services, but should not be filed with a vice-president who has primary managerial responsibility for the disciplining official.

(2) The vice-president receiving the application for an adjudicative proceeding may refer it for initial review by a supervisor of the disciplining official within a time deadline not exceeding twenty days set by the vice-president. In that optional review, the supervisor should meet or attempt to meet with the student, the disciplining official, and anyone else deemed to have information necessary for the supervisor's review. The supervisor should file with the vice-president and serve on the student, within the established deadline, a written report.

(3) Unless the discipline is rescinded or the student confirms in writing his/her withdrawal of the application for an adjudication, the vice-president shall conduct an adjudicative proceeding, and shall be its presiding officer. This shall be a brief adjudicative proceeding unless:

(a) The vice-president decides to convert the case to a formal adjudicative hearing; or

(b) The discipline includes some form of dismissal from the college and the student in his/her request for an adjudication specified a formal adjudicative hearing.

(4) If for any reason the vice-president cannot serve as presiding officer, the president or president's designee shall designate the replacement presiding officer. Disqualification of a presiding officer shall be as provided in RCW 34.05.425.

(5) The matter shall be heard by the presiding officer *de novo*.

(6) Failure to participate or cooperate in the proceeding may be taken into consideration by the presiding officer and shall not preclude the presiding officer from making a decision. This shall not limit the possibility of a default under RCW 34.05.440.

(7) No attorney representative of any party may participate in a meeting or hearing unless he/she has filed with the presiding officer and served on all other parties, at least five days previously, a notice of appearance. In the event of such notice, any other party may also have counsel.

(8) The presiding officer may exclude from a meeting or hearing any person whose conduct is disruptive.

(9) ~~The presiding officer and, subsequently, a reviewing officer, may affirm, modify, or reverse the disciplinary action.))~~ Definitions:

(a) Academic action: Action taken by the college regarding student grades, instructional decisions regarding student progress, student attendance, and/or academic status.

(b) Disciplinary action: Action taken by the college for student violations of college rules, policies and procedures, the student conduct code, or applicable federal, state, county, or municipal laws.

(c) Grievance: A student appeal of a decision of the college, including those made by faculty, staff, and administration or the actions of another student.

(d) Levels of appeal/grievance: Five levels of the student appeals/grievance process in which resolution is considered by college faculty, staff and administration.

(e) Judicial board: A board consisting of two faculty, two administrators, and two students. The judicial board will hear appeals/grievances at appropriate times in the judicial process and make recommendations to the appropriate vice-president as to resolution.

(2) Filing of appeals or grievances:

(a) Students may appeal an action of the college or grieve the actions of the college, its staff, or another student, by filing an appeal/grievance with the appropriate vice-president within twenty working days, except for grade appeals, from the moment when the student had knowledge of the college action or grievable action. The appeal/grievance shall be filed with the vice-president of instructional services regarding academic actions, with the vice-president of administrative services for administrative and business service issues, and with the vice-president of student services for other student matters. A student is deemed to have notice three working days after any notice is mailed to the student's last address on record with the college.

(b) Grade appeal. If there is tangible evidence that an improper grade was given, a student must appeal directly to the instructor within sixty days of the official ending date of the quarter unless there are extenuating circumstances. Students planning to appeal a grade should retain all tests, paper, projects and other evidence they may have to support the appeal. The standard of review for grade appeals is whether the instructor was arbitrary and capricious. If the grade appeal is based on alleged academic dishonesty, the standard of review is a preponderance of the evidence.

(c) The appropriate vice-president shall attempt to have the grievance resolved at the lowest level possible, beginning with the student and the college individual involved with the academic action or student discipline or, in the case of a grievance, between the student and the person involved in the grievance. Students may have an advocate present during the appeals process. Mediation may be employed at any time in the appeals/grievance process. Resolution of the appeal/grievance at any level constitutes closure, at the college level, of the appeal/grievance. When resolution is achieved, a written agreement to that effect will be executed. Where violations of federal, state, or local statutes are alleged to have occurred, students may also be subject to additional actions in the courts.

(d) No attorney representative of any party may participate in a meeting or hearing unless he/she has filed with the presiding officer and served on all other parties, at least five days previously, a notice of appearance. In the event of such notice, any other party may also have counsel.

The participation of attorneys will advance grievances to the Level Three stage, or by mutual agreement, to Level Four.

(3) Level One appeal/grievance:

Resolution of the appeal/grievance is attempted between the principals. The supervisor of the unit involved with the appeal/grievance is responsible for conducting the Level One process. Level One will be completed within ten working days of the student filing of the appeal/grievance and is conducted informally. A student may elect not to use Level One if he/she feels the direct meeting with the person involved in the appeal/grievance would not be appropriate. A student not satisfied with resolution at Level One may move the appeal/grievance to Level Two.

(4) Level Two appeal/grievance:

At Level Two, the unit supervisor will consider the issues in the dispute and render a decision on the issues within ten working days of receipt of the appeal/grievance at Level Two. The supervisor will involve the parties in an attempt to resolve the appeal/grievance. This may include face-to-face meetings, mediation, or other means of resolution. A student may move the appeal/grievance to Level Three, within five working days of the Level Two decision by the supervisor.

(5) Level Three appeal/grievance:

At Level Three, the judicial board hears the appeal/grievance. Both parties to the appeal/grievance will have the opportunity to present information to the judicial board. A record of the judicial board's proceedings will be kept, which will entail at a minimum that the proceeding be tape-recorded. All testimony of witnesses and interpreters will be given under oath. The judicial board will conduct its hearing within twenty working days of receipt of the appeal/grievance at Level Three. The appropriate vice-president is responsible for convening the judicial board and ensuring the Level Three process is concluded.

The judicial board, after hearing the appeal/grievance, shall recommend disposition of the case to the appropriate vice-president. The recommendation will be included in the board's findings of fact and a recommended course of action.

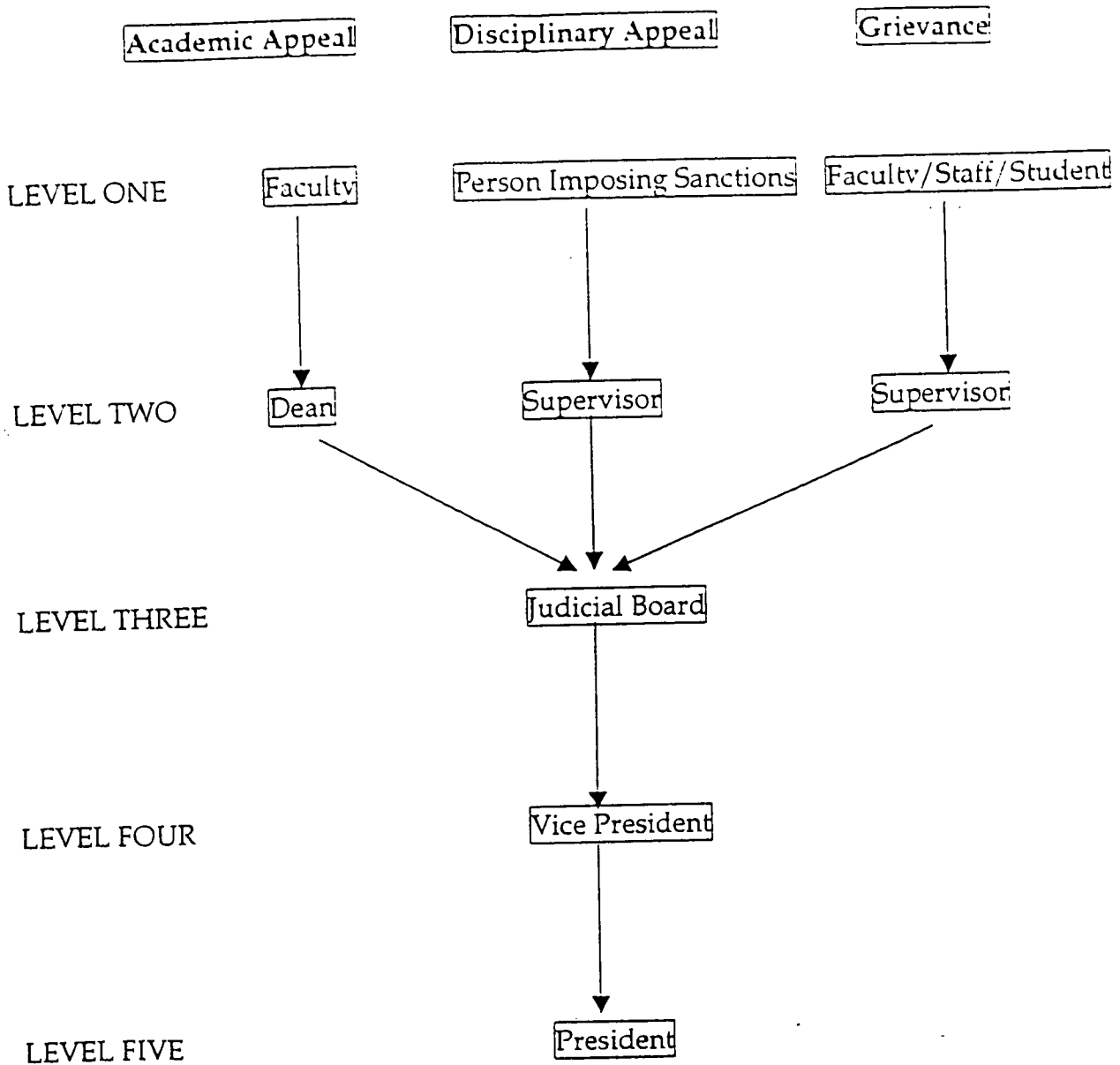
(6) Level Four appeal/grievance:

Level Four involves a hearing by the parties before the appropriate vice-president. The vice-president shall consider the recommendations of the judicial board, may take additional testimony from the parties or witnesses, and respond with a decision within ten working days of receipt of the judicial board's recommendations. The vice-president's decision in the matter may be appealed to the college president within ten working days of the student's receipt of the vice-president's decision.

(7) Level Five appeal/grievance:

The college president shall review appeals/grievances at Level Five. The president will issue a final decision within ten working days of receipt of the student's appeal of the vice-president's decision at Level Four.

Student Appeals/Grievance Process



PERMANENT

AMENDATORY SECTION (Amending WSR 92-15-081, filed 7/16/92, effective 8/16/92)

WAC 495D-120-170 Student conduct code—Refunds and access. (1) Refund of fees for the quarter in which disciplinary action is taken shall be in accordance with the college's refund policy.

(2) A student suspended on the basis of ~~((misconduct))~~ conduct, which disrupted the orderly operation of the campus or any facility of the district, may be denied access to all or any part of the campus or other facility.

AMENDATORY SECTION (Amending WSR 92-15-081, filed 7/16/92, effective 8/16/92)

WAC 495D-120-180 Student conduct code—Readmission after dismissal or suspension ~~((or termination))~~. Any student dismissed or suspended from the college for disciplinary reasons will normally be readmitted upon expiration of the time period for which the dismissal or suspension was issued. If ~~((the))~~ a student who has been ~~((terminated or feels))~~ dismissed or suspended believes that circumstances warrant reconsideration of ~~((a))~~ the dismissal or suspension

prior to its expiration~~((;))~~; or, if the student was dismissed or suspended with conditions imposed for readmission, the student may be readmitted following approval of a written petition submitted to the ~~((administrator))~~ vice-president who imposed such suspension or such other designated administrator ~~((as may be designated by the executive vice-president for instruction))~~. Such petition must state reasons ~~((which))~~ that support a reconsideration of the matter. Before readmission may be granted in any case, a petition must be submitted, reviewed ~~((by))~~ in a conference ~~((between))~~ with a counselor~~((; instructor;))~~ and an administrator, and approved by the ~~((administrator))~~ appropriate vice-president.

AMENDATORY SECTION (Amending WSR 92-15-081, filed 7/16/92, effective 8/16/92)

WAC 495D-120-190 Student conduct code—Reestablishment of academic standing. Students who have been expelled, dismissed, or suspended ~~((or terminated))~~ pursuant to disciplinary procedures set forth in WAC 495D-120-120 and 495D-120-130 and whose expulsion, dismissal, or suspension ~~((or termination))~~ upon appeal is found to have been unwarranted shall be provided the opportunity to reestablish their academic and student standing to the extent possible within the abilities of the college, including an opportunity to retake examinations or otherwise complete course offerings missed by reason of such action.

AMENDATORY SECTION (Amending WSR 92-15-081, filed 7/16/92, effective 8/16/92)

WAC 495D-120-200 Student conduct code—Reporting, recording, and maintaining records. Records of all disciplinary and grievance cases shall be kept by the ~~((disciplinary official taking or initiating the action. Except in proceedings where the student is exonerated;))~~ vice-president for student services. All documentary or other physical evidence produced or considered in disciplinary proceedings and all recorded testimony shall be preserved, insofar as possible, for not less than six years. ~~((No other records of proceedings wherein the student is exonerated, other than the fact of exonerated, shall be maintained in the student's discipline file or other college repository;))~~

REPEALER

The following sections of the Washington Administrative Code are repealed:

WAC 495D-120-150	Discipline—Brief adjudicative proceedings.
WAC 495D-120-160	Discipline review—Formal adjudicative proceedings.

AMENDATORY SECTION (Amending WSR 92-15-081, filed 7/16/92, effective 8/16/92)

WAC 495D-280-010 Family Educational Rights and Privacy Act—General policy. Lake Washington Technical

College implements the policy contained in this chapter in compliance with the Family Educational Rights and Privacy Act (20 U.S.C. §1232g) and its implementing regulation (34 C.F.R. §99). Briefly, Lake Washington Technical College is required to provide students with access to their own education records, to permit students to challenge their records on the grounds that they are inaccurate, misleading, or otherwise in violation of the student's privacy or other right, to obtain written consent before releasing certain information and to notify students of these rights.

AMENDATORY SECTION (Amending WSR 92-15-081, filed 7/16/92, effective 8/16/92)

WAC 495D-280-015 Family Educational Rights and Privacy Act—Definitions. For the purposes of this policy, the following definitions ~~((of terms))~~ apply:

(1) "Student" means any individual who is or has been in attendance at Lake Washington Technical College and for whom the college maintains education records. A person no longer in attendance at the college is no longer a current student, but his or her educational records remain covered by the Family Educational Rights and Privacy Act.

(2) "Education records" are ~~((defined as))~~ those records, files, and documents (in handwriting, print, tapes, film, microfiche, or other medium) maintained by ~~((Lake Washington Technical College which))~~ the college that contain information directly related to the individual student. Education records include only the following:

(a) Records pertaining to admission, advisement, registration, grading, and progress toward a certificate or degree that are maintained by the registrar.

(b) Testing information used for advisement purposes by the counseling center.

(c) Information concerning payment of fees as maintained by the registrar.

(d) Financial aid information as collected by the financial aid office.

(e) Information regarding students' participating in student government that is maintained by the student government office.

(f) Records that are kept in the sole possession of the maker, are used only as a personal memory aid, and are not accessible or revealed to any other person except a temporary substitute for the maker of the record.

(3) ~~(("Directory Information" means the student's name, address, telephone number, date and place of birth, major field of study, eligibility for and participation in officially recognized activities and organizations, dates of attendance, degrees, certificates, and awards received, and the most recent previous educational agency or institution attended by the student. Directory information may be disclosed at the discretion of the college and without the consent of the student unless he or she elects to prevent disclosure as provided for in WAC 495D-280-070.~~

(4) "Personally identifiable" means the following information about students or family members:

(a) Student information:

(i) Name;

(ii) Address;

- (iii) Telephone numbers;
- (iv) E-mail address;
- (v) Date and place of birth;
- (vi) Level of education;
- (vii) Academic major;
- (viii) Degrees, certificates, and awards received;
- (ix) Eligibility for and participation in officially recognized college activities and organizations;
- (x) Dates of attendance;
- (xi) Educational institution in which the student most recently was enrolled;
- (xii) Full-time or part-time status;
- (xiii) Grades;
- (xiv) Test scores;
- (xv) Medical records;
- (xvi) Specific dates and places of classes in which enrolled;
- (xvii) Personal identifiers such as Social Security number or college student identification numbers;
- (xviii) Other personally identifying characteristics which would make the student's identity easily traceable:
- (a) Photograph.
- (b) Family information:
 - (i) Names of parents or other family members;
 - (ii) Parents or other family members' addresses.
- (4) "Directory information" includes the following student information:
 - (a) Name;
 - (b) Academic major;
 - (c) Degrees, certificates, and awards received;
 - (d) Eligibility for and participation in official activities and organizations;
 - (e) Dates of attendance;
 - (f) Full-time or part-time status.
- (5) "Solomon amendment" information is student information provided to military recruiters for recruitment purposes in accordance with federal statute, and includes the following:
 - (a) Name;
 - (b) Address;
 - (c) Telephone numbers;
 - (d) Date and place of birth;
 - (e) Level of education;
 - (f) Academic major;
 - (g) Degrees, certificates, and awards received;
 - (h) Educational institution in which the student most recently was enrolled.
- (6) "Written consent" means a written authorization for disclosure of student education records which is:
 - (a) Signed;
 - (b) Dated;
 - (c) Which specifies the records to be disclosed; and
 - (d) Which) signed by the student (or parent if the student is under the age of eighteen and is attending Otteson High School), dated, specifying the records to be disclosed, and specifies to whom disclosure is authorized.
- ((5) "Personally identifiable" means data or information which includes: The name of the student, the student's parent(s), or other family members; a personal identifier such as the student's Social Security number or student number; or a

list of personal characteristics which would make the student's identity easily traceable.))

AMENDATORY SECTION (Amending WSR 92-15-081, filed 7/16/92, effective 8/16/92)

WAC 495D-280-020 Family Educational Rights and Privacy Act—Annual notification of rights. Lake Washington Technical College will notify students of their rights under the Family Educational Rights and Privacy Act of 1974 by publication in the college catalog and quarterly schedule of courses. The college shall make available upon request a copy of the policy governing release of student records. In addition, the college shall post at conspicuous places on the campus information regarding the existence of this policy and of the availability of copies.

AMENDATORY SECTION (Amending WSR 92-15-081, filed 7/16/92, effective 8/16/92)

WAC 495D-280-030 Family Educational Rights and Privacy Act—Procedure to inspect education records. (1) Students may inspect and review their education records upon request to the appropriate college official as designated in WAC 495D-280-110.

(2) Students must submit to the appropriate college official a written request (~~which~~) that identifies as precisely as possible the record or records he or she wishes to inspect.

(3) The appropriate college official will make the needed arrangements for access as promptly as possible and notify the student of the time and place where the records may be inspected. Access must be given in forty-five days or less from the receipt of the request.

AMENDATORY SECTION (Amending WSR 92-15-081, filed 7/16/92, effective 8/16/92)

WAC 495D-280-040 Family Educational Rights and Privacy Act—Disclosure of education records. (1) (~~Disclosure of education records. In addition to "directory information"~~) The college may, at its discretion, make disclosures from education records of students to the following listed parties:

(a) College officials including college administrative and clerical staff, faculty, and students officially elected or appointed to the associated student((s)) government of Lake Washington Technical College or employed by the college(~~: Access or release of records to the above is permissible only when the information is required for advisement, counseling, recordkeeping, reporting, or other legitimate educational interest consistent with their specific duties and responsibilities~~), including contractors such as the National Student Loan Clearinghouse;

(b) To officials of another school in which the student seeks or intends to enroll;

(c) To authorized federal, state, or local officials as required by law;

(d) In connection with financial aid for which the student has applied or received;

(e) To appropriate parties in a health or safety emergency;

(f) To accrediting organizations to carry out their functions;

(g) The disclosure is to parents, as defined in Section 99.3, of a dependent student, as defined in Section 152 of the Internal Revenue Code of 1986.

(h) To parents of an eligible student who claim the student as a dependent for income tax purposes; ~~(and~~

~~(h))~~ (i) To comply with a judicial order or a lawfully issued subpoena;

(j) To military recruiters authorized to obtain specific information under the Solomon Amendment;

(k) To a victim of an alleged perpetrator of a crime of violence or a nonforcible sex offense.

(2) The college shall not permit access to or the release of education records or personally identifiable information contained therein, other than "directory information," without the written consent of the student, to any party other than ~~(the above)~~ those listed in subsection (1) of this section.

(3) ~~(Education records released to third parties shall be accompanied by a statement indicating that the information cannot be subsequently released in a personally identifiable form to other parties without obtaining the consent of the student. The college is not precluded from permitting third party disclosure to other parties listed in (a) through (h) of this subsection.)~~ "Directory information" may be disclosed at the discretion of the college and without the consent of the student, unless he or she elects to prevent disclosure. Students who wish to prevent disclosure will file a written request with the registrar. The request continues in effect according to its terms unless revoked in writing by the student.

(4) "Solomon Amendment" information, as defined in 7.P.23, may be released to military recruiters authorized to obtain specific information for recruitment purposes. Release of this information applies to students seventeen years and older and does not apply to students with previous military experience or to students who have filed a request to prevent disclosure of "directory information."

(5) "Personally identifiable" information, other than that defined as "releasable," "directory information," or "Solomon Amendment" information shall not be released, except as specifically requested by the student (or parents in the case of Otteson High School students under the age of eighteen).

AMENDATORY SECTION (Amending WSR 92-15-081, filed 7/16/92, effective 8/16/92)

WAC 495D-280-050 Family Educational Rights and Privacy Act—Limits on rights to review and inspect and obtain copies of education records. (1) When a record contains information about more than one student, the student may inspect and review only the records which relate to him or her.

(2) Lake Washington Technical College reserves the right to refuse to permit a student to inspect the following records:

(a) The financial statement of the student's parents;

(b) Letters and statements of recommendation for which the student has waived his or her right of access, or which were placed in file before January 1, 1975;

(c) Records connected with an application to attend Lake Washington Technical College if that application was denied; and

(d) Those records which are excluded from the Federal Rights and Privacy Act definition of education records, and not otherwise available for inspection under the Washington Public Records Act, chapter 42.17 RCW.

(3) Lake Washington Technical College reserves the right to deny transcripts or copies of records not required to be made available by the Federal Educational Rights and Privacy Act in any of the following situations:

(a) The student has an unpaid financial obligation to the college;

(b) There is an unresolved disciplinary action against the student.

AMENDATORY SECTION (Amending WSR 92-15-081, filed 7/16/92, effective 8/16/92)

WAC 495D-280-060 Family Educational Rights and Privacy Act—Record of request and disclosures. (1) The college shall maintain a record of requests for and disclosures of personally-identifiable information in the education records of each student. The record maintained under this section shall be available for inspection and review as provided in WAC 495D-280-050.

(2) The college shall maintain the record with the education records of the student as long as the records are maintained.

(3) The record must include:

(a) The names of parties who have received personally identifiable information;

(b) The interest the parties had in requesting or obtaining the information; and

(c) The names and interests of additional parties to which the reviewing educational agency or institution may disclose or redisclose the information.

(4) The following parties may inspect the record of requests and disclosures relating to a student:

(a) The student;

(b) The college officials who are responsible for the custody of the records; and

(c) Persons authorized to audit the recordkeeping procedures of the college.

(5) The college is not required to maintain a record if the request was from, or the disclosure was to:

(a) The student;

(b) A school official;

(c) A party with written consent from the student; ~~((or))~~

(d) A party seeking directory information; or

(e) A school official, or an entity which qualifies as an employee of the college (e.g., National Student Loan Clearinghouse).

AMENDATORY SECTION (Amending WSR 92-15-081, filed 7/16/92, effective 8/16/92)

WAC 495D-280-080 Family Educational Rights and Privacy Act—Requests for corrections, hearings, adding statements to education records. Students have the right to request to have records corrected that they believe are inaccurate, misleading, or in violation of their privacy rights. Following are the procedures for the correction of records:

(1) A student must submit a written request to amend his or her education record to the appropriate college official responsible for the custody of the record as designated in WAC 495D-280-110. The request must identify the part of the record he/she wants changed and specify why the record is believed to be inaccurate, misleading or in violation of his or her privacy or other rights.

(2) A student whose request for amendment of his or her education record has been denied may request a hearing by submitting a written request to the ~~((administrator))~~ vice-president of student services or designee within ten days following the denial. The written request must be signed by the student and shall indicate the reasons why the records should be amended. The ~~((administrator))~~ vice-president of student services or designee shall notify the student of the hearing within thirty days after receipt of a properly filed request. In no case will the notification be less than ten days in advance of the date, time, and place of the hearing.

(3) The hearing shall be a brief adjudicative proceeding as provided in RCW 34.05.482 and 34.05.485 through 34.05.494 and shall be conducted by the ~~((administrator))~~ vice-president of student services or ~~((other appropriate administrator))~~ designee. At the hearing, the student shall be afforded a full and fair opportunity to present evidence relevant to the issues raised in the original request to amend the student's education records. ~~((The student may be assisted by))~~ One or more individuals may assist the student, including an attorney.

(4) The ~~((administrator))~~ vice-president of student services or ~~((other appropriate administrator))~~ designee will prepare a written decision, within thirty days after the conclusion of the hearing, based solely on the evidence presented at the hearing. The decision will include a summary of the evidence presented and the reasons for the decision. A copy of the decision shall be made available to the student, based on the student's evidence presented at the hearing.

(5) If the ~~((administrator))~~ vice-president of student services or ~~((other appropriate administrator))~~ designee decides the information is inaccurate, misleading, or in violation of the student's right of privacy, the custodian of the record will amend the record and notify the student, in writing, that the record has been amended.

(6) If the ~~((administrator))~~ vice-president of student services or ~~((other appropriate administrator))~~ designee decides that the challenged information is not inaccurate, misleading, or in violation of the student's right of privacy, ~~((the committee will notify))~~ the student will be notified in writing that the student has a right to place in the record a rebuttal statement commenting on the challenged information and/or a statement setting forth reasons for disagreeing with the decision.

(7) The student's rebuttal statement will be maintained as part of the student's education records as long as the contested portion is maintained. If the contested portion of the education record is disclosed, the statement will also be disclosed.

AMENDATORY SECTION (Amending WSR 92-15-081, filed 7/16/92, effective 8/16/92)

WAC 495D-280-090 Family Educational Rights and Privacy Act—Fees for copies. Copies of student records shall be made at the expense of the requesting party at ~~((actual cost for copying as posted at the registration office))~~ the appropriate cost as determined by college procedure.

AMENDATORY SECTION (Amending WSR 92-15-081, filed 7/16/92, effective 8/16/92)

WAC 495D-280-100 Family Educational Rights and Privacy Act—Waiver. A student may waive any of his or her rights under this chapter by submitting a written, signed, and dated waiver to the ~~((office of the registrar))~~ admissions and registration office. Such a waiver shall be specific as to the records and persons or institutions covered. A waiver continues in effect according to its terms unless revoked in writing which is signed and dated.

AMENDATORY SECTION (Amending WSR 92-15-081, filed 7/16/92, effective 8/16/92)

WAC 495D-280-110 Family Educational Rights and Privacy Act—Type and location of education records.

Types	Location	Custodian
Admission, Testing Records	Admissions Office	((Administrator of Student Services)) <u>Registrar</u>
Cumulative Academic and Registration Records	Registration Office	((Assistant)) Registrar
Payment of Tuition Records	Accounting Office	Director of Accounting Services
Student Government	((SAC)) <u>Associated Student Government Office</u>	Secretary
Participation Records		
Financial Aid, Student	Financial Aid Office	((Supervisor)) <u>Director of Financial Aid</u>
Employment Records		

AMENDATORY SECTION (Amending WSR 92-15-081, filed 7/16/92, effective 8/16/92)

WAC 495D-280-120 Family Educational Rights and Privacy Act—Remedy for students protected by this act. A student may file a written complaint with the United States Department of Education regarding an alleged violation of the Federal Education Rights and Privacy Act. The address is:

PERMANENT

Family Policy and ((Regulations)) Compliance Office
 U.S. Department of Education
 400 Maryland Avenue S.W.
 Washington, D.C. 20202

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 495D-280-070 Disclosure of directory information.

WSR 00-20-009**PERMANENT RULES****DEPARTMENT OF ECOLOGY**

[Order 00-20—Filed September 22, 2000, 3:57 p.m.]

Date of Adoption: September 22, 2000.

Purpose: The purpose of chapter 173-24 WAC, Tax exemptions and credits for pollution control facilities is to provide tax credits and exemptions for pollution control facilities approved by the appropriate agency. This adoption makes housekeeping changes and clarifies the language of the rule without changing its intent.

Citation of Existing Rules Affected by this Order: Amending WAC 173-24-020, 173-24-030, 173-24-040, 173-24-050, 173-24-060, 173-24-070, 173-24-080, 173-24-090, 173-24-100, 173-24-110, 173-24-120, 173-24-125, 173-24-130, 173-24-140, and 173-24-150.

Statutory Authority for Adoption: Chapter 82.34 RCW.

Adopted under notice filed as WSR 00-14-032 on June 29, 2000.

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 15, Repealed 0.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, Amended 15, 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.

September 22, 2000

Tom Fitzsimmons

Director

AMENDATORY SECTION (Amending Order DE 78-2, filed 3/14/78)

WAC 173-24-010 Introduction and purpose. Chapter 82.34 RCW provides for tax credits and exemptions for pollution control facilities approved by the appropriate control agency. ((The purpose of this regulation is to establish a procedure for reviewing applications for tax benefits received from the department of revenue for review by the department of ecology, including the establishment of criteria for identifying the individual facilities within each application and, for each facility, approving the facility, approving the facility as a "dual purpose pollution control facility," or denying the facility.)) The purposes of this rule are to:

(1) Establish a procedure for reviewing applications for tax benefits received from the department of revenue for review by the department of ecology; and

(2) Establish criteria for identifying the individual facilities within each application and, for each facility, either:

(a) Approve the facility;

(b) Approve the facility as a "dual purpose pollution control facility"; or

(c) Deny the facility.

AMENDATORY SECTION (Amending Order DE 70-7, filed 8/4/71)

WAC 173-24-020 Authority. This ((regulation)) rule is adopted ((pursuant to)) under the authority granted the director of the department of ecology by RCW 43.21A.080 and 43.21A.090.

AMENDATORY SECTION (Amending Order DE 78-2, filed 3/14/78)

WAC 173-24-030 Definitions. Unless a different meaning is plainly required by the context, the following words ((hereinafter)) used in this chapter ((shall)) have the following meanings:

(1) "Commercial or industrial operation" ((shall)) means the industrial, manufacturing, waste disposal, utility or other commercial establishment operated by an applicant for a certificate under chapter 82.34 RCW.

(2) "Department" ((shall)) means the Washington state department of ecology.

(3) "Dual purpose pollution control facility" or "dual purpose facility" ((shall)) means a facility in which the portion for the purpose of pollution control is so integrated into the total facility with portions for other purposes that separation into identifiable component parts is not possible.

(4) "Facility" ((shall)) means any treatment works, control device((s)), disposal system((s)), machinery, equipment, structure((s)) or property for which a certificate is applied for under chapter 82.34 RCW or any physically or conceptually identifiable part or ((accessories)) accessory thereof.

(5) "Necessary to the manufacture of products" ((shall)) means that without which manufacture of products at the present or proposed level could not be undertaken.

If the manufacture of products could be undertaken at present levels without a facility, even though ((such)) the

manufacture would be uneconomical or impractical, such a facility is not necessary to the manufacture of products. However, if a commercial or industrial operation is recovering or producing chemicals or heat for use in the manufacturing process at the time it submits an application, then any facilities necessary for ((such)) production or for recovery of chemicals at present percentage rates will be considered necessary to the manufacture of products.

(6) "Pollution" ((shall)) means "air contaminant" and "air pollution" as defined in RCW 70.94.030, and "pollution" as defined in RCW 90.48.020.

(7) "Products" as used in the phrase, "manufacture of products," ((shall)) includes the item or items which an industrial operation is designed primarily to manufacture or produce.

(8) "Regional or local air pollution control authority" ((shall)) means any local or regional entity or control program considered as an "authority" for the purpose of chapter 70.94 RCW.

(9) "Single purpose facility" ((shall)) means a facility other than a dual purpose facility.

AMENDATORY SECTION (Amending Order DE 70-7, filed 8/4/71)

WAC 173-24-040 Applications submitted to the department of revenue. Applications filed ((pursuant to)) under RCW 82.34.020 ((shall)) must be submitted to the department of revenue ((pursuant to)) in accordance with that department's requirements. The department of revenue will supply an identifying application number and forward the application to the department or regional or local air pollution control authority, as appropriate, for review ((pursuant to)) under RCW 82.34.030.

AMENDATORY SECTION (Amending Order DE 70-7, filed 8/4/71)

WAC 173-24-050 Applications reviewed by the department. The department will review applications for approval of facilities ((which)) that may be designated "water pollution control facilities" as defined in RCW 82.34.010 (1)(b). The department will also review any application relating to a facility ((which)) that is not within the jurisdiction of an activated regional or local air pollution control authority, or ((which)) that is within any area over which the department has assumed jurisdiction ((pursuant to)) under RCW 70.94.390. The department will also review any application for approval of a facility relating to any air contaminant source subject to rules ((and regulations)) adopted by the department or its predecessor agencies ((pursuant to)) under RCW 70.94.395.

The department will, when necessary, advise the department of revenue of the proper agency or agencies to which an application is to be submitted for review.

AMENDATORY SECTION (Amending Order DE 78-2, filed 3/14/78)

WAC 173-24-060 Action by the department within thirty days—Request for further information. The department shall, within thirty days of receipt of an application from the department of revenue, make the identification and classification described in WAC 173-24-070 and approval or denial described in WAC 173-24-080, or it shall request further information from the applicant. A copy of any request from the department to the applicant for further information ((shall)) must be transmitted to the department of revenue. The failure of the applicant to supply any additional information requested by the department, without reasonable grounds for such a failure, may result in disapproval of all or part of the application.

The department shall notify the department of revenue, in writing, of its decisions on any application submitted ((to it,)) and shall send a copy of ((such)) the notification ((shall be sent)) to the applicant by certified mail.

AMENDATORY SECTION (Amending Order DE 78-2, filed 3/14/78)

WAC 173-24-070 Identification and classification of facilities. The department will review each application to determine whether the facility is a single, integrated facility, or can be separated, either physically or conceptually, into identifiable component parts. Each component part ((shall)) must be considered as a separate facility for the purpose of the department's review of the application. The department will identify all ((such)) those facilities within each application.

For each facility identified, the department shall classify it as a "dual purpose facility" or a "single purpose facility."

AMENDATORY SECTION (Amending Order DE 78-2, filed 3/14/78)

WAC 173-24-080 Approval of a facility. The department shall approve any facility when:

- (1) It was installed or intended to be installed for the primary purpose of pollution control, and;
- (2) When it is operated or intended to be operated primarily for the purpose of pollution control, and;
- (3) When it is suitable, reasonably adequate, and meets the intent and purposes of chapter 70.94 or 90.48 RCW;

If the facility does not meet these criteria, it ((shall)) must be denied.

AMENDATORY SECTION (Amending Order DE 80-33, filed 10/7/80)

WAC 173-24-090 Installation for the purpose of pollution control. A facility will be considered to be installed or intended to be installed for the primary purpose of pollution control when:

- (1) It was installed or intended to be installed in response to a requirement of the department or a regional or local air pollution control authority contained in a permit, order, or

((regulation which)) rule that applies to the particular industry or commercial establishment ((~~in~~ ~~is~~)) in question, and such a facility meets or exceeds the requirements of such a permit, order, or ((regulation)) rule; and

(2) It was installed ((~~pursuant to~~)) in conformance with a requirement developed under chapter 90.48 or 70.94 RCW and not under some other statute administered by the department such as, for example, chapter 70.95 or 70.105 RCW.

AMENDATORY SECTION (Amending Order DE 78-2, filed 3/14/78)

WAC 173-24-100 Operation for the purpose of pollution control. A facility is operated or intended to be operated primarily for the purpose of pollution control when:

(1) The emissions or effluents from the commercial or industrial operation do or will contain measurably less pollution with the facility installed than they would without the facility installed, and;

(2) For a facility, other than a dual purpose facility, it is not necessary to the manufacture of products.

AMENDATORY SECTION (Amending Order DE 78-2, filed 3/14/78)

WAC 173-24-110 Meeting the intent and purposes of chapters 70.94 and 90.48 RCW. A facility is suitable, reasonably adequate, and meets the intent and purposes of chapters 70.94 and 90.48 RCW, when:

(1) Normal operation of the particular commercial or industrial operation with the facility installed will not be in violation of any provision of chapter 70.94 or 90.48 RCW and;

(2) Such an operation will meet the requirements of any applicable permits, orders, ((~~regulations~~)) rules or standards of the department or a regional or local air pollution control authority.

AMENDATORY SECTION (Amending Order DE 70-7, filed 8/4/71)

WAC 173-24-120 Treatment ((~~prior to~~)) before connection to utilities. Any facility designed for the primary purpose of reducing, controlling, disposing of, or treating industrial or commercial wastes ((~~prior to~~)) before the ultimate conveyance thereof to the waste collecting facilities of public or privately owned utilities ((~~shall~~)) must be approved if it satisfies the requirements set forth in this chapter(;;). However, any facility installed or constructed for the primary purpose of connecting any commercial establishment with the waste collecting facilities of public or privately owned utilities ((~~shall~~)) may not be eligible for approval.

AMENDATORY SECTION (Amending Order DE 80-33, filed 10/7/80)

WAC 173-24-125 Revision of prior findings. On its own initiative or ((~~on compliance of~~)) in compliance with the local or regional air pollution control agency in which an air pollution control facility is located, the department may

revise the prior findings of the appropriate control agency whenever it appears that any of the conditions listed in RCW 82.34.100 (1) or (2) have been met or when the department determines that the prior determination had been made in error.

AMENDATORY SECTION (Amending Order DE 70-7, filed 8/4/71)

WAC 173-24-130 Administrative appeal of department decision. The approval or disapproval by the department ((~~pursuant to~~)) under RCW 82.34.030 of any application, or any revision of prior findings by the department ((~~pursuant to~~)) under RCW 82.34.100 shall constitute a decision of the department subject to review by the pollution control hearings board ((~~pursuant to~~)) in accordance with chapter 43.21B RCW. Any aggrieved party may appeal any ((~~sueh~~)) decision ((~~pursuant to~~)) in accordance with the rules ((~~and regulations~~)) of the pollution control hearings board no later than thirty days after receipt of written notice thereof.

AMENDATORY SECTION (Amending Order DE 78-2, filed 3/14/78)

WAC 173-24-140 Delegation. The powers, duties, and functions vested in the department by chapter 82.34 RCW, will be performed by the deputy director of the department or his or her delegate.

AMENDATORY SECTION (Amending Order DE 78-2, filed 3/14/78)

WAC 173-24-150 Delegation of state responsibilities under federal program. The functions of the "state certifying authority" for the federal tax credit program for pollution control facilities ((~~shall~~)) must be performed by the deputy director of the department or his or her delegate.

WSR 00-20-017

PERMANENT RULES

DEPARTMENT OF LICENSING

[Filed September 25, 2000, 3:25 p.m.]

Date of Adoption: September 21, 2000.

Purpose: To implement the requirement that an examination and license/certificate of competency be established for on-site wastewater treatment system designers/inspectors in accordance with 2SSB 5821, chapter 263, Laws of 1999, codified as chapter 18.210 RCW.

Statutory Authority for Adoption: RCW 18.210.050, 18.210.060.

Adopted under notice filed as WSR 00-16-068 on July 27, 2000.

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 5, Amended 0, Repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, Amended 0, Repealed 0.

Number of Sections Adopted on the Agency's Own Initiative: New 5, Amended 0, Repealed 0.

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

September 25, 2000

George A. Twiss
Executive Director

(New Chapter)
Chapter 196-32 WAC

**On-Site Wastewater Treatment System Designer
Licenses/Inspector
Certificates of Competency**

NEW SECTION

WAC 196-32-010 Applications. All applications must be completed on forms provided by the board and filed with the executive director at the board's address. The deadline for properly completed applications accompanied by the appropriate fee and/or charge as listed in Chapter 196-30 WAC, is three months prior to the date of the examination. Incomplete applications, and applications received after the deadline will be considered for a later examination. Once an application has been approved, no further application is required. Applications submitted without the proper fee shall be considered incomplete.

NEW SECTION

WAC 196-32-020 Qualifications for designer applicants—Experience and education records. To qualify for examination the law requires a high school diploma or equivalent and four years of experience in the design of on-site wastewater treatment systems of a character satisfactory to the board. The four years of experience must be completed two months prior to the date of the examination. The board shall evaluate all experience, including education, on a case-by-case basis and consider such experience and education as appropriate. The board will use the following criteria in evaluating an applicant's experience record:

Acceptable education experience will be based on transcripts.

(1) Education experience, up to a maximum of two years, may be approved based on the following:

(a) Graduation from a baccalaureate or associate degree program which contains course work in the sciences and technologies of on-site wastewater treatment systems, as provided in RCW 18.210.100.

(b) Completed college level course work without a degree will be evaluated on a case by case basis.

(c) Documented seminars, industry training programs, and other educational or training programs specifically related to the science and technologies of on-site wastewater treatment systems will be evaluated on a case by case basis.

(2) Acceptable work experience shall be four years of broad based, progressive field and office experience in the design of on-site wastewater treatment systems. The applicability of the experience shall be considered by the board based upon the verification provided by the applicant, the level of independent judgments and decisions, and the demonstration of the ability to work within the regulatory structure. This experience must include, but shall not be limited to the following:

(a) Applying state and local health regulations;

(b) Exercising sound judgment when making independent decisions regarding the sciences and technologies of on-site wastewater treatment systems;

(c) Field identification and evaluation of site conditions;

(d) Conducting research and;

(e) Interacting with clients and the public in conformance with chapter 18.210 RCW.

The board may grant partial credit for experience that does not fully meet the requirements in (a) through (e) of this subsection.

(3) Teaching of a character satisfactory to the board may be recognized as experience up to a maximum of one year.

(4) Any work experience gained in a situation which violates the provisions of chapter 18.210 RCW will not be credited towards the experience requirement.

NEW SECTION

WAC 196-32-030 Qualifications for inspector certificate of competency (1) To qualify for examination the law requires a written request from the local health director or designee. Requests shall be submitted on a form prescribed by the board.

NEW SECTION

WAC 296-32-040 Examinations. (1) To become licensed as an on-site wastewater treatment system designer or to become an inspector certificate of competency holder the candidate must pass the on-site designer licensing examination as established by the board. The examinations are given at times and places designated by the board. The schedule of future examinations and an examination syllabus may be obtained from the board office. An applicant who has taken an examination and failed or who qualified for an examination but did not take it shall request to take or retake the examination at least three months prior to the examination date. A written request accompanied by the applicable fee and/or charge as listed in Chapter 196-30 WAC is required to reschedule for an examination.

NEW SECTION

WAC 196-32-050 Comity—Licensing of applicants without examination (1) Applicants for licensure as an on-site wastewater treatment system designer by comity must meet the following criteria:

(a) The applicant's qualifications meet the requirements of chapter 18.210.180 RCW and this chapter;

(b) The applicant is in good standing with the licensing agency in a state, territory, possession, or foreign country. Good standing shall be defined as a currently valid license in the jurisdiction of original registration or the jurisdiction of most recent practice, if different from the jurisdiction of original registration.

(2) This provision does not apply to those individuals who have obtained a license, certificate or other authorization from a local health jurisdiction.

WSR 00-20-022**PERMANENT RULES****DEPARTMENT OF****SOCIAL AND HEALTH SERVICES**

(Economic Services Administration)

(Division of Child Support)

[Filed September 25, 2000, 3:30 p.m., effective November 6, 2000]

Date of Adoption: September 25, 2000.

Purpose: The Division of Child Support seeks to delay the effective date of the rules covered by the CR-103 filed as WSR 00-15-016. A list of the affected WAC sections is shown below as an exhibit.

The Division of Child Support must delay the effective date of these rules because the supporting technological updates have been delayed.

New sections WAC 388-14A-3100 How does the Division of Child Support establish a child support obligation when there is no child support order? 388-14A-3102 When the parents have signed a paternity affidavit, which support establishment notice does the Division of Child Support serve on the noncustodial parent?, 388-14A-3105 How does the Division of Child Support serve support establishment notices?, 388-14A-3110 When can a support establishment notice become a final order?, 388-14A-3115 The notice and finding of financial responsibility is used to set child support when paternity is not an issue, 388-14A-3120 The notice and finding of parental responsibility is used to set child support when the father's duty of support is based upon an affidavit of paternity which is not a conclusive presumption of paternity, 388-14A-3125 The notice and finding of medical responsibility is used to set a medical support obligation when the custodial parent receiving medical assistance declines full child support enforcement services, 388-14A-3130 What happens if a parent makes a timely request for hearing on a support establishment notice?, 388-14A-3131 What happens if neither parent appears for the hearing?, 388-14A-3132 What happens if only one parent appears for the hearing?, 388-14A-3133 What happens when the noncustodial parent and the custodial parent both appear for the hearing?, 388-14A-

3135 Late hearings, or hearing on untimely objections to support establishment notices, 388-14A-3140 What can happen at a hearing on a support establishment notice?, 388-14A-3200 How does DCS determine my support obligation?, 388-14A-3205 How does DCS calculate my income?; amending WAC 388-11-011, 388-11-100, 388-11-120, 388-11-150, 388-11-305 and 388-11-310; and repealing WAC 388-11-285, 388-11-290, 388-11-295, 388-11-400, 388-11-415, 388-11-420, 388-11-425, 388-11-430, and 388-11-445.

Adopted under notice filed as WSR 00-10-096 on May 2, 2000.

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: November 6, 2000.

September 25, 2000

Marie Myerchin-Redifer, Manager
Rules and Policies Assistance Unit

WSR 00-20-027**PERMANENT RULES****HORSE RACING COMMISSION**

[Filed September 27, 2000, 11:52 a.m.]

Date of Adoption: September 18, 2000.

Purpose: Delete references to rules that have been repealed; add the correct rule reference.

Citation of Existing Rules Affected by this Order: Amending WAC 260-52-080 Official time of the race.

Statutory Authority for Adoption: RCW 67.16.040.

Adopted under notice filed as WSR 00-13-003 on June 8, 2000.

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

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, Amended 0, Repealed 0.

Number of Sections Adopted on the Agency's Own Initiative: New 0, Amended 1, Repealed 0.

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

Number of Sections Adopted Using Negotiated Rule Making: New 0, Amended 1, Repealed 0; Pilot Rule Making: New 0, Amended 0, Repealed 0; or Other Alternative Rule Making: New 0, Amended 0, Repealed 0.

Effective Date of Rule: Thirty-one days after filing.

September 27, 2000

Bruce Batson

Executive Secretary

AMENDATORY SECTION (Amending Rule 277, filed 4/21/61)

WAC 260-52-080 Official time of the race. That the time recorded for the first horse to cross the finish line shall be the official time of the race. (Except as provided by ~~((WAC 260-68-110 [WAC 260-70-130]))~~ WAC 260-70-710, namely, that if a horse establishes a track record and it later develops in the chemical analysis of the sample that there is the presence of a drug, then such track record shall be null and void.)

WSR 00-20-028

PERMANENT RULES

HORSE RACING COMMISSION

[Filed September 27, 2000, 11:54 a.m.]

Date of Adoption: September 18, 2000.

Purpose: Update rules to conform with nationally accepted model rules; remove gender specific language.

Citation of Existing Rules Affected by this Order: Amending WAC 260-24-650 Clockers and 260-52-020 Post position.

Statutory Authority for Adoption: RCW 67.16.040.

Adopted under notice filed as WSR 00-13-004 on June 8, 2000.

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 2, 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 2, 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.

September 27, 2000

Bruce Batson

Executive Secretary

AMENDATORY SECTION (Amending WSR 98-01-145, filed 12/19/97)

WAC 260-24-650 Clocker(s). (1) The clocker(s) shall be present during training hours at each track on association grounds, which is open for training, to identify each horse working out and to accurately record the distances and times of each horse's workout.

(2) Each day, the clocker(s) shall prepare a list of workouts that describes the name of each horse which worked, along with the distance and time of each horse's workout.

(3) At the conclusion of training hours, the clocker shall deliver a copy of the list of workouts to the stewards and the racing secretary.

(4) The clocker(s) and his/her representative shall report the time and distance of the horse that best represents the workout which is in the best interest of the public.

AMENDATORY SECTION (Amending Order 3, filed 5/12/69)

WAC 260-52-020 Post position. Post position shall be determined publicly by lot in the presence of the racing secretary or his deputy. After a regular carded horse or horses have been excused from a race, all horses shall move up in post position order; except in the case of a race on the straightaway, in which case the also-eligible shall take the stall of the horse declared out or scratched. The above rule shall apply unless the association specifically states otherwise in its stakes or condition book.

~~((Horses shall take their position at the post in the order in which their names have been drawn, beginning from the inside rail, but vicious and unruly horses may be placed on the outside, if necessary.))~~

WSR 00-20-029

PERMANENT RULES

HORSE RACING COMMISSION

[Filed September 27, 2000, 11:56 a.m.]

Date of Adoption: September 18, 2000.

Purpose: Remove language referring to length of delay before transmission of race results.

Citation of Existing Rules Affected by this Order: Amending WAC 260-72-020 Transmission of race results.

Statutory Authority for Adoption: RCW 67.16.040.

Adopted under notice filed as WSR 00-13-005 on June 8, 2000.

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 1, 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 1, Repealed 0; Pilot Rule Making: New 0, Amended 0, Repealed 0; or Other Alternative Rule Making: New 0, Amended 0, Repealed 0.

Effective Date of Rule: Thirty-one days after filing.
 September 27, 2000
 Bruce Batson
 Executive Secretary

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.
 September 26, 2000
 Debbie Nelson
 for Kelly D. White, Chairman
 Fish and Wildlife Commission

AMENDATORY SECTION (Amending WSR 94-04-003, filed 1/20/94)

WAC 260-72-020 Transmission of race results. (1) No association licensed by this commission shall knowingly transmit or allow to be transmitted by telephone, telegraph, teletype, semaphore, signal device, radio, television or other method of electrical, manual or visual communication from the enclosure of its track the result of any race until ~~((at least fifteen minutes after))~~ said race is declared official ~~((with the exception of the final race of the program))~~: Provided, however, associations licensed by this commission may allow radio or television broadcasts of racing programs upon approval of the commission, as stipulated in WAC 260-72-030.

(2) A racing association may seek approval to broadcast its races for the purpose of satellite wagering as authorized in RCW 67.16.200 Satellite locations — Parimutuel wagering. The association shall ensure that the audio-visual signal of such broadcast shall be encrypted or manipulated to mask the original video content of the signal and so cause such signal to be indecipherable and unrecognizable to any unauthorized receiver.

**WSR 00-20-031
 PERMANENT RULES
 DEPARTMENT OF
 FISH AND WILDLIFE**

[Order 00-196—Filed September 27, 2000, 2:21 p.m.]

Date of Adoption: August 11, 2000.
 Purpose: To repeal WAC 232-28-423.
 Citation of Existing Rules Affected by this Order:
 Repealing WAC 232-28-423.
 Statutory Authority for Adoption: RCW 77.12.040.
 Adopted under notice filed as WSR 00-14-082 on July 5, 2000.

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.

REPEALER

The following sections of the Washington Administrative Code are repealed:

232-28-423 Migratory waterfowl seasons and regulations

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 00-20-032
 PERMANENT RULES
 DEPARTMENT OF
 FISH AND WILDLIFE**

[Order 00-197—Filed September 27, 2000, 2:24 p.m.]

Date of Adoption: August 11, 2000.
 Purpose: To amend WAC 232-12-106, 232-12-141, and 232-28-515.

Citation of Existing Rules Affected by this Order:
 Amending WAC 232-12-141 and 232-28-515.

Statutory Authority for Adoption: RCW 77.12.040.
 Adopted under notice filed as WSR 00-14-083 and 00-14-081 on July 5, 2000.

Changes Other than Editing from Proposed to Adopted Version: **WAC 232-12-106 Provisions for accidental take by falconers.**

A. Agency Reason for Adoption: To allow falconers to continue their pursuit without undue risk of citation for accidentally killing several species of wildlife.

B. Changes, if any, From the Test of Proposed Rule and Reasons for Differences: Subsection (3), change total accidental kill from three to five. Add the following language at the end of subsection (3): Following an accidental kill by any falconer of any species designated under (2) above, the falconer shall cease hunting for the day.

WAC 232-12-141 Wild animal trapping.

A. Agency Reason for Adoption: To improve welfare of animals captured in restraining traps and to clarify intent of language.

B. Changes, if any, From the Text of Proposed Rule and Reasons for Differences: Subsection (1), deleted

PERMANENT

phrase "or which is otherwise protected" to avoid confusion or conflict with subsection (4).

Subsection (2), clarified that accidental take reports must be submitted to the agency falconry permit coordinator; changed the reporting time frame from within seventy-two hours to annual.

Subsection (3), clarified that annual accidental take limitations include a combination of all affected species.

Subsection (4), clarified that neither federally nor state threatened or endangered species can be taken.

WAC 232-28-515 Trapping seasons and regulations.

A. Agency Reason for Adoption: To establish trapping seasons and provide recreational opportunity.

B. Changes, if any, From the Text of Proposed Rule and Reasons for Differences: Page 10: General Eastern Washington Trapping Seasons (Table, 1st row Badger, Beaver, Bobcat...) Changed the season date from November 10, 2000, to November 10, 2001, to correct a typo.

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

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, Amended 0, Repealed 0.

Number of Sections Adopted on the Agency's Own Initiative: New 1, Amended 2, Repealed 0.

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

Number of Sections Adopted Using Negotiated Rule Making: New 0, Amended 0, Repealed 0; Pilot Rule Making: New 0, Amended 0, Repealed 0; or Other Alternative Rule Making: New 0, Amended 0, Repealed 0.

Effective Date of Rule: Thirty-one days after filing.

September 26, 2000

Debbie Nelson

for Kelly D. White, Chairman
Fish and Wildlife Commission

NEW SECTION

WAC 232-12-106 Provisions for accidental take by falconers. (1) When a raptor being used in falconry accidentally takes any species of wildlife (quarry) for which the hunting season is not currently open, the falconer must release the quarry if it is not seriously injured. If the quarry has been seriously injured or killed, the falconer may not retain or possess the quarry, but the raptor may feed upon the quarry before leaving the site of the kill.

(2) If the accidentally killed quarry is a species identified on the Washington candidate species list (for endangered, threatened, or sensitive status) or specifically identified by the director, the falconer shall, before leaving the site of the kill, record upon a form provided by the department, or upon a facsimile, the falconer's name, falconry permit number, date, species and sex (if known) of the quarry, and exact location of the kill. The falconer shall submit the information to the Washington department of fish and wildlife falconry per-

mit coordinator by April 1 following the close of the current hunting season.

(3) Accidental kill by any falconer in any license year shall not exceed a total of five individuals of any combination of species designated under subsection (2) of this section. Following an accidental kill by any falconer of any species designated under subsection (2) of this section, the falconer shall cease hunting for the day.

(4) Notwithstanding any other section of this rule, take of species protected under the federal Endangered Species Act or designated as endangered, threatened, or sensitive in Washington under WAC 232-12-011 or 232-12-014 is not permitted.

AMENDATORY SECTION (Amending Order 99-118, filed 8/11/99, effective 9/11/99)

WAC 232-12-141 Wild animal trapping. (1) The trapping season authorizes the taking of furbearing animals for their hides and pelts only. Furbearers may not be taken from the wild and held alive for sale or personal use without a special permit pursuant to WAC 232-12-064.

(2) Any wildlife trapped for which the season is not open shall be released unharmed. Any wildlife that cannot be released unharmed must be left in the trap, and the department of fish and wildlife must be notified immediately.

(3) Lawfully trapped wild animals must be lethally dispatched or immediately released. A firearm may be used ~~((for this purpose))~~ to dispatch trapped animals.

(4) It is unlawful to trap for wild animals:

(a) By any means other than padded foot-hold traps having a minimum rubber pad thickness of one-eighth inch, unpadded foot-hold traps, cage (live) traps, kill traps and snares.

(b) With an unpadded foot-hold trap, unless the trap has jaws with a minimum jaw face width of one-fourth inch, or the trap is set so that it completely submerges and drowns any trapped animal, except that unpadded foot-hold traps not meeting the one-fourth inch jaw face requirement may be used on nondrowning sets on private property with landowner permission for the purpose of protecting livestock, domestic animals, private property, or public safety.

(c) With a steel trap having a jaw spread exceeding seven and one-half inches, except that a kill trap having a jaw spread exceeding seven and one-half inches is lawful when set beneath the water surface.

(d) On dry land, with a nondrowning set with a No. 3 size or larger unpadded foot-hold trap if it does not have jaw spacing of at least three-sixteenth of one inch when the trap is sprung,

(e) With a steel trap with teeth or serrated edges.

(f) Unless kill traps, including foot-hold drowning sets, are checked and animals removed within seventy-two hours.

(g) Unless ~~((traps not capable of killing the animal are checked and animals removed within forty-eight hours, except within identified urban trapping areas, where sets not capable of killing the animal, must be checked and))~~ animals captured in restraining traps (any nonkilling set) are removed within twenty-four hours of capture.

(h) With a neck or body snare attached to a spring pole or any spring pole type of device.

(i) Using game birds, game fish or game animals for bait, except nonedible parts of game birds, game fish or game animals may be used as bait.

(j) Within thirty feet of any exposed meat bait or nonedible game parts which are visible to flying raptors.

(5) Game bird feathers may be used as an attractor.

AMENDATORY SECTION (Amending Order 97-252, filed 12/23/97, effective 1/23/98)

WAC 232-28-515 ((1997-98, 1998-99, 1999-2000))

Trapping seasons and regulations. Trapping Regulations

To be issued your first Washington State trapping license an individual must pass the Washington State trapper education exam.

A trapping license will only be issued to a trapper that has returned the mandatory trapper report of catch postmarked on or before April 10 of the previous year. A trapper that fails to submit a report of catch must wait one year before purchasing another trapping license. False reports will be considered the same as failure to return the catch report.

It is unlawful to: Trap for wild animals before October 1, and after March 15, in western Washington, except that owners of, or persons legally controlling a property (or their designee) may trap unclassified wild animals that are causing damage or depredating on said property.

It is unlawful to: Place traps or establish drowning wires and weights prior to 7:00 a.m. on the opening date of the trapping season. All opening and closing season dates are inclusive.

Trapping Seasons:

General Western Washington Trapping Seasons (Clallam, Clark, Cowlitz, Grays Harbor, Island, Jefferson, King, Kitsap, Lewis, Mason, Pacific, Pierce, San Juan, Skagit, Skamania, Snohomish, Thurston, Wahkiakum, Whatcom counties):

SPECIES	OPENING DATE	CLOSING DATE
Bobcat, Red Fox, and Weasel	November ((22, 1997)) 18, 2000	February 15, ((1998)) 2001
	November ((21, 1998)) 17, 2001	February 15, ((1999)) 2002
	November ((20, 1999)) 16, 2002	February 15, ((2000)) 2003
((Red Fox	November 22, 1997 November 21, 1998 November 20, 1999	February 15, 1998 February 15, 1999 February 15, 2000
Weasel	November 22, 1997 November 21, 1998 November 20, 1999	February 15, 1998 February 15, 1999 February 15, 2000))

SPECIES	OPENING DATE	CLOSING DATE
Marten, Mink, Muskrat, and Raccoon	November ((22, 1997)) 18, 2000	January 31, ((1998)) 2001
	November ((21, 1998)) 17, 2001	January 31, ((1999)) 2002
	November ((20, 1999)) 16, 2002	January 31, ((2000)) 2003
((Raccoon	November 22, 1997 November 21, 1998 November 20, 1999	January 31, 1998 January 31, 1999 January 31, 2000
Mink	November 22, 1997 November 21, 1998 November 20, 1999	January 31, 1998 January 31, 1999 January 31, 2000
Muskrat	November 22, 1997 November 21, 1998 November 20, 1999	January 31, 1998 January 31, 1999 January 31, 2000))
Beaver and River Otter	December ((13, 1997)) 9, 2000	((January 31, 1998)) February 15, 2001
	December ((12, 1998)) 8, 2001	((January 31, 1999)) February 15, 2002
	December ((11, 1999)) 14, 2002	((January 31, 2000)) February 15, 2003
((River Otter	December 13, 1997 December 12, 1998 December 11, 1999	January 31, 1998 January 31, 1999 January 31, 2000))

Exceptions to General Western Washington Trapping Seasons:

((Cowlitz County))

Game Management Unit 522 (Loo-wit) (Cowlitz and Skamania counties) is closed to all trapping.

Island County

The red fox season is closed.

Lewis County

Green River((, above the confluence of Elk Creek)) drainage, above and including Miners Creek drainage, is closed to all trapping except for bobcat((;)) and coyote. ((Game Management Unit 522 (Loo-wit) is closed to all trapping.

Skagit County

The Ross Lake National Recreation Area is closed to all trapping. The red fox season is closed in Skagit County, except within the exterior boundaries of the Mount Baker-Snoqualmie National Forest. Raccoon, mink, and muskrat seasons are December 13, 1997 to January 31, 1998; December 12, 1998 to January 31, 1999; and December 11, 1999 to January 31, 2000.

Skamania County

Smith Creek, Bean Creek, and Clearwater Creek, above USFS 83 Road on Pine Creek, and above the confluence of Bean Creek on the Muddy River are closed to all trapping except for bobcat and coyote. Game Management Unit 522 (Loo-wit) is closed to all trapping.

PERMANENT

Whateom County

The Ross Lake National Recreation Area is closed to all trapping. The red fox season is closed in Whateom County, except within the exterior boundaries of the Mount Baker-Snoqualmie, and Okanogan National Forests. Raccoon, mink, and muskrat seasons are December 13, 1997 to January 31, 1998; December 12, 1998 to January 31, 1999; and December 11, 1999 to January 31, 2000.)) Skagit and Whatcom counties

Ross Lake National Recreation Area is closed to all trapping. Red fox season is closed, except within the boundaries of Mount Baker-Snoqualmie and Okanogan National Forests.

Skamania County

The following areas are closed to all trapping, except for bobcat and coyote: Muddy River drainage, above and including Bean Creek drainage; Pine Creek drainage above USFS Road 83; and Green River drainage, above and including Miners Creek drainage.

General Eastern Washington Trapping Seasons (Adams, Asotin, Benton, Chelan, Columbia, Douglas, Ferry, Franklin, Garfield, Grant, Kittitas, Klickitat, Lincoln, Okanogan, Pend Oreille, Spokane, Stevens, Walla Walla, Whitman, and Yakima counties):

SPECIES	OPENING DATE	CLOSING DATE
<u>Badger, Beaver, Bobcat, Mink, Muskrat, Raccoon, Red Fox, and Weasel</u>	November ((8-1997)) 11, 2000 November ((14-1998)) 10, 2001 November ((13-1999)) 9, 2002	February 28, ((1998)) 2001 February 28, ((1999)) 2002 February 28, ((2000)) 2003
<u>((Bobcat</u>	November 8, 1997 November 14, 1998 November 13, 1999	February 28, 1998 February 28, 1999 February 28, 2000
<u>Red Fox</u>	November 8, 1997 November 14, 1998 November 13, 1999	February 28, 1998 February 28, 1999 February 28, 2000
<u>Weasel</u>	November 8, 1997 November 14, 1998 November 13, 1999	February 28, 1998 February 28, 1999 February 28, 2000))
<u>Marten</u>	December 15, ((1997)) 2000 December 15, ((1998)) 2001 December 15, ((1999)) 2002	January 31, ((1998)) 2001 January 31, ((1999)) 2002 January 31, ((2000)) 2003
<u>((Raccoon</u>	November 8, 1997 November 14, 1998 November 13, 1999	February 28, 1998 February 28, 1999 February 28, 2000
<u>Mink</u>	November 8, 1997 November 14, 1998 November 13, 1999	February 28, 1998 February 28, 1999 February 28, 2000

SPECIES	OPENING DATE	CLOSING DATE
<u>Muskrat</u>	November 8, 1997 November 14, 1998 November 13, 1999	February 28, 1998 February 28, 1999 February 28, 2000
<u>Beaver</u>	November 8, 1997 November 14, 1998 November 13, 1999	February 28, 1998 February 28, 1999 February 28, 2000))
<u>River Otter (Season Bag Limit is 6 River Otter in Eastern Washington)</u>	November ((8-1997)) 11, 2000 November ((14-1998)) 10, 2001 November ((13-1999)) 9, 2002	February 28, ((1998)) 2001 February 28, ((1999)) 2002 February 28, ((2000)) 2003

Exceptions to General Eastern Washington Trapping Seasons:

((The)) River otter trapping season is closed in all Eastern Washington counties, except that it is open in Chelan, Ferry, Klickitat, Kittitas, Okanogan, Pend Oreille, Spokane, Stevens, and Yakima counties, as well as in the Snake and Walla Walla River((s and their tributaries)) drainages.

Chelan County

((The)) Beaver season is closed in Swakane and Mudd Creek drainages.

Kittitas County

((The)) Beaver season is closed in the following drainages: North fork of Tarpiscan Creek(,)) and ((the)) Umtanum Creek ((drainage)).

Urban Trapping Areas: Special Regulations and Trap Restrictions

The following described areas are closed to the taking of classified furbearing animals, and coyote, opossum, nutria, and skunk, by the use of foot-hold, kill, or snare traps except muskrat and mink may be taken with a number one and one-half foot-hold drowning set or a 110 instant kill trap during lawful trapping seasons as established by the fish and wildlife commission. In these areas all traps or devices, not capable of killing the animal must be checked and the animal removed within 24 hours.

Thurston County, within the established city limits (including county islands) of Lacey, Olympia, and Tumwater.

Within Snohomish, King, and Pierce counties((-)): Beginning at the confluence of ((the)) Snohomish River and ((the)) Puget Sound; ((then)) east up ((the)) Snohomish River to Interstate 5 (I-5); ((then)) south on I-5 to Interstate 405 (I-405); ((then)) south on I-405 to I-5; ((then)) south on I-5 to ((its junction with)) Pioneer Way; ((then)) east ((along)) on Pioneer Way to Waller Road; ((then)) south ((along)) on Waller Road to SR 512; ((then)) west ((along)) on SR 512 to Highway 7; ((then)) south on Highway 7 ((to)) and Highway 507 to ((the)) Pierce County line; north on Pierce County line to Puget Sound; ((then)) north along ((the)) coast to ((the)) mouth of ((the)) Snohomish River and point of beginning.

PERMANENT

WSR 00-20-034
PERMANENT RULES
CLARK COLLEGE

[Filed September 28, 2000, 9:37 a.m.]

Date of Adoption: September 25, 2000.

Purpose: To revise and update parking and traffic rules and regulations.

Citation of Existing Rules Affected by this Order: Amending WAC 132N-156-300, 132N-156-310, 132N-156-320, 132N-156-330, 132N-156-440, 132N-156-450, 132N-156-500, 132N-156-530, 132N-156-550, 132N-156-570, 132N-156-600, 132N-156-620, 132N-156-650, 132N-156-730, 132N-156-740, and 132N-156-750.

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

Adopted under notice filed as WSR 00-15-044 on July 19 [17], 2000.

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 3, Amended 16, Repealed 0.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 3, Amended 16, 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 3, Amended 16, Repealed 0.

Effective Date of Rule: Thirty-one days after filing.

September 26, 2000

Tana L. Hasart
President

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

WAC 132N-156-300 Purpose. The parking and traffic rules and regulations contained herein provide a fair and uniform method of regulating college vehicular, nonvehicular, and pedestrian traffic and are based on the following objectives:

(1) To protect and control vehicular, nonvehicular, and pedestrian traffic.

(2) To assure access (~~(at all times)~~) for emergency equipment at all times.

(3) To minimize traffic disturbances during class hours.

(4) To facilitate the work of the college by assuring access for college vehicles and by assigning the limited parking spaces to the most efficient use.

(5) To protect college facilities.

Permission to park or operate a vehicle on college property is governed by these regulations. The purchase of a permit for designated parking does not ensure the regular availability of a parking space.

AMENDATORY SECTION (Amending WSR 97-23-018, filed 11/10/97, effective 12/11/97)

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

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

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

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

Failure by students to abide by these rules and regulations may be considered to be a violation of the code of student conduct (chapter 132N-120 WAC, as applicable).

Compliance with these rules and regulations is considered a standard part of job performance for all employees. Failure by faculty or staff of the college to abide by these rules and regulations may result in disciplinary action or other authorized sanctions.

AMENDATORY SECTION (Amending WSR 97-23-018, filed 11/10/97, effective 12/11/97)

WAC 132N-156-320 Definitions. College - Clark College, Community College District 14.

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

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

Impoundment - Removal of a vehicle to a storage facility.

Pedestrian - Any person afoot or who is using a wheelchair, including powered wheelchairs commonly used by the disabled or infirm, or a means of conveyance propelled by human power other than a bicycle.

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

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

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

AMENDATORY SECTION (Amending WSR 97-23-018, filed 11/10/97, effective 12/11/97)

WAC 132N-156-330 Liability of the college. The college assumes no liability for vehicles parking or traveling on college property, nor shall it be held responsible for the loss

of goods or property from vehicles parked on college property.

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

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

AMENDATORY SECTION (Amending WSR 97-23-018, filed 11/10/97, effective 12/11/97)

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

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

AMENDATORY SECTION (Amending WSR 97-23-018, filed 11/10/97, effective 12/11/97)

WAC 132N-156-450 Traffic offenses. When safety considerations warrant, security officers may issue a citation for any of the following traffic offenses:

- (1) Failure to yield right of way (posted)((:)).
- (2) Failure to yield right of way to pedestrian((:)).
- (3) Failure to yield right of way to vehicle((:)).
- (4) Failure to obey one-way directional arrows((:)).
- (5) Failure to yield right of way to emergency vehicle((:)).
- (6) Driving with excessive speed((:)).
- (7) Failure to stop at traffic signal/sign((:)).
- (8) Failure to use due care and caution((:)).
- (9) Driving without lights after dark((:)).
- (10) Having a passenger or animal outside of vehicle while in motion((:)).
- (11) Driving with an obstructed view((:)).
- (12) Driving on shoulder, or sidewalk or intracampus sidewalk or lane without authorization((:)).
- (13) Disobeying flagger, peace officer, security officer, fire fighter, or other agent of the college((:)).

(14) Damaging college property including, but not limited to, landscape and plant material, curbs, sidewalks, utilities, etc.

(15) Driving while under the influence of intoxicants or with an open container of intoxicants.

(16) Allowing an unattended vehicle to roll, obstruct traffic, or damage property.

All traffic offenses carry a fifty-dollar fine.

AMENDATORY SECTION (Amending WSR 97-23-018, filed 11/10/97, effective 12/11/97)

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

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

Faculty/staff parking - Faculty, staff and administrators using college-owned or leased parking facilities ~~((up to 10:00 p.m.))~~ between 7:00 a.m. and 10:00 p.m. Mondays through Fridays during ((the academic year)) fall, winter, and spring quarters are to purchase parking permits.

Faculty/staff parking spaces are marked on the pavement with an F/S. Only college employee vehicles displaying a valid parking permit may park in faculty/staff parking spaces. Faculty/staff parking spaces shall be considered open parking ~~((zones))~~ spaces from 10:00 p.m. to 7:00 a.m. ((when the college is in regular session)) and on weekends during fall, winter, and spring quarters, and at all times during summer quarter.

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

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

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

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

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

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

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

WAC 132N-156-530 Impounding of disabled/abandoned vehicles. No disabled or inoperative vehicle shall be parked on college property for a period in excess of twenty-four hours, unless permission is granted by the security/safety office. Vehicles which have been parked in excess of twenty-four hours may be impounded and stored at the expense of either or both the owner or operator thereof. Notice of intent to impound will be posted on the vehicle at least twenty-four hours prior to impoundment unless a vehicle is illegally or hazardously parked. Neither the college nor college employees shall be responsible for claims, loss or damage of any kind resulting from such impounding and storage.

Vehicles under repair in the college's instructional program must be parked in a designated area and must have an approved "vehicle in repair" notice visibly posted within the vehicle. This includes vehicles upon which service has been completed and which are awaiting pick up by the owners.

AMENDATORY SECTION (Amending WSR 97-23-018, filed 11/10/97, effective 12/11/97)

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

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

Security officers may issue citations resulting in fines if the vehicle is found in the commission of any of the following parking violations:

- (1) Parking in a faculty/staff parking zone without a valid permit.
- (2) Parking a disabled or inoperable vehicle on campus in excess of twenty-four hours without appropriate permission.
- (3) ~~((Occupying more than one parking space.))~~ Parking any vehicle in such a manner as to obstruct, impede, hinder, or prevent the use of another parking space. This violation includes, but is not limited to, parking over the line, parking an oversized vehicle in a space too small, allowing part of a vehicle to protrude into another space, and parking too close to another vehicle.
- (4) Parking in a space not designated for parking.
- (5) Parking in an area not authorized.
- (6) Blocking vehicular or pedestrian traffic.
- (7) Parking within fifteen feet of a fire hydrant.
- (8) Parking in a fire lane, sidewalk, or intracampus avenue.

(9) Parking in a "No Parking" zone.

(10) Parking on the grass.

(11) Parking overnight without security office permission and/or permit.

(12) Parking of a bicycle illegally.

(13) Parking in physically disabled persons parking zone without an authorized parking permit.

(14) Use of a vehicle for habitation without permission.

(15) Illegal use of or failure to display permit.

(16) Creating a safety hazard in the opinion of the security officer.

(17) Allowing a vehicle alarm to sound, repeatedly or for an extended period of time (false alarm).

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

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

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

WAC 132N-156-570 Bicycle parking. Bicycles shall be parked in bicycle racks or other facilities provided for the purpose. ~~((Where such facilities are provided,))~~ At no time shall a bicycle be parked in a building, against a building, near a building exit, on a path or sidewalk, or chained or otherwise secured to trees, lamp standards, utilities, stairway railings, or sign posts. Any bicycle found in violation of this section may be cited for illegal parking and impounded by the security/safety office without warning.

AMENDATORY SECTION (Amending WSR 97-23-018, filed 11/10/97, effective 12/11/97)

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

AMENDATORY SECTION (Amending WSR 97-23-018, filed 11/10/97, effective 12/11/97)

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

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

Current faculty/staff parking permit fees are seven dollars and fifty cents per quarter for one vehicle, and an additional one dollar per quarter for each additional vehicle.

~~((Permits may be purchased on either a permanent, annual, or quarterly basis.))~~ Permits are required for fall, winter, and spring quarters. Administrators, exempt staff, permanent classified staff, and tenure-track faculty may purchase permanent permits. Adjunct faculty and temporary classified staff may purchase quarterly permits. Annual permits may be purchased by full-time temporary faculty and adjunct faculty who have received approval from the security/safety manager.

NEW SECTION

WAC 132N-156-645 Guest parking permits. College faculty or staff who have invited a guest speaker, lecturer, presenter, or other special guest to the college may apply to the security/safety office for a guest parking permit. A guest parking permit will entitle the holder to park in faculty/staff parking, and to park in visitor parking without registering, in order to facilitate their appearance at the college. Permits will be valid only for the day(s) specified on the permit. Guest parking permits will not be issued for personal guests of college employees or for staff employed by the college on a temporary basis.

Requestors will provide the security/safety office with the name of the guest and the date, time, place, and nature of appearance at the college. Permits may be picked up at the security/safety office, or security/safety can mail the permit directly to the guest. Staff should apply for guest parking permits far enough in advance of the appearance to allow for delivery of the permit.

AMENDATORY SECTION (Amending WSR 97-23-018, filed 11/10/97, effective 12/11/97)

WAC 132N-156-650 Revocations. Parking permits are licenses and the property of the college and may be revoked for any of the following reasons:

- (1) The purpose for which the permit was issued changes or no longer exists.
- (2) The permit is used on an unregistered vehicle or by an unauthorized individual.
- (3) A parking permit application form was falsified.
- (4) These parking regulations were violated.
- (5) The parking permit was counterfeited or altered or transferred without authorization.
- (6) There has been failure to comply with a specific determination, decision, or directive by college officials.

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

AMENDATORY SECTION (Amending WSR 97-23-018, filed 11/10/97, effective 12/11/97)

WAC 132N-156-730 Appeals. Alleged violators may appeal to the security/safety manager for a brief adjudicative procedure within twenty days of the date of the citation. The

security/safety manager may dismiss, suspend, impose any lesser fine, and/or grant an extension of time within which to pay the fine.

Appeals of the decision of the security/safety manager are to be submitted to the ~~((dean))~~ vice-president of administrative services without posting of fine within twenty-one days. Written notification of the ~~((dean's))~~ vice-president's decision shall be made within twenty days of the appeal and shall be final.

AMENDATORY SECTION (Amending WSR 97-23-018, filed 11/10/97, effective 12/11/97)

WAC 132N-156-740 Security/parking advisory committee. The security/parking advisory committee is responsible for advising the security/safety office on security and parking operations. Committee functions include, but are not limited to, the following:

- (1) Reviewing parking regulations and fees and recommending their adoption.
- (2) Reviewing and recommending changes to parking lot configuration and use to improve quality and quantity of parking on campus.
- (3) Reviewing provisions for security on campus and recommending practices and procedures for the enhancement of security.

The security/parking advisory committee meets as needed, when the college is in session, and consists of the following:

- (a) ~~((Dean))~~ Vice-president of administrative services, chair.
- (b) Security/safety ~~((supervisor))~~ manager.
- (c) Two faculty members.
- (d) Two classified employees.
- (e) One student.
- (f) ~~((Director of veterans affairs/disabled services/sponsored programs.))~~ Disability support services manager.

AMENDATORY SECTION (Amending WSR 97-23-018, filed 11/10/97, effective 12/11/97)

WAC 132N-156-750 Unpaid fines. If any fine remains unpaid, any or all of the following actions may be taken by the security/safety office.

- (1) A hold may be placed on transcripts.
- (2) Registration for the following quarter may be delayed.
- (3) Parking privileges may be revoked.
- (4) The amount due as a result of fines due and payable may be deducted from paychecks of college employees.
- (5) Outstanding fines may be referred to a collection agency.
- (6) The vehicle may be immobilized or impounded.

If a violator has two or more unpaid fines, his/her vehicle will be impounded or immobilized and held until all outstanding fines are paid. Immobilization of a vehicle may result in an additional \$20.00 fine.

These procedures will be applicable to all students, faculty, and staff or other persons utilizing college facilities who

receive fines for violations of these rules and regulations. Visitors who have received citations for parking violations may ~~((consider the citation a courtesy notice if returned))~~ return the citation to the security/safety office with name, address, and a brief explanation. The security/safety manager may void the citation as a courtesy notice.

RESERVED PARKING

NEW SECTION

WAC 132N-156-800 Policy. College faculty or staff who coordinate special events involving the participation of dignitaries from off-campus may request that parking spaces be reserved for those participants on the day of the event. All requests for reserved parking will be made in writing to the office of the president at least a week in advance. Aside from traffic revisions necessary for construction and maintenance work, the security/safety office will not reserve parking spaces without prior approval from the president's office.

NEW SECTION

WAC 132N-156-810 Process. The requesting party will forward a copy of the approved request to the security/safety manager for implementation. After receiving an approved request, the security/safety manager will contact the requesting party to confirm the details and to assign the reserved spaces. All attempts will be made to accommodate the needs of the participants and the event, but the final decision on the allocation of spaces rests with the security/safety manager.

Reserved spaces will be established only for arrival of participants to the event; no "in and out" areas will be maintained.

On the day of the event, the security/safety office will set up barricades or otherwise designate the reserved spaces. Unless other arrangements are made, it will be the responsibility of the requesting party to provide personnel to meet those individuals authorized to park in the reserved spaces and to remove the barricades to allow them to park. If the requesting party wants to have a security officer staff the parking spaces, they must make prior arrangements for staffing. Security officers will be assigned to such duty only if available, and their time will be charged to the requesting party.

WSR 00-20-037

PERMANENT RULES

CASCADIA COMMUNITY COLLEGE

[Filed September 28, 2000, 9:40 a.m.]

Date of Adoption: May 8, 2000.

Purpose: To adopt a set of rules and regulations to govern the student conduct and disciplinary procedures, chapter 132Z-112 WAC and student rights and responsibilities, chapter 132Z-115 WAC.

Statutory Authority for Adoption: RCW 28B.50.140.

Adopted under notice filed as WSR 00-07-121 on March 21, 2000.

Changes Other than Editing from Proposed to Adopted Version: None, changed dean of student services to vice-president of student success; added WAC number; rewrote smoking section.

Number of Sections Adopted in Order to Comply with Federal Statute: New 28, 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.

September 27, 2000

Dede Gonzales

Executive Assistant
to the President

Chapter 132Z-112 WAC

STUDENT RIGHTS AND RESPONSIBILITIES

NEW SECTION

WAC 132Z-112-010 Values pursuant to student rights and responsibilities. Cascadia Community College is a learning-centered college, maintained for the purpose of providing to all learners knowledge and skills for the achievement of their academic, professional, technical, and personal goals. As a public institution of higher education, the college also exists to provide students with the capacity for critical judgment and an independent search for truth toward both optimal individual development and the well being of the entire learning community.

Inherent in the college's mission, vision, and goals are certain rights and freedoms which provide to students the support and respect needed for learning and personal development. Admission to Cascadia Community College provides these rights to students but also assumes that students accept the responsibility to conduct themselves in a manner that does not interfere with the purposes of the college in providing education for all of its learners.

NEW SECTION

WAC 132Z-112-020 Freedom of inquiry and expression. As a public institution of higher education in the state of Washington, Cascadia Community College recognizes and

supports the following principles regarding freedom of expression.

- Individual freedom of expression is a fundamental tenet of any free and democratic society.
- Freedom of expression shall be interpreted to include all forms of written and oral expression, and all forms of dramatic and artistic expression.
- The college is dedicated to upholding the individual freedom of expression as it is protected by the First Amendment to the Constitution of the United States and that no act shall be undertaken by the college to abridge that freedom.
- As an institution dedicated to freedom of thought and expression, the college shall support expression of divergent viewpoints in order to foster broad-mindedness and a willingness to learn from others.

In keeping with these principles and the college's right to place reasonable restraints on the time, place and manner of expression, the college shall observe the following general guidelines and appropriate general procedures to ensure the responsible exercise of freedom of expression.

(1) **Freedom of expression.** It is the right of any member of the college community to express any point of view and to be free from harassment in such expression; it is the responsibility of those expressing opinions to respect the rights and property of others, to refrain from disrupting the normal operations of the college and to maintain lawful conduct.

The right of free speech and expression does not include activity that may endanger the safety of any member of this college community or visitors, or damage any of the facilities. Moreover, modes of expression (including electronic transmissions) that are unlawful or indecent or that are grossly offensive on matters such as race, color, national and ethnic origin, religion, sexual orientation, sex, age, disability, or veteran status are inconsistent with accepted norms of conduct of the college and are subject to the sanctions described in the Code of student conduct and disciplinary procedures (chapter 132Z-115 WAC).

(2) **Sponsoring organizations.** It is the right of all recognized college organizations and units to sponsor lecturers, entertainers, or exhibitions of their choice as approved by the college; it is the responsibility of the sponsoring organization or unit to make adequate preparation as deemed necessary by the college for the orderly conduct of such events.

(3) **Campus speakers.** Student organizations officially recognized by the college may invite speakers to the campus to address their own membership and other interested students and faculty if suitable space is available and there is no interference with the regularly scheduled program of the college. Although properly allowed by the college, the appearance of such speakers on the campus implies neither approval nor disapproval of them or their viewpoints. In the case of speakers who are candidates for political office, equal opportunities shall be available to opposing candidates if desired by them. Political candidates seeking to use facilities to discuss campaign issues with nonstudents shall pay normal facility rental fees. Speakers are subject to the normal considerations for law and order and to the specific limitations

imposed by the state constitution, which prohibits state support for religious worship, exercise or instruction.

In order to insure an atmosphere of open exchange and to insure that the educational objectives of the college are not obscured, the president, in a case attended by strong emotional feeling, may prescribe conditions for the conduct of the meeting, such as requiring that a designated member of the faculty serve as chair, or requiring permission for comments and questions from the floor. Likewise, the president may encourage the appearance of one or more additional speakers at any meeting or at a subsequent meeting so that other points of view may be expressed. The president may designate representatives to recommend conditions such as time, manner, and place for the conduct of particular meetings.

(4) **Audiences.** It is the right of all members of the college community to attend any public event sponsored by any recognized campus organization or unit, once applicable admission fees have been paid; it is the responsibility of all who attend such events to respect the rights and property of others.

(5) **Facilities.** It is the right of any recognized campus organization or unit to schedule the use of appropriate college facilities free from discrimination on the basis of viewpoints to be expressed at the event; it is the responsibility of such an organization or unit to provide sufficient evidence to the college administration that adequate provision has been made for the health, safety and welfare of the general public.

(6) **Distribution of information.** Handbills, leaflets, newspapers and similar materials may be sold or distributed free of charge by any student or students, or by members of recognized student organizations, or by college employees during their off-work hours on or in college facilities at locations specifically designated by the vice-president for student learning provided such distribution or sale does not interfere with the ingress or egress of persons or interfere with the free flow of vehicular or pedestrian traffic.

Such handbills, leaflets, newspapers and related matter must bear identification as to the publishing agency and distributing organization or individual.

All nonstudents shall register with the vice-president of student learning prior to the distribution of any handbill, leaflet, newspaper or related matter. Such distribution or sale must not interfere with the free flow of vehicular or pedestrian traffic.

Any person or persons who violates these provisions will be subject to disciplinary action.

NEW SECTION

WAC 132Z-112-030 Student records—Family educational rights and privacy. Cascadia Community College implements this policy in compliance with the Family Educational Rights and Privacy Act (20 U.S.C. & 1232g) and its implementing regulation (34 C.F.R. § 99). The act requires Cascadia Community College to provide students with access to their own education records, to permit students to challenge their records on the grounds that they are inaccurate, misleading, or otherwise in violation of the student's privacy

or other right, to obtain written consent before releasing certain information and to notify the student of these rights.

(1) Definitions. For the purposes of this policy, the following definitions of terms apply:

(a) "Student" means any individual who is or has been in attendance at Cascadia Community College and for whom the college maintains education records.

(b) "Education records" are defined as those records, files and documents (in handwriting, print, tapes, film, microfiche or other medium) maintained by Cascadia Community College, which contain information directly related to the individual student. Education records include only the following:

(i) Records pertaining to admission, advisement, registration, grading, and progress toward a degree.

(ii) Assessment information used for advisement purposes.

(iii) Information concerning payment of fees.

(iv) Financial aid information.

(v) Information regarding students participating in student government or athletics.

(c) "Directory Information" means the student's name, address, telephone number, date and place of birth, major field of study, eligibility for and participation in officially recognized activities, organizations, and sports, weight and height of members of athletic teams, dates of attendance, honor roll, degrees and awards received, and the most recent previous educational agency or institution attended by the student. Directory information may be disclosed at the discretion of the college and without the consent of the student unless he or she elects to prevent disclosure as provided for in this chapter.

(d) "Written consent" means a written authorization for disclosure of student education records which:

(i) Is signed;

(ii) Is dated;

(iii) Specifies the records to be disclosed; and

(iv) Specifies to whom disclosure is authorized.

(e) "Personally identifiable" means data or information which includes: The name of the student, the student's parent(s), or other family members; a personal identifier such as the student's Social Security number or student number; or a list of personal characteristics which would make the student's identity easily traceable.

(2) Annual notification of rights. Cascadia Community College will notify students of their rights under the Family Educational Rights and Privacy Act of 1974 by publication in the college catalog and schedule of classes. The college shall make available upon request a copy of the policy governing release of student records.

(3) Procedure to inspect education records.

(a) Students may inspect and review their education records upon request to the vice-president for student success.

(b) Students must submit to the vice-president a written request which identifies as precisely as possible the record or records he or she wishes to inspect.

(c) The vice-president for student success or designee will make the needed arrangements for access as promptly as possible and notify the student of the time and place where

the records may be inspected. Access must be given within forty-five days or less from the receipt of the request.

(4) Disclosure of education records.

(a) In addition to "directory information," the college may, at its discretion, make disclosures from education records of students to the following listed parties:

(i) College officials, including administrative, clerical staff and faculty. Access or release of records to the above is permissible only when the information is required for advisement, counseling, recordkeeping, reporting, or other legitimate educational interest consistent with their specific duties and responsibilities;

(ii) Officials of another school in which the student seeks or intends to enroll;

(iii) Authorized federal, state, or local officials as required by law;

(iv) Authorized parties in connection with financial aid for which the student has applied or received;

(v) Appropriate parties in a health or safety emergency;

(vi) Accrediting organizations to carry out their functions; and

(vii) To comply with a judicial order or a lawfully issued subpoena.

(b) The college shall not permit access to or the release of education records or personally identifiable information contained therein, other than "directory information," without the written consent of the student, to any party other than the above.

(c) Education records released to third parties shall be accompanied by a statement indicating that the information cannot be subsequently released in a personally identifiable form to other parties without obtaining the consent of the student. The college is not precluded from permitting third-party disclosure to other parties listed in (a)(i) through (vii) of this subsection.

(5) Limits on rights to review and inspect and obtain copies of education records.

(a) When a record contains information about more than one student, the student may inspect and review only the records which relate to him or her.

(b) Cascadia Community College reserves the right to refuse to permit a student to inspect the following records:

(i) The financial statement of the student's parents;

(ii) Letters and statements of recommendation for which the student has waived his or her right of access, or which were placed in file before January 1, 1975;

(iii) Records connected with an application to attend Cascadia Community College if that application was denied; and

(iv) Those records which are excluded from the Federal Rights and Privacy Act definition of education records.

(c) Cascadia Community College reserves the right to deny transcripts or copies of records not required to be made available by the Federal Educational Rights and Privacy Act in any of the following situations:

(i) The student has an unpaid financial obligation to the college;

(ii) There is an unresolved disciplinary action against the student.

(6) Record of request and disclosures.

(a) The college shall maintain a record of requests for and disclosures of personally identifiable information in the education records of each student. The record maintained under this section shall be available for inspection and review.

(b) The college shall maintain the record with the education records of the student as long as the records are maintained.

(c) The disclosure record must include:

(i) The names of parties who have received personally identifiable information;

(ii) The interest the parties had in requesting or obtaining the information; and

(iii) The names and interests of additional parties to which the reviewing educational agency or institution may disclose or redisclose the information.

(d) The following parties may inspect the record of requests and disclosures relating to a student:

(i) The student;

(ii) The college officials who are responsible for the custody of the records; and

(iii) Persons authorized to audit the recordkeeping procedures of the college.

(e) The college is not required to maintain a record if the request was from, or the disclosure was to:

(i) The student;

(ii) A school official;

(iii) A party with written consent from the student; or

(iv) A party seeking directory information.

(7) Disclosure of directory information. Directory information may be disclosed at the discretion of the college and without the consent of the student unless the student elects to prevent disclosure by filing a written request to prevent disclosure. The request continues in effect according to its terms unless it is revoked in writing by the student.

(8) Requests for corrections, hearings, adding statements to education records. Students have the right to request to have records corrected that they believe are inaccurate, misleading, or in violation of their privacy rights. Following are the procedures for the correction of records:

(a) A student must submit a written request to amend his or her education record to the vice-president for student success or designee. The request must identify the part of the record he/she wants changed and specify why the record is believed to be inaccurate, misleading or in violation of his or her privacy or other rights.

(b) The vice-president for student success or designee will forward the request to the appropriate college official for determination.

(c) A student whose request for amendment of his or her education record has been denied may request a hearing by submitting a written request to the vice-president for student success within ten days following the denial. The written request must be signed by the student and shall indicate the reasons why the records should be amended. The vice-president for student success or designee shall convene a hearing to include the student and the appropriate college official, and shall notify the student of the hearing within thirty days after receipt of a properly filed request. In no case will the notifi-

cation be less than ten days in advance of the date, time and place of the hearing.

(d) The hearing shall be a brief adjudicative proceeding as provided in RCW 34.05.482 and 34.05.485 through RCW 34.05.494 and shall be conducted by the vice-president for student success or designee. At the hearing, the student shall be afforded a full and fair opportunity to present evidence relevant to the issues raised in the original request to amend the student's education records.

(e) The vice-president for student success or designee will prepare a written decision, within thirty days after the conclusion of the hearing, based solely on the evidence presented at the hearing. The decision will include a summary of the evidence presented and the reasons for the decision. A copy of the decision shall be made available to the student.

(f) If the vice-president for student success or designee decides the information is inaccurate, misleading, or in violation of the student's right of privacy, the custodian of the record will amend the record and notify the student, in writing, that the record has been amended.

(g) If the vice-president for student success or designee decides that the challenged information is not inaccurate, misleading, or in violation of the student's right of privacy, he/she will notify the student in writing that the student has a right to place in the record a rebuttal statement commenting on the challenged information and/or a statement setting forth reasons for disagreeing with the decision.

(h) The student's rebuttal statement will be maintained as part of the student's education records as long as the contested portion is maintained. If the contested portion of the education record is disclosed, the statement will also be disclosed.

(9) Fees for copies. Copies of student records shall be made at the expense of the requesting party at actual cost for copying as posted at the admissions/records office.

(10) Waiver. A student may waive any of his or her rights under this chapter by submitting a written, signed, and dated waiver to the office of the vice-president for student success. Such a waiver shall be specific as to the records and persons or institutions covered. A waiver continues in effect according to its terms unless revoked in writing which is signed and dated.

(11) Type and location of education records.

Types	Custodian
Admission records	Vice-president for student success or designee
Cumulative academic records, testing records, registration and payment of tuition records	Vice-president for student success or designee
Student government	Vice-president for student learning or designee
Participation records in student government	Vice-president for student learning or designee
Financial aid records	Vice-president for student success or designee

PERMANENT

Student employment records	Director of human resources
Athletic participation records	Vice-president for student learning or designee

NEW SECTION

WAC 132Z-112-040 Financial assistance for students—Scholarships. Detailed information concerning the criteria, eligibility, procedures for application, and other information regarding scholarships at Cascadia Community College is located in the office of the vice-president for student success on the Cascadia Community College campus.

NEW SECTION

WAC 132Z-112-050 Financial assistance for students—Financial aid. Federal, state, and private financial aid applications and information may be obtained at the following address:

Office of Financial Aid
Cascadia Community College
19017 120th Avenue NE, Suite 102
Bothell, WA 98011-9510

Chapter 132Z-115 WAC

CODE OF STUDENT CONDUCT AND DISCIPLINARY PROCEDURES

NEW SECTION

WAC 132Z-115-010 Purpose of the disciplinary system. Human beings grow and mature in communities. Participating in a community requires that individuals depend upon the knowledge, integrity, and decency of others. In turn, the best communities help individuals mold habits and values that will enable them to achieve the highest personal satisfaction, including the satisfaction associated with helping to make a better global community. Cascadia Community College is maintained by the state of Washington for the provision of programs of instruction in higher education and related community services. Like any other institution having its own special purposes, the college must maintain conditions conducive to the effective performance of its functions. Consequently, it has special expectations regarding the conduct of the various participants in the college community.

This *Code of Student Conduct* protects the unique, diverse community of Cascadia Community College. It fosters the college's commitment to excellence and equity, and affirms institutional values.

The student conduct system was created to protect the rights of each individual, to support the community values and to assist students in modifying their behavior to become responsible members of the community. Admission to the college carries with it the prescription that the student will conduct himself or herself as a responsible member of the college community. This includes an expectation that the student will obey appropriate laws, will comply with the rules

of the college and its departments, and will maintain a high standard of integrity and honesty. If a student does not accept her/his responsibilities within the college community, corrective action must be taken. This is accomplished through an educational process, whose goal is to provide a learning environment for students to grow and learn respect for others, to understand how their behaviors affect the community and to change inappropriate behaviors. Sanctions for violations of college rules or conduct that interferes with the operation of college affairs will be dealt with by the college, and the college may impose sanctions independently of any action taken by civil or criminal authorities. In the case of minors, misconduct may be referred to parents or legal guardians.

NEW SECTION

WAC 132Z-115-020 Jurisdiction and authority for student discipline. All rules in this chapter concerning student conduct and discipline apply to every student enrolled at the college whenever the student is engaged in or present at a college-related activity whether occurring on or off college facilities, and to an enrolled student whose behavior is detrimental to the college wherever occurring.

The board of trustees, acting pursuant to RCW 28B.50.140(14), has delegated by written order to the president of the college the authority to administer disciplinary action. Pursuant to this authority, the president, or designee, shall be responsible for the administration of the disciplinary procedures provided for herein. However, all disciplinary action in which there is a recommendation that a student be suspended shall be reviewed by the president or acting president.

NEW SECTION

WAC 132Z-115-030 Student participation. Students will participate in college matters pursuant to these procedures.

NEW SECTION

WAC 132Z-115-040 Demand for identification. For the purpose of determining whether probable cause exists for the application of any section of this code to any behavior by any person on a college facility, any college personnel or other authorized personnel may demand that any person on college facilities produce evidence of student enrollment at the college by tender of that person's student identification card.

NEW SECTION

WAC 132Z-115-050 Free movement on campus. The president or designee is authorized in the instance of any event that he or she deems impedes the movement of persons or vehicles or which he or she deems to disrupt the ingress or egress of persons from the college facilities, to prohibit the entry of, or withdraw the license of, or privileges of, a person

PERMANENT

or persons or any group of persons to enter onto or remain upon any portion of the college facility.

NEW SECTION

WAC 132Z-115-060 Standards of classroom behavior. Cascadia Community College is an institution of learning and predicated on the existence of an environment of honesty and integrity. As members of the academic community, faculty, students, and administrative officials share responsibility for maintaining this environment. It is essential that all members of the academic community subscribe to the ideal of academic honesty and integrity and accept individual responsibility for their work. This statement on academic honesty has been developed to promote and ensure a climate of academic honesty and personal integrity among students and other members of the college community.

Academic honesty is vital to the very fabric and integrity of the college. All students must comply with an appropriate and sound academic honesty policy and code of honest behavior. All members of the college community are responsible for knowing and understanding the statement on academic honesty. The statement and procedures will be made readily available to all students and faculty to ensure understanding of the academic honesty system and its proper functioning.

The entire college community works together to operate the academic honesty system. Where suspected violations of the academic honesty system occur, appropriate procedures are designed to protect the academic process and integrity while ensuring due process. The academic honesty system is an academic process, not a court of law.

(1) Academic dishonesty: Honest assessment of student performance is of crucial importance to all members of the academic community. Acts of dishonesty are serious breaches of honor and shall be dealt with in the following manner:

(a) It is the responsibility of the college administration and teaching faculty to provide reasonable and prudent security measures designed to minimize opportunities for acts of academic dishonesty which occur at the college.

(b) Any student who, for the purpose of fulfilling any assignment or task required by a faculty member as part of the student's program of instruction, shall knowingly tender any work product that the student fraudulently represents to the faculty member as the student's work product, shall be deemed to have committed an act of academic dishonesty. Acts of academic dishonesty shall be cause for disciplinary action.

(c) Any student who aids or abets the accomplishment of an act of academic dishonesty, as described in (b) of this subsection, shall be subject to disciplinary action.

(d) This section shall not be construed as preventing an instructor from taking immediate disciplinary action when the instructor is required to act upon such breach of academic dishonesty in order to preserve order and prevent disruptive conduct in the classroom. This action shall also not be construed as preventing an instructor from adjusting the student's grade on a particular project, paper, test, or class grade for academic dishonesty.

(2) Classroom conduct: Instructors have the authority to take whatever summary actions may be necessary to maintain order and proper conduct in the classroom and to maintain the effective cooperation of the class in fulfilling the objectives of the course.

(a) Any student who, by any act of misconduct, substantially disrupts any college class by engaging in conduct that renders it difficult or impossible to maintain the decorum of the faculty member's class shall be subject to disciplinary action.

(b) The instructor of each course offered by the college is authorized to take such steps as may be necessary to preserve order and to maintain the effective cooperation of the class in fulfilling the objectives of the course; provided that a student shall have the right to appeal such disciplinary action to the vice-president for student success.

NEW SECTION

WAC 132Z-115-070 Violations of law and college regulations. Students may be accountable both to civil authorities and to the college for acts that constitute violations of law and of this code. Disciplinary action at the college will normally proceed during the pendency of criminal proceedings and will not be subject to challenge on the ground that criminal charges involving the same incident have been dismissed or reduced.

NEW SECTION

WAC 132Z-115-080 Definitions. When used in the code:

(1) The term "aggravated violation" means a violation that resulted or foreseeably could have resulted in significant damage to persons or property or which otherwise posed a substantial threat to the stability and continuance of normal college or college-sponsored activities.

(2) The term "group" means persons who are associated with each other but who have not complied with college requirements for registration or organization.

(3) The terms "institution" and "college" mean Cascadia Community College and all of its areas, elements, and programs.

(4) The term "reckless" means conduct that one should reasonably be expected to know would create a substantial risk of harm to persons or property or that would otherwise be likely to result in interference with normal college operations and/or college-sponsored activities.

(5) The term "student" means any person who is enrolled at the college and for whom the college maintains current educational records, as defined by the Family Rights and Privacy Act of 1974, and related regulations.

(6) The terms "college premises" and "college facilities" mean buildings or grounds owned, leased, operated, controlled, or supervised by the college, including all appurtenances affixed thereon or attached thereto.

(7) "Board" means the board of trustees of Cascadia Community College.

(8) "Liquor" means the definition of liquor as contained within RCW 66.04.010.

(9) "Drugs" means a narcotic drug as defined in RCW 69.50.101, a controlled substance as defined in RCW 69.50.201 through 69.50.212, or a legend drug as defined in RCW 69.41.010.

(10) "President" means the chief executive officer of the college appointed by the board of trustees.

(11) "Disciplinary action" means the warning, reprimand, summary suspension, suspension and/or expulsion, probation, of a student for the violation of a rule adopted under this policy.

NEW SECTION

WAC 132Z-115-090 Code of conduct. Cascadia Community College expects that its students while within college facilities or attending a college-sponsored activity, will adhere to high standards of honor and good citizenship and that they will conduct themselves in a responsible manner that reflects credit on themselves and the college. The following misconduct is subject to disciplinary action:

(1) Intentionally or recklessly endangering, threatening, or causing physical harm to any person or oneself, or intentionally or recklessly causing reasonable apprehension of such harm.

(2) Sexual assault or sexual harassment as defined in college policy under Article 8, "Equal Opportunity, Nondiscrimination and Nonharassment."

(3) Intentionally or recklessly interfering with normal college or college-sponsored activities including, but not limited to, studying, teaching, research, college administration, or fire, police, or emergency services.

(4) Unauthorized entry or use of college facilities.

(5) Knowingly violating the term of any disciplinary sanction imposed in accordance with the code.

(6) Intentionally and substantially interfering with the freedom of expression of others.

(7) Theft of property or services; knowing possession of stolen property.

(8) Intentional violations of college regulations, rules or policies.

(9) Actions violating college rules, policies and procedures or any actions listed above or prohibited conduct by a student's guest.

(10) Smoking in classrooms, the library and other areas so posted by college officials.

(11) The possession, use, sale or distribution of any alcoholic beverage or illegal drug on the college campus; the use of illegal drugs by any student attending a college-sponsored event, even though the event does not take place at the college; the use of alcohol by any student attending such events on noncollege property when that use does not conform to state law.

(12) Engaging in lewd, indecent, or obscene behavior.

(13) Where the student presents an imminent danger to college property or to himself or herself or other students or persons in college facilities on or off campus, or to the education process of the college.

(14) Academic dishonesty, including cheating, plagiarism, or knowingly furnishing false information to the college.

(15) The intentional making of false statements or filing of false charges against the college and members of the college community.

(16) Forgery, alteration, or misuse of college documents, records, funds, or instruments of identification.

(17) Theft from or damage to college premises or property, or theft of or damage to property of a member of the college community or college premises.

(18) Failure to comply with the direction of college officials acting in the legitimate performance of their duties.

(19) Possession of firearms, licensed or unlicensed, except where possessed by commissioned police officers as prescribed by law.

(20) Failure to comply with the college's Systems and Technology Acceptable Use Policy (BP9: 1.101), and/or misuse of computing equipment and services and facilities, including use of electronic mail and the Internet.

NEW SECTION

WAC 132Z-115-100 Civil disturbances. In accordance with provision contained in RCW 28B.10.571 and 28B.10.572:

(1) It shall be unlawful for any person, singly or in concert with others, to interfere by force or violence with any administrator, faculty member or student of the college who is in the peaceful discharge or conduct of his duties or studies.

(2) It shall be unlawful for any person, singly or in concert with others, to intimidate by threat of force or violence any administrator, faculty member or student of the college who is in the peaceful discharge of his/her duties or studies.

(3) The crimes described in RCW 28B.10.571 and 28B.10.572 shall not apply to any administrator or faculty member who is engaged in the reasonable exercise of their disciplinary authority.

(4) Any person or persons who violate the provisions of subsections (1) and (2) of this section will be subject to disciplinary action and referred to the authorities for prosecution.

NEW SECTION

WAC 132Z-115-110 Disciplinary process. (1) Any infractions of college rules, policies or regulations may be referred by any college faculty or staff member to the vice-president for student success or designee. That official shall then follow the appropriate procedures for any disciplinary action which he or she deems necessary relative to the alleged misconduct. In addition, a student may appeal disciplinary action taken by an instructor or faculty member pursuant to the provisions in this code.

(2) The disciplinary official may take whatever action deemed appropriate within the framework of these rules. If the student concludes that any sanctions imposed are inappropriate, the student may appeal to the conflict resolution council.

(3) If a referral or an appeal is made to the conflict resolution council, the committee shall hold a hearing, reach conclusion, and recommend sanctions to the vice-president for student success. The student may appeal the matter to the president of the college.

(4) The president of the college or his/her designee, after reviewing the case, may reverse, sustain or modify any sanctions. The decision of the president is final.

NEW SECTION

WAC 132Z-115-120 Procedures for resolving disciplinary violations. (1) The vice-president for student success is responsible for initiating disciplinary proceedings. The vice-president for student success may delegate this responsibility to members of his/her staff, and he/she may also establish committees or other hearing bodies to advise or act for him/her in disciplinary matters.

(2) In order that any informality in disciplinary proceedings not mislead a student as to the seriousness of the matter under consideration, the student involved shall be informed at the initial conference or hearing of the sanctions that may be involved.

(3) Upon initiation of disciplinary proceedings, the vice-president for student success or designee shall provide written notification to the student, either in person or by delivery via regular mail to the student's last known address, specifying the violations with which the student is charged. The vice-president for student success or designee shall set a time and place for meeting with the student to inform the student of the charges, the evidence supporting the charges, and to allow the student an opportunity to be heard regarding the charges and evidence.

(4) After considering the evidence in a case and interviewing the student or students involved, the vice-president for student success or designee may take any of the following actions:

- (a) Terminate the proceeding, exonerating the student or students;
- (b) Dismiss the case after whatever counseling and advice may be appropriate; not subject to the appeal rights provided in this code;
- (c) Dismiss the case after verbally admonishing the student, not subject to the appeal rights provided in this code;
- (d) Direct the parties to make a reasonable attempt to achieve a mediated settlement;
- (e) Impose disciplinary sanctions directly, subject to the student's right of appeal as described in this chapter. The student shall be notified in writing of the action taken except that disciplinary warnings may be given verbally;
- (f) Refer the matter to the conflict resolution council requesting their recommendation for appropriate action. The student shall be notified in writing that the matter has been referred to the conflict resolution council.

(5) This section shall not be construed as preventing the appropriate official from summarily suspending a student.

(6) If the vice-president for student success or his or her designee(s) has cause to believe that any student:

- (a) Has committed a felony; or
- (b) Has violated any provision of this chapter; and
- (c) Presents an imminent danger either to himself or herself, other persons on the college campus or to the educational process; that student shall be summarily suspended and shall be notified by certified and regular mail at the student's last known address, or shall be personally served.

Summary suspension is appropriate only where (c) of this subsection can be shown, either alone or in conjunction with (a) or (b) of this subsection.

(7) During the summary suspension period, the suspended student shall not enter campus other than to meet with the vice-president of student success or to attend the hearing. However, the vice-president of student success or the college president may grant the student special permission to enter a campus for the express purpose of meeting with faculty, staff, or students in preparation for a probable cause hearing.

(8) When the president or his/her designee exercises the authority to summarily suspend a student, he/she shall cause notice thereof to be served upon that student by registered or certified mail at the student's last known address, or by causing personal service of such notice upon that student. The notice shall be entitled "notice of summary suspension proceedings" and shall state:

(a) The charges against the student including reference to the provisions of the student code or the law involved; and

(b) That the student charged must appear before the designated disciplinary officer at a time specified in the notice for a hearing as to whether probable cause exists to continue the summary suspension.

The hearing shall be held as soon as practicable after the summary suspension.

(9) The summary suspension hearing shall be considered an emergency adjudicative proceeding. The proceeding must be conducted as soon as practicable with the vice-president for student success presiding. At the summary suspension hearing, the vice-president shall determine whether there is probable cause to believe that continued suspension is necessary and/or whether some other disciplinary action is appropriate.

(10) If the vice-president for student success, following the conclusion of the summary suspension proceedings, finds that there is probable cause to believe that:

(a) The student against whom specific violations of law or of provisions of this chapter are alleged has committed one or more of such violations; and

(b) That summary suspension of said student is necessary for the protection of the student, other students or persons on college facilities, college property, the educational process, or to restore order to the campus; and

(c) Such violation or violations of the law or of provisions of this chapter constitute grounds for disciplinary action, then the vice-president may, with the written approval of the president, continue to suspend such student from the college and may impose any other disciplinary action as appropriate.

(11) A student who is suspended or otherwise disciplined pursuant to the above rules shall be provided with a written copy of the vice-president for student success' findings of fact and conclusions, as expressly concurred in by the president, which constituted probable cause to believe that the conditions for summary suspension existed. The student suspended pursuant to the authority of this rule shall be served a copy of the notice of suspension by personal service or by registered mail to said student's last known address within three working days following the conclusion of the summary suspension hearing. The notice of suspension shall state the

duration of the suspension or nature of other disciplinary action and the conditions under which the suspension may be terminated.

(12) The vice-president for student success is authorized to enforce the suspension of the summarily suspended student in the event the student has been served pursuant to the notice requirement and fails to appear at the time designated for the summary suspension proceeding.

(13) Any student aggrieved by an order issued at the summary suspension proceeding may appeal to the conflict resolution council. No such appeal shall be entertained, however, unless:

(a) The student has first appeared at the student hearing in accordance with subsection (9) of this section;

(b) The student has been officially notified of the outcome of the hearing;

(c) Summary suspension or other disciplinary sanction has been upheld; and

(d) The appeal conforms to the standards set forth in WAC 132Z-115-220.

The conflict resolution council shall, within five working days, conduct a formal hearing in the manner described in WAC 132Z-115-140.

NEW SECTION

WAC 132Z-115-130 Cascadia conflict resolution council. The Cascadia conflict resolution council will hear cases referred under this code.

(1) The Cascadia conflict resolution council, convened by the vice-president for student success or designee for disciplinary action, will hear and make recommendations on all disciplinary cases referred to it or appealed to it by students. The conflict resolution council will be composed of the following persons:

(a) A member appointed by the president of the college who shall serve as the chair;

(b) A member of the faculty, appointed by faculty;

(c) A student, appointed by the student body president.

(2) None of the above-named persons shall sit on any case in which he or she has been or will be a complainant or witness, in which he or she has a direct or personal interest, or in which he or she has acted previously in an advisory or official capacity. Decisions in this regard, including the selection of alternates, shall be made by the conflict resolution council as a whole. The conflict resolution council chairperson will be elected by the members of the conflict resolution council.

(3) The conflict resolution council may recommend to the vice-president for student success that the student involved:

(a) Be exonerated with all proceedings terminated and with no sanctions imposed;

(b) Be disqualified from participation in any school-sponsored athletic events or activities;

(c) Be given a disciplinary warning;

(d) Be given a reprimand;

(e) Be placed on disciplinary probation;

(f) Be responsible for restitution for damages resulting from the violation;

(g) Be given a suspension;

(h) Be expelled.

NEW SECTION

WAC 132Z-115-140 Conflict resolution council procedural guidelines. (1) The chair of the conflict resolution council shall set the time, place and available seating capacity for a hearing.

(2) All proceedings of the conflict resolution council will be conducted with reasonable dispatch and terminated as soon as fairness to all parties involved permits.

(3) The conflict resolution council chairperson shall enforce general rules of procedures for conducting hearings consistent with these procedural guidelines.

(4) The student shall be given notice of the date, time and place of the hearing, the charges, a list of witnesses who will appear, and a description of any documentary or other physical evidence that will be presented at the hearing. This notice shall be given to the student in writing and shall be provided in sufficient time to permit him/her to prepare a defense.

(5) The student or his/her representative shall be entitled to hear and examine the evidence against him or her and be informed of the identity of its sources; and shall be entitled to present evidence in his or her own behalf and question witnesses as to factual matters. The student shall be able to obtain information or to request the presence of witnesses or the production of other evidence relevant to the issues at the hearing.

(6) Hearings conducted by the conflict resolution council may be held in closed session at the discretion of the council, the only exception being when the student involved invites particular persons or requests an open hearing. If at any time during the conduct of the hearing invited persons are disruptive of the proceedings, the chairperson of the conflict resolution council may exclude such persons from the hearing room.

(7) Only those matters presented at the hearing, in the presence of the student involved, will be considered in determining whether the student is guilty of the misconduct charged, but the student's past record of conduct may be taken into account in formulating the conflict resolution council's recommendation for disciplinary action.

(8) The failure of a student to cooperate with the hearing procedures, however, shall not preclude the conflict resolution council from making its findings of fact, reaching conclusions and imposing sanctions. Failure of the student to cooperate may be taken into consideration by the conflict resolution council in recommending penalties.

(9) The student may be represented by counsel and/or accompanied by an advisor of his/her choice. If counsel is present for the student, the college may also have counsel present to assist the council.

(10) An adequate summary of the proceedings will be kept. As a minimum, such summary would include a tape recording of testimony. Such record will be available for inspections and copying in the office of the vice-president for student success during regular business hours.

(11) The student will be provided with a copy of the findings of fact and the conclusions of the conflict resolution council.

(12) If the council's proceedings were to hear a disciplinary matter pursuant to the request of the vice-president for student services, the council's recommendation shall be forwarded to the vice-president for student success for disposition of the matter.

(13) The vice-president for student success or designee shall notify the student of his or her decision.

(14) The student will also be advised of his/her right to present, within ten calendar days, a written statement of appeal to the president of the college before action is taken on the decision of the conflict resolution council.

(15) If the council's proceedings were to hear a student's appeal, the council's recommendation shall be forwarded to the vice-president for student success.

(16) The vice-president for student success or designee shall notify the student of his or her decision.

(17) The student will also be advised of his/her right to present, within ten calendar days, a written statement of appeal to the president of the college before action is taken on the decision of the conflict resolution council.

(18) The president of the college or his/her designated representative, after reviewing the case, including the decision by the vice-president for student success, the report and recommendation of the conflict resolution council and any statement filed by the student, shall either indicate his/her approval of the decision by the vice-president for student success by sustaining the decision, shall give directions as to what other disciplinary action shall be taken by modifying its decision, or shall nullify previous sanctions imposed by reversing the decision. The president or designee shall then notify the vice-president for student success, the student, and the conflict resolution council. The president's decision shall be final.

NEW SECTION

WAC 132Z-115-150 Disciplinary terms. The definitions set forth in this section apply throughout.

(1) **Disciplinary warning** means oral or written notice of violation of college rules.

(2) **Reprimand** means formal action after censuring a student for violation of college rules for failure to satisfy the college's expectations regarding conduct. Reprimands are made in writing to the student by the disciplinary official. A reprimand indicates to the student that continuation or repetition of the specific conduct involved or other misconduct will result in one or more serious disciplinary actions described below.

(3) **Disciplinary probation** means formal action placing conditions upon the student's continued attendance because of violation of college rules or failure to satisfy the college's expectations regarding conduct. The disciplinary official placing the student on probation will specify, in writing, the period of probation and the conditions, such as limiting the student's participation in extracurricular activities. Disciplinary probation warns the student that any further misconduct

will automatically raise the question of dismissal from the college. Disciplinary probation may be for a specified term or for an indefinite period which may extend to graduation or other termination of the student's enrollment in the college.

(4) **Summary suspension** means temporary dismissal from the college and temporary termination of a student's status for a period of time not to exceed ten days which occurs prior to invocation of the formal hearing procedures specified in these rules due to a necessity to take immediate disciplinary action, where a student presents an imminent danger to the college property, or to himself or herself or other students or persons in college facilities on or off campus, or to the educational process of the college. (Pursuant to the summary suspension procedures set forth in WAC 132Z-115-120 (6) through (13).)

(5) **Suspension** means temporary dismissal from the college and temporary termination of student status for violation of college rules or for failure to meet college standards of conduct.

(6) **Expulsion** means dismissal from the college and termination of student status for violation of college rules or for failure to meet the college standards of conduct for an indefinite period of time or permanently.

(7) **Restitution** means repayment to the college or to an affected party for damages resulting from a violation of this code.

NEW SECTION

WAC 132Z-115-160 Loss of eligibility in college activities and athletics. Any student found to have violated the standards of student conduct or chapter 69.41 RCW shall, in lieu of or in addition to, any other disciplinary action which may be imposed, be disqualified from participation in any school-sponsored athletic events or activities.

NEW SECTION

WAC 132Z-115-170 Student groups and organizations. Student groups and organizations may be charged with violations of the *Student Code of Conduct*.

A student group or organization and its officers may be held collectively and individually responsible when violations of this code by those associated with the group or organization have received the consent or encouragement of the group or organization or of the group's or organization's leaders or officers.

The officers or leaders or any identifiable spokesperson for a student group or organization may be directed by college officials to take appropriate action designed to prevent or end violations of this code by the group or organization. Failure to make reasonable efforts to comply with college officials' order shall be considered a violation of this code, by the officers, leaders or spokesperson for the group or organization and by the group or organization itself.

Sanctions for group or organization misconduct may include revocation or denial of registration or recognition as well as other appropriate sanctions.

NEW SECTION

WAC 132Z-115-180 Appeals. Disciplinary actions subject to appeal as specified in board policy may be appealed as described below. Notice of an appeal by a student shall be made in writing and addressed to the vice-president for student success within ten calendar days of the college's giving of the notice of the disciplinary action.

(1) Disciplinary action by a faculty member or other college staff member may be appealed to, and shall be reviewed by, the vice-president for student success.

(2) Disciplinary action by the appropriate disciplinary official may be appealed to, and shall be reviewed by, the conflict resolution council.

(3) Disciplinary recommendation by the conflict resolution council and subsequent action by the vice-president for student success, may be appealed to, and shall be reviewed by, the college president or his/her designee.

(4) Disciplinary action by the president shall either indicate approval of the conclusions by sustaining the decision or shall give directions as to what other disciplinary action shall be taken by modifying the decision, or shall nullify previous sanctions imposed by reversing its decision. The president's decision shall be final.

NEW SECTION

WAC 132Z-115-190 Transcript notations. A temporary encumbrance may be placed on a student's college records by the vice-president for student learning while disciplinary proceedings are pending.

Permanent notation of disciplinary action will be made on the transcript whenever a student is expelled.

NEW SECTION

WAC 132Z-115-200 Refunds and access. (1) There shall be no refund of tuition and/or fees for the quarter in which disciplinary action is taken.

(2) A student suspended on the basis of conduct which disrupted the orderly operation of the campus or any facility of the district, may be denied access to all or any part of the campus or other facility.

NEW SECTION

WAC 132Z-115-210 Readmission after suspension or expulsion. Any student suspended from the college for disciplinary reasons will normally be readmitted upon expiration of the time period for which the suspension was issued. If the student has been expelled or feels that circumstances warrant reconsideration of a temporary suspension prior to its expiration, or if the student was suspended with conditions imposed for readmission, the student may be readmitted following approval of a written petition submitted to the vice-president for student success. Such petition must state reasons which support a reconsideration of the matter. Before readmission may be granted, such petition must be reviewed and approved by the college president or designee.

NEW SECTION

WAC 132Z-115-220 Reestablishment of academic standing. Students who have been suspended pursuant to disciplinary procedures set forth in this chapter and whose suspension upon appeal is found to have been unwarranted shall be provided the opportunity to reestablish their academic and student standing to the extent possible within the abilities of the college, including an opportunity to retake examinations or otherwise complete course offerings missed by reason of such action.

NEW SECTION

WAC 132Z-115-230 Reporting, recording and maintaining records. Records of all disciplinary cases shall be kept by the disciplinary official taking or initiating the action. Except in proceedings where the student is exonerated, all documentary or other physical evidence produced or considered in disciplinary proceedings and all recorded testimony shall be preserved, insofar as possible, for not more than five years. No other records of proceedings wherein the student is exonerated, other than the fact of exoneration, shall be maintained in the student's file or other college repository after the date of the student's graduation or not more than five years.

WSR 00-20-038

PERMANENT RULES

SECRETARY OF STATE

[Filed September 28, 2000, 9:45 a.m.]

Date of Adoption: September 27, 2000.

Purpose: To provide standards and prescribe practices for the effective long-term storage and maintenance of public records on electronic imaging systems.

Citation of Existing Rules Affected by this Order: Repealing WAC 434-663-310, 434-663-320, 434-663-430, 434-663-440, 434-663-460, 434-663-470, 434-663-480, 434-663-490, 434-663-510, 434-663-520, 434-663-610 and 434-663-620; and amending WAC 434-663-100, 434-663-300, 434-663-400, 434-663-410, 434-663-420, 434-663-530, and 434-663-600.

Statutory Authority for Adoption: RCW 40.14.020(6).

Adopted under notice filed as WSR 00-13-108 on June 21, 2000.

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 7, Repealed 12.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 2, 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 11, Amended 7, Repealed 12.

Effective Date of Rule: Thirty-one days after filing.

September 27, 2000

Donald F. Whiting

Assistant Secretary of State

~~((LEGALITY))~~ **THE USE OF ELECTRONIC IMAGING SYSTEMS ~~((USED))~~ FOR MANAGING ~~((AND-STORING))~~ PUBLIC RECORDS**

AMENDATORY SECTION (Amending WSR 94-04-102, filed 2/1/94, effective 3/7/94)

WAC 434-663-100 Legality. The purpose of this chapter is to establish standards and recommended practices for the creation, preservation, access to, and retention of public records on electronic imaging systems. Electronic imaging systems may ~~((be))~~ legally be used for recording, producing, reproducing, maintaining, and storing public records ~~((provided that they materially))~~ if:

(1) Those systems meet the standards set forth in this ~~((regulation))~~ chapter;

(2) The systems are used in accordance with this chapter; and

(3) The retention and disposition of the original and copies of records maintained on those systems regardless of media are scheduled, maintained, and disposed of in accordance with chapter 40.14 RCW. Nothing in this chapter can be construed to limit the admissibility of any public record as evidence ~~((of any public record. The purpose of this regulation is the preservation of information, and the facilitation of the migration of archival, permanent, and long-term records)).~~

NEW SECTION

WAC 434-663-270 Record series. A group of records that are created, used, filed, and disposed of as a unit because they relate to a particular subject or function, result from the same activity, or document a specific kind of transaction.

AMENDATORY SECTION (Amending WSR 94-04-102, filed 2/1/94, effective 3/7/94)

WAC 434-663-300 Quality of digital images. Ensuring the quality of ~~((digital))~~ digitized images requires exercising control over ~~((six processes:))~~ the conversion of the original image to digital data, enhancement of the digital image if necessary, compression of the digital data for storage, decompression of digital data for retrieval, displaying the image, and printing the image.

NEW SECTION

WAC 434-663-305 Scanning density. Bitonal images of documents containing type fonts no smaller than six-point

shall be scanned at a minimum density of 200 dots per inch (dpi). Bitonal images of documents containing type fonts smaller than six-point, engineering drawings, maps, and similar documents with fine detail or poor contrast, shall be scanned at a minimum density of 300 dots per inch. Until an ANSI or AIIM standard for color images using a lossless nonproprietary compression algorithm is established, it is recommended that color documents be scanned at a minimum density of 150 dots per inch (dpi) and use TIFF, Version 5, specifications. Scanner quality control procedures shall conform to ANSI/AIIM MS44-1988, Recommended Practice for Quality Control of Images Scanners.

NEW SECTION

WAC 434-633-325 Compression and decompression of data. Electronic imaging systems for bitonal images shall use the Consultative Committee on International Telegraphy and Telephony (CCITT) Group 3 or Group 4 compression and decompression techniques without proprietary alterations to the algorithm. For the storage of electronic images of records for which the state or local records committee has approved a retention period of six years or less from the date of creation, a nonproprietary lossless compression algorithm may be used if a utility program or application software option is maintained to convert images to the TIFF Group 3 or Group 4 standard. For the compression and decompression of color images a lossless algorithm, such as TIFF, Group 5, is recommended.

~~((USABILITY OF IMAGE AND INDEX DATA OVER TIME))~~

AMENDATORY SECTION (Amending WSR 94-04-102, filed 2/1/94, effective 3/7/94)

WAC 434-663-400 Usability of image and index data over time. Maintaining access to and usability of electronic records requires ~~((ensuring continuous readability and intelligibility. Readability means))~~ the ability to process images and indexes both on the computer system on which they were created and on ~~((different))~~ their replacement computer systems without loss of information for the full retention period approved for that record. ~~((Intelligibility means that humans can comprehend the information the computer reads:))~~ Ensuring the readability ~~((and intelligibility))~~ of electronic records over time ~~((entails))~~ requires the maintenance of proper environmental conditions, periodic recopying, and strategies to preserve data by migration from one generation of technology to another through a commitment to open architecture.

AMENDATORY SECTION (Amending WSR 94-04-102, filed 2/1/94, effective 3/7/94)

WAC 434-663-410 Defining indexing requirements. The selection of indexing ~~((parameters is))~~ methods and terms should be based on an analysis of the retrieval requirements associated with a particular application, and must

~~((insure rapid))~~ ensure efficient and accurate retrieval of images and information. ~~((For systems containing archival, permanent, or long-term records, index))~~ The design ((must)) and content of the index should utilize standard attributes wherever available and take into account the security of the index and the retrieval requirements of both current and future users of the records((;)) including ((government)) agency personnel ((as well as)), researchers, and the ((general)) public.

AMENDATORY SECTION (Amending WSR 94-04-102, filed 2/1/94, effective 3/7/94)

WAC 434-663-420 Preservation strategy. ~~((A preservation strategy must be developed and implemented))~~ For ((each)) an electronic image system containing ((long-term, permanent, or)) public records with a retention period of ten years or longer or records containing archival information((Four preservation strategy options are acceptable)), one or more of the following preservation strategies must be employed:

- (1) Retain the original paper documents; ~~((or))~~
- (2) Microfilm the original documents; ~~((or))~~
- (3) ~~((Reeopy))~~ Migrate optical media ((when necessary to insure the integrity of the information, and reeopy)) and magnetic media at least every ten years or sooner as is necessary to avoid technical obsolescence, loss of readability, and excessive read error rates; or
- (4) ~~((Print images on microfilm.))~~ Record the electronic images on industry standard microfilm at the same density at which they were scanned.

~~((FUNCTIONALITY OF))~~ SYSTEM ((COMPONENTS)) REQUIREMENTS

AMENDATORY SECTION (Amending WSR 94-04-102, filed 2/1/94, effective 3/7/94)

WAC 434-663-530 ((Technical)) System documentation. Detailed technical documentation ((on system components, application software and operating systems is essential, and shall be maintained to facilitate long-term access to archival, permanent, and long-term records)) is needed to facilitate future system access. Minimum documentation must include:

- (1) A hardware systems administrator manual specifying hardware, cabling, and communications configurations;
- (2) Software applications documentation, including user manuals and design documentation;
- (3) Operational procedures for scanning, indexing and verifying images;
- (4) Current security and system change control procedures, including logs of those changes, indicating the date, identity of the person making the changes and the reason for the change; and
- (5) Written procedures for periodic back-ups, including schedules and the location of secure off-site storage for those back-ups.

Agencies will maintain one copy of current documentation on-site and one current copy in designated secure storage.

RETENTION, SCHEDULING, AND DISPOSITION OF RECORDS

AMENDATORY SECTION (Amending WSR 94-04-102, filed 2/1/94, effective 3/7/94)

WAC 434-663-600 Retention scheduling and disposition of public records. Conversion to an imaging system does not automatically authorize the destruction of the ~~((original records))~~ source documents for which images have been created. Destruction of, or changes to the retention period of, any public records due to conversion to or the use of a new media requires legal approval of the state or local records committee of the state of Washington ~~((through the retention and disposition scheduling process in accordance with))~~ under chapter 40.14 RCW ((and)), chapter 434-635 WAC, and other applicable state laws.

NEW SECTION

WAC 434-663-615 Records retention scheduling for records on imaging system. The required retention scheduling of public records to be created, maintained, accessed, distributed, or preserved by government entities on electronic imaging systems should be done prior to the creation or copying of images of those records. Retention schedules shall be based on the information content and function of the record series. Record series documenting electronic information system operation, and maintenance must also be included on the records retention schedule approved for the agency using the system. Electronic image media rendered obsolete through the verified accurate migration of its images to a more current media for readability may be considered a redundant version and disposed of as directed by chapter 40.14 RCW.

NEW SECTION

WAC 434-663-640 Disposition of records identified by records committee as archival. Public records that are designated "archival" or "potentially archival" by the state or local records committee may not be destroyed without committee approval, even where images of those records have been produced and stored on an electronic imaging system.

NEW SECTION

WAC 434-663-705 Recordkeeping capabilities. Electronic imaging systems must have the following security and retention features or capabilities:

- (1) Tracking information at the records series level.
- (2) Ability to properly eliminate or dispose of records that exceed their retention periods as established under RCW 40.14.050 through 40.14.070.

(3) Record authentication functions as needed to meet legal, audit, and administrative requirements including automatic, computer-generated maintenance of the date and time of record creation or updating, the identity of the user or system that created or updated the record, and a system-enforced log of disposition actions.

(4) Protection against unauthorized access to records by means of a password hierarchy or other system security.

(5) Indexing capabilities that provide flexibility in associating a record series with multiple subject categories, that facilitate access and retrieval, and that provide links to related records or supporting documentation.

NEW SECTION

WAC 434-663-730 Header information on image files. An electronic imaging system containing public records with a retention period of ten years or longer or records containing archival information must use a nonproprietary file header format such as Tagged Image File Format (TIFF) or a header that complies with ANSI-AIIM MS53, File Format for Storage and Exchange of Images, or Bi-level File Format: Part 1.

NEW SECTION

WAC 434-663-740 Security backup copies. Security backup copies must be made of electronic imaging system records stored on electronic media. The methods and frequency of backup should be determined by the amount of information that would be lost if data had to be restored using the previous backup. Since backup copies are also subject to media failure, it is recommended that redundant (multiple) backup copies be made and stored at different locations, with one copy stored off-site. In order to ensure accessibility of data, at least one redundant backup copy should be recorded in a nonproprietary format. Security backup copy media must be inspected for quality using de facto or industry standards on a regular schedule and replaced before predicted failure. If the primary backup copy of an operational imaging system is found to deviate from the primary production copy due to suspected corruption or read errors, the discrepancy must be located and both the production and backup copies must be corrected to contain accurate versions of the original images.

NEW SECTION

WAC 434-663-760 Environmental standards or best practices for storage of electronic media. Electronic media should be stored in a dust-free environment under the following environmental conditions:

- (1) Temperature ranges meeting standards or best practices recommended for the media stored;
- (2) A relative humidity range meeting standards or best practices recommended for the media stored;
- (3) Media should be stored in a closed container to protect from dust and fingerprints; and
- (4) Magnetic tape should be rewound in accordance with de facto or industry standards, or to best practices.

NEW SECTION

WAC 434-663-770 Continued access to data. If access to data in an existing electronic imaging system cannot be maintained for the specified retention period of the records stored in that system, the images must be migrated, without loss to the images or indexes, at the time of acquisition or implementation of a new system. Access to electronic data which has not been migrated to a new system requires preserving the data, the storage medium in which the data is kept, and whatever hardware, operating system, and applications software is needed to view and use the data.

NEW SECTION

WAC 434-663-780 Data conversion costs. The adoption of new electronic imaging systems may require significant expenditures for conversion of information maintained in existing electronic formats to the formats required by new imaging systems. System planning should include analysis of future information access, maintenance, data conversion, and security costs.

NEW SECTION

The following sections of the Washington Administrative Code are recodified without amendment:

Old WAC Number	New WAC Number
434-663-450	434-663-750

The following sections of the Washington Administrative Code are recodified as amended:

Old WAC Number	New WAC Number
434-663-400	434-663-700
434-663-410	434-663-710
434-663-420	434-663-720

These recodified sections, together with the new sections 434-663-770 and 434-663-780 shall constitute a new subchapter in chapter 434-663 WAC to be titled, Provision for continued access.

REPEALER

The following sections of the Washington Administrative Code are repealed:

WAC 434-663-310	Enhancement of original image.
WAC 434-663-320	Compressing image data for storage.
WAC 434-663-430	Header on image files.
WAC 434-663-440	Backup for recovery.
WAC 434-663-460	Stability of media.
WAC 434-663-470	Storage media.

PERMANENT

WAC 434-663-480	Optical media durability.
WAC 434-663-490	Archival, permanent, and long-term off-line storage environment.
WAC 434-663-510	Backward compatibility.
WAC 434-663-520	Availability of index data base for off-line media.
WAC 434-663-610	Records retention scheduling for records on imaging system.
WAC 434-663-620	Security copies.

**WSR 00-20-039
PERMANENT RULES
STATE BOARD FOR
COMMUNITY AND TECHNICAL COLLEGES**

[Filed September 28, 2000, 10:33 a.m.]

Date of Adoption: September 21, 2000.

Purpose: Exceptional faculty awards program, expands use of funds generated by the program through passage of SB 6770 during the 2000 legislative session.

Citation of Existing Rules Affected by this Order: Amending WAC 131-16-450.

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

Adopted under notice filed as WSR 00-15-037 on July 14, 2000.

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 1, Repealed 0.

Number of Sections Adopted Using Negotiated Rule Making: New 0, Amended 0, Repealed 0; Pilot Rule Making: New 0, Amended 0, Repealed 0; or Other Alternative Rule Making: New 0, Amended 1, Repealed 0.

Effective Date of Rule: Thirty-one days after filing.

September 27, 2000

Claire C. Krueger

Executive Assistant

Rules Coordinator

AMENDATORY SECTION (Amending WSR 99-13-013, filed 6/4/99, effective 7/5/99)

WAC 131-16-450 Exceptional faculty awards trust fund. (1) Pursuant to chapter 29, Laws of 1990, the commu-

nity and technical college exceptional faculty award program shall be subject to the following limitations:

(a) All funds generated by and through this program shall be credited to the college ~~((district's))~~ or its foundation exceptional faculty local endowment trust fund, from which only the earnings of such funds may be expended for the purpose of this program.

(b) Authorization to transfer funds from the exceptional faculty award trust fund in the state treasury to a college ~~((district))~~ or its foundation endowment fund shall be contingent upon certification by the college ~~((district))~~ that no less than twenty-five thousand dollars of matching cash donations from private sources has been deposited in the ~~((district))~~ college endowment fund.

(c) Grants to an individual college~~((s))~~ or its foundation shall not exceed: Four grants to each college, in any single biennium.

(d) Award of requested grants to a college~~((s))~~ or its foundation shall be contingent upon determination by the state board for community and technical college that the request is consistent with and meets the requirements of ~~((these guidelines))~~ the rules of the state board for community and technical colleges and RCW 28B.50.835 through 28B.50.844. Further, if grant requests exceed available funds, the state board for community and technical college shall select the recipients.

(e) Funds granted for the purposes of the faculty awards program shall be held in trust by ~~((the district for))~~ the college to which such funds were specifically awarded.

(f) Each college ~~((district))~~ shall establish procedures by which awards may be named in honor of a donor, benefactor, or honoree; may designate the use of funds to individuals, groups, or for the improvement of the faculty as a whole; and may renew or redesignate the award annually.

(g) ~~((By September 1 of each year beginning in 1991, each district shall report to the state board for community and technical college))~~ At the end of each fiscal year, the state board for community and technical colleges will request an accounting from each of the participating colleges to include the amount of contributed endowment funds, their earnings, type of investments, and uses made during the previous fiscal year.

(h) The process for determining awards shall be subject to collective bargaining, except that the amount of individual awards and the recipient(s) shall be determined by the district board of trustees.

(i) Only ~~((persons holding))~~ individuals, groups, or the faculty as a whole, who hold faculty assignments as defined by RCW 28B.52.020(2) shall be eligible to receive awards under this section.

(2) The award of exceptional faculty grants from the ~~((district))~~ college endowment fund shall be subject to the following limitations:

~~((a))~~ The proceeds from the endowment fund shall be used to pay expenses for faculty awards, which may include faculty development activities, in-service training, temporary substitute or replacement costs directly associated with faculty development programs, conferences, travel, publication and dissemination of exemplary projects; to make a one time supplement to the salary of the holder or holders of a faculty

PERMANENT

award, for the duration of the award; or to pay expenses associated with the holder's program area.

((b)) (3) Funds from this program shall not be used to supplant existing faculty development funds.

WSR 00-20-040
PERMANENT RULES
DEPARTMENT OF
FISH AND WILDLIFE

[Order 00-200—Filed September 28, 2000, 11:10 a.m.]

Date of Adoption: September 27, 2000.

Purpose: Amend regional fish enhancement group rules.

Citation of Existing Rules Affected by this Order:

Amending WAC 220-140-020.

Statutory Authority for Adoption: RCW 77.12.047.

Adopted under notice filed as WSR 00-17-171 on August 23, 2000.

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.

September 28, 2000

J. P. Koenings

Director

by Larry Peck

AMENDATORY SECTION (Amending Order 90-06, filed 1/30/90, effective 3/2/90)

WAC 220-140-020 Geographical regional fisheries enhancement groups. The following geographical areas are designated as areas from which groups may be formed, and after being established as provided for in this chapter, such groups are eligible to make funding requests through the department. There shall be one group per region.

(1) Region 1: Nooksack/Samish

Marine Areas: 7, 7A, 7B, 7C, 7D

Watersheds: Those entering the above marine areas, including Bellingham Bay, Samish Bay, and Padilla Bay. Major rivers include Nooksack and Samish.

(2) Region 2: Skagit

Marine Areas: 6A, 8

Watersheds: Those entering Skagit Bay and Saratoga Passage south to East Point on Whidbey Island. The major watersheds are the Skagit River and its tributaries.

(3) Region 3: Stillaguamish/Snohomish

Marine Areas: 8A, 8D

Watersheds: Those entering Port Susan, Port Gardner, and Possession Sound, also Saratoga Passage south from Elger Bay. Major rivers include Stillaguamish and Snohomish and their tributaries.

(4) Region 4: Mid-Sound

Marine Areas: 10, 10A-G, 11

Watersheds: Those entering Elliott Bay, Lake Washington, Lake Sammamish, East Passage, Colvos Passage, Sinclair Inlet, Dyes Inlet, Port Orchard, Port Madison. Major rivers include Cedar and Green.

(5) Region 5: South Sound

Marine Areas: 13, 13A-K

Watersheds: Those entering Carr Inlet, Commencement Bay, Henderson Bay, Case Inlet, Nisqually Reach, Henderson Inlet, Budd Inlet, Eld Inlet, Totten Inlet, Hammersley Inlet, and Oakland Bay. Major rivers include Puyallup, Nisqually, and Deschutes.

(6) Region 6: Hood Canal

Marine Areas: 12, 12A-D

Watersheds: Those entering Hood Canal, Dabob Bay, and Quilcene Bay. Major rivers include Skokomish, Hamma Hamma, Duckabush, Dosewallips, and Quilcene.

(7) Region 7: Strait of Juan de Fuca

Marine Areas: 4B, 5, 6B, 6C and Area 9 north of Foulweather Bluff.

Watersheds: Those entering Admiralty Inlet and the Straits of Juan de Fuca. Major rivers include the Dungeness, Elwha, Lyre, Pysht, Clallam, and Hoko.

(8) Region 8: North Coast

Watersheds: Those entering directly into the Pacific Ocean, including Ozette, Quillayute, Hoh, Queets, and Quinault.

(9) Region 9: Grays Harbor

Watersheds: Those entering Grays Harbor, including Humptulips, Hoquiam, Wishkah, Chehalis, and Johns.

- (10) Region 10: Willapa Bay
Watershed: Those entering Willapa Bay, including North River, Willapa, Nemah, and Naselle.
- (11) Region 11: Lower Columbia River
Watersheds: Those entering the Columbia River below Bonneville Dam, including Grays, Elochoman, Cowlitz, Kalama, Lewis, and Washougal.
- (12) Region 12: Mid-Columbia River
Watersheds: Those entering the Columbia River (from the north and west) above Bonneville Dam up to ((Chief Joseph)) Rock Island Dam. Major rivers include Little White Salmon, White Salmon, Wind, Yakima, and Klickitat ((Snake, Wenatchee, Entiat, Methow, and Okanogan)). (WRIs 29, 30, 31, 37, 38, 39, 40)
- (13) Region 13: South Eastern Washington
Watershed: Those entering the Columbia River above McNary Dam from the east including the Snake and Walla Walla rivers and their tributaries. (WRIs 32, 33, 35)
- (14) Region 14: Upper Columbia River
Watersheds: Those entering the Columbia River above Rock Island Dam up to and including the San Poil watershed. Major rivers include the Wenatchee, Entiat, Methow, Okanogan and San Poil rivers and their tributaries. (WRIs 44, 45, 46, 47, 48, 49, 50, 51, 52)

for the months of November and December 2000 only, for individuals living alone.

Citation of Existing Rules Affected by this Order: Amending WAC 388-478-0055.

Statutory Authority for Adoption: RCW 74.08.090.
Adopted under notice filed as WSR 00-17-155 on August 22, 2000.

Changes Other than Editing from Proposed to Adopted Version: In subsection (2) added language "through December 31, 2000" to clarify the end date.

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: November 1, 2000.

September 29, 2000

Marie Myerchin-Redifer, Manager
Rules and Policies Assistance Unit

AMENDATORY SECTION (Amending WSR 00-11-130, filed 5/22/00, effective 7/1/00)

WAC 388-478-0055 SSI standards. (1) Supplemental Security Income (SSI) is a cash assistance program for needy individuals and couples who meet federal disability guidelines as aged, blind or disabled. Since the SSI program began in January 1974, the state of Washington has supplemented the federal benefit level with state funds, known as the SSI state supplement. Persons found eligible for SSI receive cash assistance based on the combined federal and state supplemental benefit levels, minus countable income.

(2) Effective ~~((January 1))~~ **November 1 through December 31, 2000**, the federal, state and combined benefit levels for an eligible individual and couple are:

(a) Living alone area 1: King, Pierce, Snohomish, Thurston, and Kitsap Counties.

WSR 00-20-054
PERMANENT RULES
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
(Economic Services Administration)

[Filed September 29, 2000, 3:27 p.m., effective November 1, 2000]

Date of Adoption: September 29, 2000.

Purpose: To reduce SSI state supplement amounts to hold total state spending for SSI state supplements to levels mandated by the Washington state legislature. The state supplement is being lowered in the amount of \$4.10 per month

LIVING ALONE - Own household or alternate care, except nursing homes or medical institutions

	Federal Benefit Level	State Supplement Benefit Level	Combined Federal/State Benefit Level
Individual	\$ 512.00	\$ ((27.00)) <u>22.90</u>	\$ ((539.00)) <u>534.90</u>
Individual with: One essential person	\$ 769.00	\$ 21.00	\$ 790.00
Individual with: Multiple essential persons	\$512 for the eligible individual plus \$257 for each essential person (no state supplement)		

PERMANENT

LIVING ALONE - Own household or alternate care, except nursing homes or medical institutions

	Federal Benefit Level	State Supplement Benefit Level	Combined Federal/State Benefit Level
Individual with an ineligible spouse	\$ 512.00	\$ 167.20	\$ 679.20
Couple	\$ 769.00	\$ 21.00	\$ 790.00
Couple with one or more essential persons	\$ 769 for eligible couple plus \$257 for each essential person (no state supplement)		

(b) Living alone area 2: All other counties.

LIVING ALONE - Own household or alternate care, except nursing homes or medical institutions

	Federal Benefit Level	State Supplement Benefit Level	Combined Federal/State Benefit Level
Individual	\$ 512.00	\$ ((6.55))	\$ ((518.55))
Individual with: One essential person	\$ 769.00	<u>2.45</u>	<u>514.45</u>
Individual with: Multiple essential persons	\$512 for the eligible individual plus \$257 for each essential person (no state supplement)		
Individual with an ineligible spouse	\$ 512.00	\$ 137.25	\$ 649.25
Couple	\$ 769.00	\$ 0.00	\$ 769.00
Couple with one or more essential persons	\$ 769 for eligible couple plus \$257 for each essential person (no state supplement)		

(c) Shared living for both Area 1 and 2.

	Federal Benefit Level	State Supplement Benefit Level	Combined Federal/State Benefit Level
SHARED LIVING Individual	\$ 341.34	\$ 4.81	\$ 346.15
Individual with: One essential person	\$ 512.00	\$ 5.30	\$ 517.30
Individual with: Multiple essential persons	\$341.34 for the eligible individual plus \$170.67 for each essential person (no state supplement)		
Individual with an ineligible spouse	\$ 341.34	\$ 102.76	\$ 444.10
Couple	\$ 512.67	\$ 5.30	\$ 517.97
Couple with one or more essential persons	\$512.67 for eligible couple plus \$170.67 for each essential person (no state supplement)		

(d) Residing in a medical institution: Area 1 and 2

	Federal Benefit Level	State Supplement Benefit Level	Combined Benefit Level
MEDICAL INSTITUTION Individual	\$ 30.00	\$ 11.62	\$ 41.62

(e) Mandatory income level (MIL) for grandfathered claimant. "Grandfathered" refers to a person who qualified for assistance from the state as aged, blind, or disabled, was converted from the state to federal disability assistance under SSI in January 1974, and has remained continuously eligible for SSI since that date.

The combined federal/state SSI benefit level for MIL clients is the higher of the following:

- (i) The state assistance standard they received in December 1973, except for those converted in a "D" living arrangement (residing in a medical institution at the time of conversion), plus the federal cost-of-living adjustments (COLA) since then; or
- (ii) The current standard.

Reviser's note: RCW 34.05.395 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

WSR 00-20-062
PERMANENT RULES
DEPARTMENT OF LICENSING
 (Architects)

[Filed October 2, 2000, 4:02 p.m.]

Date of Adoption: October 2, 2000.

Purpose: Rules are being revised to clarify and simplify the language and requirements, with no major changes to the content or the intent of the rules.

Citation of Existing Rules Affected by this Order: Amending WAC 308-12-321, 308-12-322, 308-12-323, 308-12-324, and 308-12-325.

Statutory Authority for Adoption: RCW 18.08.340.

Adopted under notice filed as WSR 00-16-030 on July 24, 2000.

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 5, Repealed 0.

Number of Sections Adopted on the Agency's Own Initiative: New 0, Amended 5, Repealed 0.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, Amended 5, Repealed 0.

Number of Sections Adopted Using Negotiated Rule Making: New 0, Amended 0, Repealed 0; Pilot Rule Making: New 0, Amended 0, Repealed 0; or Other Alternative Rule Making: New 0, Amended 0, Repealed 0.

Effective Date of Rule: Thirty-one days after filing.

October 2, 2000

Alan E. Rathbun

BPD Assistant Director

AMENDATORY SECTION (Amending Order PL 560, filed 10/17/85)

WAC 308-12-321 Competence. (1) ~~((In))~~ When practicing architecture, an architect ~~((shall))~~ must act with reasonable care and competence, and ~~((shall))~~ must apply the technical knowledge and skill which is ordinarily applied by architects of good standing, practicing in the same locality.

(2) ~~((In))~~ When designing a project, an architect ~~((shall))~~ must take into account all applicable state and municipal building laws and regulations. ~~((While))~~ An architect may rely on the advice of other professionals (e.g., attorneys, engineers, and other qualified persons) as to the intent and meaning of such regulations ~~((, once having obtained such advice,))~~. An architect ~~((shall))~~ must not knowingly design a project in violation of such laws and regulations.

(3) An architect ~~((shall undertake to))~~ must perform professional services only when ~~((he or she))~~ the architect, together with those whom the architect may engage as consultants, are qualified by education, training, and experience in the specific technical areas involved.

(4) No person ~~((shall))~~ will be permitted to practice architecture if, in the board's judgment, such person's professional competence is substantially impaired by physical or mental disabilities.

AMENDATORY SECTION (Amending Order PL 560, filed 10/17/85)

WAC 308-12-322 Conflict of interest. (1) An architect ~~((shall))~~ must not accept compensation for ~~((his or her))~~ services from more than one party on a project unless the circumstances are fully disclosed ~~((to))~~ and agreed to ~~((such disclosure and agreement to be))~~ in writing ~~((s))~~ by all interested parties.

(2) ~~((If an architect has any business association or direct or indirect financial interest which is substantial enough to influence his or her judgment in connection with his or her performance of professional services,))~~ The architect ((shall)) must fully disclose in writing to ((his or her)) the client or employer the nature of ((the)) any business association or direct or indirect financial interest((, and if the client)) which is substantial enough to influence the architect's judgment in connection with the performance of professional services. If the client or employer objects to such association or financial interest, the architect will either terminate such association or interest or offer to give up the commission or employment.

(3) An architect ~~((shall))~~ must not solicit or accept compensation from material or equipment suppliers in return for specifying or endorsing their products.

(4) When acting as the interpreter of building contract documents and the judge of contract performance, an architect ~~((shall))~~ must render decisions impartially, favoring neither party to the contract.

AMENDATORY SECTION (Amending Order PL 560, filed 10/17/85)

WAC 308-12-323 Full disclosure. (1) An architect ~~((, making public statements on architectural questions, shall))~~ must disclose ~~((when he or she is being compensated))~~ any compensation received for making ((such)) public statements on architectural questions.

(2) An architect ~~((shall))~~ must accurately represent qualifications and scope of responsibility to ~~((a))~~ prospective or existing clients or employers ~~((his or her qualifications and the scope of his or her responsibility in connection with))~~ for work for which ~~((he or she))~~ the architect is claiming credit.

(3) ~~((If,))~~ In the course of ~~((his or her))~~ work on a project, if an architect becomes aware of a decision ~~((taken))~~ made by ~~((his or her))~~ the employer or client, against the architect's advice, which violates applicable state or municipal building laws and regulations and which will, in the architect's judgment, materially and adversely affect ~~((adversely))~~ the safety to the public of the finished project, the architect ~~((shall))~~ must:

(a) Report the decision to the local building inspector or other public official charged with the enforcement of the applicable state or municipal building laws and regulations,

(b) Refuse to consent to the decision, and

(c) ~~((In circumstances where))~~ Terminate services on the project when the architect reasonably believes that ((other such)) decisions will be ((taken notwithstanding his)) made against the architect's objection((, terminate his services with reference to the project)).

In the case of a termination in accordance with subsection (c), the architect shall have no liability to ~~((his or her))~~ the client or employer ~~((on account))~~ because of such termination.

(4) An architect ~~((shall))~~ must not deliberately make a materially false statement or deliberately fail ~~((deliberately))~~ to disclose a material fact ~~((requested))~~ in connection with ~~((his or her))~~ the application for registration or renewal.

(5) An architect ~~((shall))~~ must not assist ~~((the application))~~ a person in applying for registration ~~((of a person known by the architect to be))~~ when the architect knows the applicant is unqualified in ~~((respect to))~~ education, training, experience, or character.

(6) An architect possessing knowledge of a violation of these rules by another architect ~~((shall))~~ must report such knowledge to the board.

AMENDATORY SECTION (Amending WSR 97-03-121, filed 1/21/97, effective 2/21/97)

WAC 308-12-324 Compliance with laws. (1) An architect ~~((shall))~~ must not, in the conduct of ~~((his or her))~~ architectural practice, knowingly violate any state or federal criminal law.

(2) An architect ~~((shall neither))~~ must not offer ~~((nor))~~ or make any payment or gift to a government official (whether elected or appointed) with the intent of influencing the official's judgment in connection with a prospective or existing project in which the architect is interested.

(3) An architect ~~((shall))~~ must comply with the registration laws and regulations governing his or her professional practice.

AMENDATORY SECTION (Amending Order PL 560, filed 10/17/85)

WAC 308-12-325 Professional conduct. (1) ~~((Each))~~ An office maintained for the preparation of drawings, specifications, reports, or other professional work ~~((shall))~~ must have an architect resident ~~((and))~~ regularly employed in that office ~~((having))~~ with direct knowledge and supervisory control of such work.

(2) An architect ~~((shall neither))~~ must not offer ~~((nor make))~~ or provide any gifts, other than gifts of nominal value (including, for example, reasonable entertainment and hospitality), with the intent of influencing the judgment of an existing or prospective client in connection with a project in which the architect is interested.

(3) An architect ~~((shall))~~ must not engage in conduct involving fraud or wanton disregard of the rights of others.

WSR 00-20-064

PERMANENT RULES

DEPARTMENT OF LICENSING

[Filed October 3, 2000, 8:33 a.m.]

Date of Adoption: October 3, 2000.

Purpose: Meet criteria supporting Governor Locke's Executive Order 97-02.

Citation of Existing Rules Affected by this Order: Repealing WAC 308-99-010, 308-99-021, 308-99-025, 308-99-030 and 308-99-050; and amending WAC 308-99-020 and 308-99-040.

Statutory Authority for Adoption: RCW 46.01.110.

Adopted under notice filed as WSR 00-16-041 on July 26, 2000.

Changes Other than Editing from Proposed to Adopted Version: Clarify definition of resident in WAC 308-99-020.

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 1, Amended 2, Repealed 5.

Number of Sections Adopted Using Negotiated Rule Making: New 1, Amended 2, Repealed 5; Pilot Rule Making: New 0, Amended 0, Repealed 0; or Other Alternative Rule Making: New 0, Amended 0, Repealed 0.

Effective Date of Rule: Thirty-one days after filing.

October 3, 2000

Fred Stephens
Director

AMENDATORY SECTION (Amending Order TL/RG 37, filed 10/9/87)

WAC 308-99-020 Definitions. (1) ~~((For the purposes of vehicle license registration, a resident is a person who manifests an intent to live or be located in this state on more than a temporary or transient basis. Evidence of residency includes but is not limited to:~~

~~(a) Becoming a registered voter in this state; or~~

~~(b) Receiving benefits under one of the Washington public assistance programs; or~~

~~(c) Declaring that he or she is a resident for the purpose of obtaining a state license or tuition fees at resident rates.~~

~~(2) "Military personnel" means active members of the United States Army, Navy, Air Force, Marine Corps, Coast Guard, commissioned officers of the Public Health Service, and members of foreign military organizations assigned to this state on official duty.~~

~~(3) "Jurisdiction" means a state, territory, or possession of the United States, the District of Columbia, or a state or province of a country.)~~ **What is a resident?** For the purposes of this section, a resident is a natural person who lives or shows intent to live in this state on more than a temporary or transient basis.

You will be presumed a resident if you meet any of the following:

(a) Become a registered voter in this state; or

(b) Receiving benefits under one of the Washington public assistance programs; or

(c) Declaring that he or she is a resident for the purpose of obtaining a state license or tuition fees at resident rates.

A person may be a resident of this state even though the person has or claims residency or domicile in another state or intends to leave this state at some future time. A natural person will be presumed a resident if at least two of the following conditions are met:

(i) Maintains a residence in this state for personal use;

(ii) Has a Washington state driver license;

(iii) Uses a Washington state address for federal or state income tax purposes;

(iv) Previously maintained a residence in this state for personal use and has not established a permanent residence outside the state of Washington (e.g., person who retires and lives in a motor home or vessel which is not permanently attached to any property);

(v) Claims this state as residence for obtaining eligibility to hold a public office or for judicial actions;

(vi) Claims this state as a residence for obtaining Washington state hunting or fishing licenses;

(vii) Receives tuition fees at resident rates in this state, unless the nonresident tuition fee differential is waived as a result of a state to state reciprocity program authorized under chapter 28B.15 RCW (College and university fees); or

(viii) Is a custodial parent with a child attending public schools in this state.

The department may consider factors other than those listed in this subsection to determine that a person intends to be located in this state and thus be a resident of this state, but such factors do not alone raise a presumption of residency.

A corporation, trust or other entity created by a natural person who is a resident of Washington for the purpose of evading Washington vehicle registration shall be deemed a resident of Washington for vehicle registration purposes.

(2) What are "military personnel"? "Military personnel" means active duty members of the United States armed forces, commissioned officers of the public health service, personnel from National Oceanographic and Atmospheric Agency, and members of foreign military organizations assigned to this state on official duty. Coast guard personnel living in Washington and assigned to duty in the Portland area are also entitled to a nonresident military exemption.

(3) What is a "jurisdiction"? "Jurisdiction" means a state, territory, or possession of the United States, the District of Columbia, or a state or province of a country.

(4) What is "reciprocity"? "Reciprocity" means an agreement with another jurisdiction granting mutual benefits, privileges, or exemptions from payment of vehicle registration fees. Reciprocity will only be extended to vehicles that are properly registered in another jurisdiction.

(5) What is a "Washington public assistance program"? "Washington public assistance program" is defined in RCW 46.16.028.

AMENDATORY SECTION (Amending Order TL/RG 37, filed 10/9/87)

WAC 308-99-040 Restrictions and conditions. Is a vehicle properly licensed or registered in another jurisdiction ((may)) able to be operated in Washington without further registration requirements ((subject to the following conditions and restrictions))? Yes, as provided in RCW 46.85.060 and 46.85.080 the following conditions and restrictions apply:

~~(1) ((Nonresident persons: Nonresident persons not employed in this state may operate a vehicle in this state that is currently licensed in another jurisdiction for a period not to exceed six months in any continuous twelve-month period.~~

~~(2))~~ (2)) Nonresident students: The student must be in full-time attendance at an institution of higher learning in Washington accredited by the Northwest Association of Schools and Colleges or at a private vocational school as that term is defined by RCW 28C.10.020(7) and maintain their legal home of record at a location outside the state of Washington. Students' vehicles must be registered in their name or the name of their parent or legal guardian in the resident state of record. The student must carry, in the vehicle, documentation issued by the institution ((in the vehicle which)) that readily establishes the nonresident status. Employment incidental to the full-time student status is permitted. The spouse of a nonresident student has the same licensing privilege as long as the vehicle is registered to the student or jointly to the student and spouse, regardless of the spouse's legal residence or employment.

~~((3))~~ (2) Nonresident military personnel: Vehicles must be currently registered in the name of the military person at his/her official home of record. A vehicle licensed at the last duty station may be operated until expiration of the registration at which time it must be licensed in the home of record or in Washington. The spouse of a nonresident military person has the same licensing privilege as long as the vehicle is registered to the military person or jointly to the military person and spouse, regardless of the spouse's legal residence or employment.

~~((4))~~ (3) Borrowed vehicle: A borrowed vehicle currently licensed in another jurisdiction may be operated by a Washington resident for a period not to exceed ten days in any one calendar year. If the period of use exceeds ten days the vehicle must be registered and licensed in Washington. This provision does not apply to business vehicles.

~~((5) Nonresident employed in Washington: Nonresident persons employed in this state may operate vehicles not to exceed 12,000 pounds registered gross vehicle weight that are currently licensed in another jurisdiction if no permanent, temporary, or part-time residence is maintained in this state for a period greater than six months in any continuous twelve-month period.~~

~~(6) Business vehicle: A vehicle or a combination of vehicles, not exceeding a registered gross or combined gross vehicle weight of 12,000 pounds, which is properly base licensed in another jurisdiction and registered to a bona fide business in that jurisdiction is not required to obtain Washington vehicle license registration except when such vehicle~~

is owned or operated by a business or branch office of a business located in Washington.)

NEW SECTION

WAC 308-99-060 Reciprocity for leased and rented vehicles. If there is no agreement or arrangement to the contrary, are rental or leased vehicles eligible for vehicle license reciprocity in the state of Washington? No, except for the classes of vehicles and circumstances indicated below:

(1) Passenger cars and motorhomes currently and properly registered in another jurisdiction will be granted vehicle license reciprocity in this state if:

(a) The vehicle was rented by the vehicle operator from a location outside of the state of Washington;

(b) The vehicle was dropped off in Washington by the previous renter and is being rented for a one-way trip out of Washington; or

(c) The vehicle is registered under the provisions of Article XI, Section 1116 of the International Registration Plan.

(2) Trailers and semitrailers with a gross vehicle weight in excess of 6,000 pounds, trucks, truck tractors, tractors, and road tractors that are currently and properly registered in other jurisdictions will be granted vehicle license reciprocity in this state if:

(a) The vehicle is rented from a location within another jurisdiction; and

(b) The vehicle registration certificate (cab card) or a photo copy thereof and a copy of the rental agreement is carried in the rental vehicle or in the vehicle providing the motive power for a combination of vehicles.

REPEALER

The following sections of the Washington Administrative Code are repealed:

WAC 308-99-010	Applications.
WAC 308-99-021	"Washington public assistance programs" criteria.
WAC 308-99-025	Registration required.
WAC 308-99-030	Basic policy defined.
WAC 308-99-050	Commercial vehicle reciprocity.

WSR 00-20-065
PERMANENT RULES
DEPARTMENT OF LICENSING

[Filed October 3, 2000, 8:36 a.m.]

Date of Adoption: October 3, 2000.

Purpose: Meet criteria supporting Governor Locke's Executive Order 97-02.

Citation of Existing Rules Affected by this Order: Repealing WAC 308-56A-015, 308-56A-022 and 308-56A-

023; and amending WAC 308-56A-010, 308-56A-020, 308-56A-021, and 308-56A-090.

Statutory Authority for Adoption: RCW 46.01.110.

Other Authority: RCW 46.12.101.

Adopted under notice filed as WSR 00-16-115 on August 2, 2000.

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 4, Repealed 3.

Number of Sections Adopted Using Negotiated Rule Making: New 0, Amended 4, Repealed 3; Pilot Rule Making: New 0, Amended 0, Repealed 0; or Other Alternative Rule Making: New 0, Amended 0, Repealed 0.

Effective Date of Rule: Thirty-one days after filing.

October 3, 2000

Fred Stephens

Director

AMENDATORY SECTION (Amending WSR 98-12-099, filed 6/3/98, effective 7/4/98)

WAC 308-56A-010 Title purpose only and no title issued. ((The department may issue a certificate of ownership for a vehicle without a certificate of registration for:

(1) ~~Vehicles required to display valid vehicle number license plates prior to operating on the public highway pursuant to chapter 46.16 RCW;~~

(2) ~~Farm tractors or farm equipment;~~

(3) ~~Off-road vehicles (ORV) whether or not required to obtain an ORV use permit;~~

(4) ~~Golf carts and dune buggies whether or not equipped for legal highway use;~~

(5) ~~Off-highway equipment that may be moved upon public highways by special permits.)) (1) **May I obtain a certificate of ownership for my vehicle even if I do not want or need to register it?** You may obtain a certificate of ownership for your vehicle without a certificate of registration for:~~

(a) Vehicles defined in chapter 46.04 RCW and which are normally registered under chapter 46.16 RCW but will not be operated on the public highways;

(b) Farm tractors or farm equipment as defined in RCW 46.04.180 and 46.04.181;

(c) Off-road vehicles (ORV) as defined in RCW 46.09.020 whether or not required to obtain an ORV use permit;

(d) Golf carts;

(e) Dune buggies whether or not equipped for legal highway use;

(f) Off highway equipment that may be moved upon public highways under authority of special permits.

(2) If I obtain a certificate of ownership for title purpose only (TPO), may I register my vehicle at a later date? A vehicle which qualifies for road use may be registered for use on the public highways in accordance with chapter 46.16 RCW.

(3) May I register my vehicle without obtaining a certificate of ownership? Your vehicle may be registered when certain conditions prevent a Washington certificate of ownership from being issued, such as:

(a) A secured party will not surrender an out-of-state certificate of ownership; or

(b) Registration is required in Washington state and certificate of ownership and registration are required by another state.

(c) Ownership in doubt (registration only) under WAC 308-56A-210.

(d) Registration of a snowmobile under chapter 46.09 RCW.

(e) Dual use motorcycles (CYC) use class, may be titled and registered using one use class (CYC) and also can be registered as an off-road vehicle (ORV) or titling using (ORV) use class and registered under the CYC use class.

AMENDATORY SECTION (Amending WSR 98-12-099, filed 6/3/98, effective 7/4/98)

WAC 308-56A-020 Application for ((title)) certificate of ownership required. ((An application for certificate of ownership is required when:

- (1) A person purchases a new vehicle;
- (2) There is a change of ownership due to:
 - (a) Sale;
 - (b) Gift;
 - (c) Inheritance;
 - (d) Trade;
 - (e) Addition or deletion of a registered owner;
 - (f) Proprietorship, partnership or individuals forming a corporation, whether or not the business name is changing;
 - (g) Proprietorship, partnership or individuals purchasing a corporation which will no longer be operated as a corporation, whether or not the business name is changed;
 - (h) Court order; or
 - (i) Repossession.
- (3) There is a name change of:
 - (a) The registered owner;
 - (b) The lienholder; or
 - (c) A business entity as shown on the current certificate of ownership.
- (4) There is no change in the registered owner of the vehicle but the title needs to be reissued because:
 - (a) A lien has been satisfied and the lienholder's name needs to be removed;
 - (b) A lienholder's name needs to be added. If a secondary lienholder is being added, the address of only the primary lienholder will be recorded;
 - (c) There is a change in lienholders;

~~(d) The vehicle is assembled or has had a glider kit installed;~~

~~(e) The vehicle is a motorcycle and the engine has been replaced;~~

~~(f) There has been a structural change, as defined in WAC 308-56A-150 (1)(e), in the vehicle, other than changing the bed of a truck; or~~

~~(g) The vehicle identification number needs to be corrected. (5) The vehicle has been reported destroyed by an insurance company. Title procedures are in WAC 308-56A-460.~~

~~(6) The vehicle has been reported destroyed by the owner, or a wrecker and is subsequently sold and licensed.))~~

When is an application for certificate of ownership required? In addition to the requirements set forth in chapter 46.12 and 46.16 RCW an application for certificate of ownership is required when:

(1) A person purchases a vehicle requiring registration or titling in Washington and:

(a) You apply for vehicle registration on a vehicle that has not been previously in this state;

(b) You apply for vehicle registration for a vehicle which has most recently been titled and/or registered in another jurisdiction and registration is being established in Washington. If the vehicle will remain titled in another jurisdiction, no Washington certificate of ownership will be issued.

(2) There is a change of vehicle ownership on a Washington certificate of ownership due to:

- (a) Sale;
- (b) Gift-donation;
- (c) Inheritance;
- (d) Trade;
- (e) Addition or deletion of a registered owner;
- (f) Proprietorship, partnership or individuals forming a corporation, whether or not the business name is changing;
- (g) Proprietorship, partnership or individuals purchasing a corporation which will no longer be operated as a corporation, whether or not the business name is changed;
- (h) Court order;
- (i) Repossession;
- (j) Transferring vehicle to a trust; or
- (k) Adding/removing a lease on a vehicle.

(3) There is a name change of the registered owner, whether individual(s) or a business entity.

(4) There is no change in the registered owner of the vehicle but the certificate of ownership needs to be reissued because:

- (a) A lienholder's name needs to be added. If a secondary lienholder is being added, the address of only the primary lienholder will be recorded;
- (b) The vehicle is assembled, has had a glider kit installed or is a street rod;
- (c) The vehicle engine has been replaced;
- (d) There has been a structural change, as defined in WAC 308-56A-150 (1)(e), other than changing the bed of a truck; or
- (e) The vehicle identification number needs to be corrected.

(5) The vehicle has been reported destroyed by an insurance company. Title procedures are in WAC 308-56A-460.

(6) The vehicle has been reported destroyed by the owner or a wrecker and is subsequently sold and licensed.

AMENDATORY SECTION (Amending WSR 98-12-099, filed 6/3/98, effective 7/4/98)

WAC 308-56A-021 Assessment criteria for penalty fee. ~~((1) Penalty fees are assessed beginning on the 16th day from the date of sale as shown on the certificate of ownership, except when:~~

~~(a) There is a court order awarding ownership in the vehicle, the department uses the effective date of the court order;~~

~~(b) The vehicle was delivered after the date indicated on the supporting documents;~~

~~(c) There are conflicting dates on supporting documents;~~

~~(d) There is no date on the certificate of ownership or other supporting documents; or~~

~~(e) The date on the certificate of ownership has been altered.~~

~~(2) Subsection (1)(a) through (e) of this 2(section require the applicant to sign an affidavit attesting to the actual date of delivery-))~~ **(1) Are there exceptions to a penalty fee being assessed for late application for certificate of ownership beginning on the 16th day from the date of sale as described in RCW 46.12.101(6)? Yes, if:**

(a) The vehicle was received by the purchaser after the date of sale indicated on the supporting documents;

(b) There are conflicting dates on supporting documents;

(c) There is no date on the certificate of ownership or other supporting documents;

(d) The date on the certificate of ownership has been altered;

(e) The purchaser is incarcerated or sequestered by a judiciary system;

(f) The purchaser files a seller's report of sale thinking they have filed an application to transfer certificate of ownership;

(g) A purchaser fails to transfer ownership prior to selling the vehicle and the applicant can prove they have purchased the vehicle within fifteen days of making application; or

(h) The director determines other reasons are valid. Subsection (2)(a) through (h) of this section require the applicant to sign an affidavit attesting to the actual date of delivery.

(2) When are penalty fees for late application for certificate of ownership not assessed? Penalty fees are not assessed for late application for certificate of ownership under the following conditions:

(a) The vehicle is not motorized;

(b) The vehicle is sold by a Washington dealer (dealer report of sale box on the application is completed);

(c) A Washington record cannot be found;

(d) Department of licensing records indicate the vehicle has been destroyed;

(e) The vehicle is being titled as home made or assembled for the first time;

(f) The vehicle is acquired as a result of:

(i) Inheritance or community property;

(ii) Divorce settlement;

(iii) Other legal action affecting ownership of the vehicle;

(g) The vehicle is a snowmobile; or

(h) The director determines other reasons are valid.

AMENDATORY SECTION (Amending WSR 98-12-099, filed 6/3/98, effective 7/4/98)

WAC 308-56A-090 Disclosure of individual vehicle owner ((names and addresses)) information. ~~((Any business entity requesting the name or address of a vehicle owner pursuant to RCW 46.12.380 shall submit a completed form provided by the department and furnish verification of its identity as a business entity. For purposes of this section, acceptable verification includes:~~

~~(1) Licensed Washington businesses shall provide a copy of their current Washington master business license; or~~

~~(2) Businesses not required to be licensed in this state shall provide their Federal Employer Identification Number on their official letterhead with a notarized signature of the owner or their authorized representative; or~~

~~(3) Out-of-state businesses not licensed in Washington shall provide:~~

~~(a) A copy of their current business license issued by the out-of-state jurisdiction where the business entity is authorized to do business; or~~

~~(b) Their Federal Employer Identification Number on their official letterhead with a notarized signature of the owner or their authorized representative.~~

~~(4) In addition to the requirements in subsections (1), (2) and (3) of this section:~~

~~(a) An attorney shall also provide a copy of their bar card; and~~

~~(b) A private investigator shall also provide a copy of their private investigator's license.~~

~~(5) A business entity which has entered into a written agreement with the department need not provide a separate written request for each inquiry-))~~ **(1) What vehicle record information is protected under chapters 42.17 and 46.12 RCW? Information protected under chapters 42.17 and 46.12 RCW includes:**

(a) Name and address information;

(b) Social Security numbers;

(c) Medical or disability information;

(d) Telephone numbers.

(2) Who may obtain vehicle owner information on individual vehicle records? The following may obtain vehicle owner information:

(a) Individuals that provide personal identification:

(i) For vehicles currently registered in their name; or

(ii) For vehicles they can provide a bill of sale or document indicating that they purchased the vehicle.

(b) Businesses;

(c) Private investigators;

(d) Attorneys; and

(e) Government agencies.

WAC 308-56A-023

Conditions under which penalty fees may be waived.

(3) What information may be disclosed about a vehicle? The following information may be disclosed:

- (a) To individuals:
 - (i) Odometer history;
 - (ii) Total number of previous owners;
 - (iii) Foreign titles issued; and
 - (iv) Insurance destroyed in or reported to Washington.
- (b) To businesses, private investigators, attorneys, and government agencies, information relating to their course of business.

(4) What needs to be provided to the department in order to obtain vehicle information? To obtain vehicle information:

- (a) Individuals are required to submit their request to the department.
- (b) Washington businesses must provide:
 - (i) A completed form provided by the department; and
 - (ii) A copy of their current Washington master business license for Washington licensed businesses; or
 - (iii) Their Federal Employer Identification Number on their official letterhead with a notarized signature of the owner or their authorized representative for businesses not required to be licensed in Washington.
- (c) Out-of-state businesses must provide a completed form provided by the department; and
 - (i) A copy of their current business license issued by the foreign jurisdiction where the business is authorized to do business; or
 - (ii) Their Federal Employer Identification Number on official letterhead with a notarized signature of the owner or their authorized representative for the foreign business not licensed in the foreign jurisdiction.
- (d) Private investigators must provide a completed form provided by the department and a copy of their private investigator's license.
- (e) Attorneys must provide a completed form provided by the department and a copy of their bar card or business license.

(5) Does a business need to supply a new form and copy of the business license each time vehicle information is requested? Yes, each time a request is made for vehicle information a new form and copy of the business license is needed, unless a contract exists between the business and the department.

(6) Are businesses allowed individual owner information on vehicle records? Yes, if a business qualifies under RCW 46.12.380 and 18.U.S.C. 27.21, (commonly known as Driver Privacy Protection Act) they may receive individual vehicle owner information.

REPEALER

The following sections of the Washington Administrative Code are repealed:

- WAC 308-56A-015 No title issued.
- WAC 308-56A-022 Conditions under which penalty fees are not assessed.

**WSR 00-20-069
PERMANENT RULES
DEPARTMENT OF AGRICULTURE**

[Filed October 3, 2000, 9:40 a.m.]

Date of Adoption: October 3, 2000.

Purpose: To amend the existing rules regarding barberry and black stem rust quarantine. Amendments reflect changes in federal quarantine regulations/practices and bring the rule into compliance with legislative mandates such as regulatory reform and use of clear and readable format.

Citation of Existing Rules Affected by this Order: Repealing WAC 16-472-050; and amending WAC 16-472-010, 16-472-020, 16-472-030, and 16-472-040.

Statutory Authority for Adoption: Chapters 17.24, 15.13, and 15.08 RCW.

Adopted under notice filed as WSR 00-16-110 on August 2, 2000.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, Amended 0, Repealed 0; Federal Rules or Standards: New 0, Amended 3, 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 1.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, Amended 4, Repealed 1.

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 4, Repealed 1.

Effective Date of Rule: Thirty-one days after filing.

October 3, 2000

Jim Jesernig
Director

AMENDATORY SECTION (Amending Order 556, effective 9/1/49)

WAC 16-472-010 Establishing quarantine—Promulgation. ~~((1) Whereas, the fact has been determined and notice is hereby given that))~~ The common barberry, (*Berberis vulgaris*) and many of its horticultural varieties as well as certain other species of *Berberis*, *Mahonia*, and *Mahoberberis* are the alternate host plants of the disease ~~((known as))~~ black stem rust, caused by ~~((an))~~ the organism *Puccinia graminis* ~~((; which))~~. Black stem rust attacks wheat, oats, barley ~~((and))~~, rye, and many other cultivated and wild grasses, often resulting in material financial loss to growers of these crops in Washington ~~((; and whereas, the spread of this plant disease throughout the state of Washington would entail great loss to the agricultural interests of this state,~~

PERMANENT

~~(2) Now, therefore, I, Sverre N. Omdahl,)~~ Without access to alternate host plants, *Puccinia graminis* cannot reproduce, and black stem rust is eliminated or greatly decreased. The director of agriculture ((of the state of Washington)), under authority ((vested in me by RCW 17.24.030, in order to prevent the spread of black stem rust caused by an organism *Puccinia graminis*, do hereby proclaim and establish a quarantine effective throughout the state of Washington prohibiting the maintenance, propagation, sale or movement throughout the state of Washington, of species and varieties of *Berberis*, *Mahonia*, and *Mahoberberis* determined to be alternate hosts of this disease, including any plants, cuttings, stalks, scions, buds, fruits, seeds or parts of these plants capable of propagation)) granted by chapters 17.24, 15.13 and 15.08 RCW, has determined that the regulation and exclusion of rust susceptible varieties of barberry and related *Berberis*, *Mahonia*, and *Mahoberberis* species is necessary to protect agricultural crops of the state of Washington.

AMENDATORY SECTION (Amending Order 556, effective 9/1/49)

WAC 16-472-020 Duty to destroy rust susceptible barberry bushes. ~~((It shall be the duty of all firms, corporations, private individuals, and other persons))~~ (1) Persons owning or controlling ((lands, or places in this state, and all public authorities having jurisdiction over streets, highways, parks, public lands, irrigation canals, diking districts, and other public places, to forthwith)) public or private lands in Adams, Asotin, Benton, Chelan, Columbia, Douglas, Ferry, Franklin, Garfield, Grant, Kittitas, Klickitat, Lincoln, Okanogan, Pend Oreille, Spokane, Stevens, Walla Walla, Whitman, or Yakima counties are required to destroy all rust-susceptible barberry bushes ((from said premises)) and to keep the ((same)) land free from such plants.

(2) No person who is or should be licensed as a nursery dealer under provisions of chapter 15.13 RCW may sell, offer for sale, ship or grow any rust susceptible variety of barberry or related *Berberis*, *Mahonia*, and *Mahoberberis* species, as defined in 7 C.F.R. 301.38-2.

AMENDATORY SECTION (Amending Order 556, effective 9/1/49)

WAC 16-472-030 ~~((No restrictions placed on the growing or intrastate movement of))~~ This rule does not apply to rust-resistant ((barberry)) *Berberis*, *Mahonia*, and *Mahoberberis* plants or seeds. No restrictions are placed by ((these regulations)) this rule on the growing or intrastate movement of rust-resistant ((*Barberry*)) *Berberis*, *Mahonia*, and *Mahoberberis* plants, plant parts or seeds((; however, these shall consist only of those species and horticultural varieties designated as rust-resistant by the chief of the Bureau of Entomology and Plant Quarantine of the United States Department of Agriculture in section 301.38-5 of Federal Quarantine No. 38)), as defined in United States Department of Agriculture Animal and Plant Health Inspection Service regulations in 7 C.F.R. 301.38-2.

This rule does not apply to cuttings (without roots) of *Mahonia* shipped for decorative purposes and not for propagation ((do not come under these restrictions)).

AMENDATORY SECTION (Amending Order 556, effective 9/1/49)

WAC 16-472-040 All packages to be plainly labelled or stamped. (1) All intrastate and interstate shipments and/or individual packages of *Berberis*, *Mahonia* or *Mahoberberis* plants, seeds, or parts ((thereof)) capable of propagation must be plainly labelled or stamped on the outside of the package ((as to)) with botanical species or horticultural variety and ((must be plainly marked with)) the name and address of the consignee and consignor. In addition, when required by federal ((quarantine No. 38, revised)) regulations in 7 C.F.R. 301.38, each shipment and/or individual package containing *Berberis*, *Mahonia* or *Mahoberberis* plants or seeds ((shall)) must have securely attached to the outside ((thereof)), a valid shipping permit issued by the United States Department of Agriculture authorizing ((the)) its interstate movement ((of regulated products)).

(2) Any ((and all employees and designated agents of the horticultural division of the state department of agriculture, are hereby empowered and instructed to intercept, condemn, and destroy, or return to shipper at his expense,)) *Berberis*, *Mahonia* and *Mahoberberis* plants, plant parts or seeds ((moved)) that are in violation of ((and not marked in accordance with the above regulations. All authorized persons mentioned above also are empowered and instructed to enforce all other provisions of this order.

(3) ~~Articles subject to destruction in these regulations may be moved interstate and intrastate by the United States Department of Agriculture for experimental or scientific purposes, on such conditions and under such safeguards as may be prescribed by the Bureau of Entomology and Plant Quarantine. The container of articles so moved shall have securely attached to the outside thereof an identifying tag from the Bureau of Entomology and Plant Quarantine, showing compliance with such conditions))~~ this barberry and black stem rust quarantine are subject to destruction, shipment out-of-state or other disposition in a manner prescribed by the department. Any such action will be at the expense of the owner or owner's agent and without compensation.

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 16-472-050

Recisions of previous conflicting regulations.

WSR 00-20-070

PERMANENT RULES

DEPARTMENT OF AGRICULTURE

[Filed October 3, 2000, 9:44 a.m.]

Date of Adoption: October 3, 2000.

Purpose: To amend the existing rules which establish a seed potato certification process. The amendments bring Washington state rules into concurrence with other states' rules for seed potato certification, reflect current industry practices, and bring the rules into compliance with legislative mandates such as regulatory reform and use of clear and readable format.

Citation of Existing Rules Affected by this Order: Repealing WAC 16-324-394, 16-324-395, 16-324-397, 16-324-700 and 16-324-710; and amending 16-324-361, 16-324-370, 16-324-375, 16-324-381, 16-324-382, 16-324-391, 16-324-392, 16-324-393, 16-324-396, 16-324-398, 16-324-401, 16-324-402, 16-324-409, 16-324-431, 16-324-446, and 16-324-720.

Statutory Authority for Adoption: Chapter 15.14 RCW.

Adopted under notice filed as WSR 00-16-111 on August 2, 2000.

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 2, Amended 16, Repealed 5.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 2, Amended 16, Repealed 5.

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 2, Amended 16, Repealed 5.

Effective Date of Rule: Thirty-one days after filing.

October 3, 2000

Jim Jesernig

Director

AMENDATORY SECTION (Amending WSR 97-11-028, filed 5/14/97, effective 6/14/97)

WAC 16-324-361 Definitions. ((The definitions set forth in this section shall apply throughout this chapter, unless the context otherwise requires:))

(1) "Certification" means that the lot of seed potatoes was inspected and meets the requirements of this chapter.

(2) "Cull" means any lot of potatoes rejected for certification for any reason. ((Seed lots failing to meet the minimum requirements of Washington state's rules and standards for certification shall be considered culls.))

(3) "Department" means the department of agriculture of the state of Washington.

(4) "Director" means the director of the department of agriculture or his/her duly appointed representative.

(5) "Disease tested" means tested for ((~~potato viruses, PVA, PVM, PVS, PVX, PVY, leafroll,~~)) and found free of all of the following diseases: Potato virus A (PVA), potato virus M (PVM), potato virus S (PVS), potato virus X (PVX), potato virus Y (PVY), potato leafroll virus (PLRV), potato spindle tuber viroid (spindle tuber), Erwinia carotovora ssp. carotovora (soft rot), Erwinia carotovora ssp. atroseptica (black leg) and Clavibacter michiganense ssp. sependonicum (ring rot).

(6) ((~~"In vitro" means in an artificial environment outside the living organism.~~

(7)) "Micropropagated" means potato stock propagated using aseptic laboratory techniques and culture media to promote plant tissue growth.

((~~(8)~~)) (7) "Microtubers" means tubers produced in vitro by a micropropagated plant or plantlet.

((~~(9)~~)) (8) "Minitubers" means tubers produced under controlled greenhouse conditions.

((~~(10)~~)) (9) "Nematode" means ((~~a disease (infestation) of~~)) plant parasitic nematodes ((~~of~~)) capable of infesting potatoes, including but not limited to the genus *Meloidogyne*.

((~~(11)~~)) (10) "Nuclear stock" means plantlets, microtubers, minitubers, or seed potatoes produced from prenuclear stock, and grown in the field for the first time.

((~~(12)~~)) (11) "Plot" means a seed potato planting that is 0.25 acre or less in size.

((~~(13)~~)) (12) "Powdery scab" means the disease caused by the fungus *Spongospora subterranea*.

((~~(14)~~)) (13) "Prenuclear" means micropropagated plants ((~~in vitro~~)) or tubers ((~~in vitro. Also included are~~)) and plants or minitubers produced in a greenhouse.

((~~(15)~~)) (14) "Recertification" means the process of certifying a seed lot that was certified the previous year.

((~~(16)~~)) "Ring rot" means the disease caused by the bacterium *Clavibacter michiganense ssp. sepedonicum*.

((~~(17)~~)) (15) "Rogue" means ((~~a method of removing undesired plant specimens from a lot whereby all plant parts including vines, tubers, and seed pieces are completely removed from a field. Roguing for plant disease shall also include removing all plants and their parts immediately adjacent to the diseased suspect plant~~)) removing diseased or undesirable plants, including all associated plant parts from a seed potato field.

((~~(18)~~)) (16) "Seed lot" means a field, in whole or in part, or a group of fields producing seed potatoes, or the potato tubers harvested from a seed potato field.

((~~(19)~~)) (17) "Seed potatoes" means vegetatively propagated tubers used for potato production ((~~that have been produced outside of or within the state of Washington and are being handled for seed purposes, propagation, or reproduction within the state of Washington~~)).

((~~(20)~~)) (18) "Seed source" means seed potatoes produced by an individual grower within a particular seed production area.

((~~(21)~~)) (19) "Trace" means a barely perceivable indication of plant disease that amounts to less than 0.001 percent of sample.

((~~(22)~~)) (20) "Tolerance" means the maximum acceptable percentage of potato plants or tubers ((~~exhibiting visual~~

~~symptoms of disease or defect during inspection of a representative sample)) that is diseased, infected by plant pests, defective or off-type based on visual inspection or laboratory testing by the director or other authorized person.~~

~~((23)) (21) "Unit method" means a method of planting in which cut seed pieces from one tuber are dropped consecutively in a row, or in which all tubers from one plant are dropped consecutively in a row.~~

AMENDATORY SECTION (Amending WSR 97-11-028, filed 5/14/97, effective 6/14/97)

WAC 16-324-370 General guidance. (1) Participation in this program ~~((shall be)) is voluntary, except as provided in chapter 15.15 RCW, and may be withdrawn at the option of the applicant. ((Farming and sanitation practices are the responsibility of the grower. Certification, approvals, determinations, and supervision mentioned herein shall be conducted by the department.~~

~~(2) Failure to comply with the requirements of these rules shall be cause for refusal or cancellation of approval of any planting or the certification of any seed as certified seed potatoes.~~

~~(3) The state of Washington department of agriculture makes no warranty, expressed or implied, or representation as to the freedom from disease or quality of certified seed. Certification is based solely on visual inspections of sample plants and tubers of each lot which were found to meet tolerances prescribed in this chapter.~~

~~(2) The department will refuse or cancel certification of any seed potato planting or seed potato lot that fails to comply with this chapter.~~

~~(3) Issuance of a certified state of Washington tag, stamp or other document under this chapter means only that the tagged, stamped or otherwise documented seed potatoes 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 express or implied warranties, including without limitation implied warranties of merchantability and fitness for particular purpose, regarding all plants, plant parts, and plant materials under this chapter. Certification is based solely on compliance with this chapter.~~

~~(4) The department is not responsible for disease, genetic disorders, off-type, failure of performance, mislabeling or otherwise, in connection with this chapter. No grower, 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 this chapter.~~

AMENDATORY SECTION (Amending WSR 97-11-028, filed 5/14/97, effective 6/14/97)

WAC 16-324-375 Application and withdrawal. (1) ~~((Application shall be made on a)) To apply for certification, applicants must use the form provided by the department and furnish all information requested, including the date, name, signature and address of the applicant, lot number, seed source identification number, variety, class planted, acres,~~

~~date planted, seed spacing at planting, average length of rows, year the field was last cropped to potatoes, along with their variety and lot number, and a map of the field location. Applications for certification ((shall)) must reach the ((state)) department ((of agriculture,)) on or before June 15 of each year, accompanied by the appropriate fee, field location maps and evidence of eligibility such as tags or certificates. Unless prior approval has been granted, late applications ((, without prior approval,)) will be assessed a late ((application)) fee of twenty dollars per application. ((Applications shall be accompanied by the appropriate fee, as well as tags, certificates or other evidence of eligibility.))~~

~~(2) ((Prospective growers entering the certification program for the first time shall be interviewed by the department before their applications are processed. This is in order that the applicant knows what is expected and what may be expected from the certifying agency.~~

~~(3)) Separate applications ((shall be)) are required for each variety, seed source, and seed lot.~~

~~((4)) (3) Separate applications ((shall be)) are required for each ((seed source)) field location that is separated by more than one hundred feet.~~

~~((5) Applications shall be accompanied by a field location map so that any inspector can identify each lot and the lot location.~~

~~(6) Withdrawal of a seed lot from the certification program shall be made on a form provided by the department.~~

~~(4) Growers may withdraw a seed potato lot from certification for any reason by notifying the department in writing.~~

AMENDATORY SECTION (Amending WSR 97-11-028, filed 5/14/97, effective 6/14/97)

WAC 16-324-381 Certified seed potato stock—Fees.

~~(1) The seed potato certification fee((s shall be)) is twenty-nine dollars per acre or fraction ((thereof)) of an acre.~~

~~(2) The certification fee for a field plot ((shall be)) is twenty dollars per application.~~

~~(3) The department may assess ((an)) additional fees ((charged on a)) for time and mileage ((basis)) pursuant to chapter 16-470 WAC.~~

~~(4) ((Applications shall be accompanied by)) Growers must submit a minimum of fifty percent of the total certification ((fee and payable on or before June 15 of each year. For purposes of certification fee assessment, acreage may be adjusted by no more than ten percent on or before July 15 of each year)) fees with the applications.~~

~~(5) Final payment of ((the)) certification fees is due and payable November 1 of each year((: Provided, That fees for five acres or less must be paid in full at the time of application)).~~

~~(6) ((Refunds of the certification fee may be made only if the withdrawal form)) For the purpose of fee assessment, acreage may be adjusted by no more than ten percent prior to the first field inspection. The department will refund certification fees, if a written withdrawal notice is received by the department prior to the first field inspection.~~

~~(7) Growers are not required to pay the final half of the certification fee on lots rejected or withdrawn before the sec-~~

ond inspection (~~((shall not be subject to the final one-half payment of the certification fee)).~~

(8) ~~((Certification fees shall not be refunded after two field inspections have been completed.~~

(9) ~~Failure to pay fees when due shall result in removing the applicant from this program.~~

(10) ~~No application from any grower owing the Washington state department of agriculture for previous fees may be considered.)~~ The department will deny certification to any applicant who fails to pay fees when due.

(9) The department will not accept applications from any grower owing the department for previous fees.

AMENDATORY SECTION (Amending WSR 97-11-028, filed 5/14/97, effective 6/14/97)

WAC 16-324-382 Seed potato classification. (1) All seed potatoes entered for certification (~~((shall be))~~ are classified on the basis of production phases as follows:

(a) Prenuclear (PN) - ~~((Prefield seed stocks for laboratory and greenhouse production or direct field plantings:))~~ Micropropagated potatoes or seed potatoes grown in a greenhouse or screenhouse under sanitary conditions free of insects, weeds that can harbor potato diseases or other sources of disease contamination.

(b) Nuclear (N) - First field production year.

(c) Generation 1 (G1) - Second field production year.

(d) Generation 2 (G2) - Third field production year.

(e) Generation 3 (G3) - Fourth field production year.

(f) Generation 4 (G4) - Fifth field production year.

(g) Generation 5 (G5) - Sixth field production year.

(2) ~~((The class of any seed lot shall be determined by its production phase as defined in subsection (1) of this section.))~~ If a seed lot fails to meet the standards established in this chapter for its ~~((production phase))~~ class, then it ~~((shall))~~ will be reclassified to the ~~((next later))~~ earliest generation for which it meets established standards. ~~((If a seed lot fails to meet minimum standards established for G5, it shall be rejected from certification.))~~

NEW SECTION

WAC 16-324-385 Production requirements. (1) A grower is not eligible to produce nuclear, generation 1, or generation 2 seed potatoes, if ring rot has been detected on his or her farm during the previous two years.

(2) Prenuclear class.

(a) Prenuclear seed lots must be derived from disease tested micropropagated plants. All testing methods and laboratories must be approved by the department.

(b) A minimum of one percent (and not less than twenty samples) of prenuclear seed produced in a greenhouse must be tested and found free of potato virus X (PVX), potato virus Y (PVY), potato virus S (PVS), potato leafroll virus (PLRV), *Erwinia carotovora* ssp. *carotovora* (soft rot), *Erwinia carotovora* ssp. *atroseptica* (black leg), and *Clavibacter michiganense* ssp. *sependonicum* (ring rot).

(c) The department will inspect all facilities used in the production of prenuclear class seed potatoes on a periodic

basis. Department approval is necessary in order to utilize these facilities.

(3) Nuclear class.

(a) Nuclear class seed potatoes must be propagated entirely from prenuclear plants.

(b) Each nuclear class seed lot must be distinctly separated in storage and in the field.

(c) If a ground rig is used for spraying, wide enough spacing between rows must be left, so that tires will not touch plants during the growing season.

(d) Growers must plant cut seed and single drop seed separately, with single drop seed identified.

(4) Generations 1, 2, 3, 4 and 5.

(a) Growers must leave a distinct separation of at least six feet unplanted or planted to some other crop between lots of seed potatoes from different classes. A similar separation must be left between different varieties, unless the varieties are readily distinguishable by visual observation.

(b) When more than one lot of seed potatoes is planted in the same field, growers must stake or mark the identity of each lot.

AMENDATORY SECTION (Amending WSR 97-11-028, filed 5/14/97, effective 6/14/97)

WAC 16-324-391 Eligibility requirements. (1) ~~((Planting stocks shall be derived from seed stocks))~~ Only seed potatoes derived from plants that have been disease tested(✓) and certified by an official ((seed-certifying)) certification agency ((and continued identity maintained in an approved manner)) are eligible for certification.

(2) ~~((To be eligible for recertification, a seed stock shall))~~ Only seed lots that meet or exceed the minimum requirements ((for field inspection, latent virus testing, and post harvest testing)) as established in this chapter are eligible for certification. A seed ~~((stock))~~ lot that has more than a trace amount of virus disease noted during any field inspection ~~((shall not be recertified))~~ is not eligible for recertification, unless it has been post harvest tested and meets the minimum standards established in WAC 16-324-420.

(3) ~~((Planting stocks from other states or countries shall be eligible for current season certification if the planting stock meets or exceeds the minimum requirements of Washington standards for certification of seed potatoes and is))~~ In order to be eligible for certification in Washington state, seed lots from other states or countries must be eligible for recertification in the state or country of origin.

(4) A seed lot ~~((shall not be eligible for current season certification if it is))~~ blended from two or more different sources of seed is not eligible for recertification.

(5) ~~((Tubers culled out during the grading process shall not be))~~ A seed lot infected with powdery scab is not eligible for recertification.

(6) ~~((Seed stocks shall be eligible for current season certification for a maximum of six field production years.~~

(7) ~~((Generation 5 (G5)((, shall not be)) seed lots are not eligible for recertification.~~

AMENDATORY SECTION (Amending WSR 97-11-028, filed 5/14/97, effective 6/14/97)

WAC 16-324-392 Isolation requirements. (1) ~~((Prenuclear stock shall be produced in a laboratory or greenhouse approved by the department.~~

~~((2))~~ The department must approve all nuclear and generation 1 ~~((shall be produced only in))~~ field locations ~~((approved by the department)).~~

~~((3))~~ (2) Generation 2 through generation 5 ~~((shall))~~ must be isolated by at least three hundred fifty feet from ~~((other))~~ all noncertified potatoes ~~((except seed potatoes entered for certification)).~~

~~((4))~~ (3) When ring rot is found in a field planted with more than one lot of seed potatoes, the department will reject entire field ~~((shall be rejected))~~ unless at least six feet between lots has been left unplanted or planted to some other crop.

AMENDATORY SECTION (Amending WSR 97-11-028, filed 5/14/97, effective 6/14/97)

WAC 16-324-393 Land requirements. (1) ~~((Any land known to be))~~ The department will not accept any field infested with ~~((parasitic potato))~~ nematodes ~~((shall not be accepted)).~~

(2) ~~((Any land planted with seed potatoes found to have ring rot shall not be eligible for certified seed potato production for at least))~~ Detection of ring rot in a field will make that field ineligible for production of certified seed potatoes for three years. Presence of volunteer potato plants in a field with ring rot history ~~((shall))~~ will disqualify the current field crop for certification. Plants outside of the defined row ~~((shall be))~~ are considered volunteers. ~~((Exceptions to this may be approved by the department when cultural practice has been proven to be successful. Cultural practices may include, but are not limited to, mechanical means (such as deep plowing) and/or chemical means (such as fumigants or other material) for seed bed preparation. Materials and methods shall be recorded with the department. Whichever method is used, it shall be approved by the department and shall be adequate to maintain variety and disease purity.))~~

(3) Nuclear class ~~((shall))~~ seed potatoes must be produced ~~((on land))~~ in a field that has not been planted with potatoes for ~~((any of the previous))~~ at least six years. (New ground is preferred.)

(4) Generation 1 class ~~((shall))~~ seed potatoes must be produced ~~((on land))~~ in a field that has not been planted with potatoes for ~~((any of the previous))~~ at least four years.

(5) Generation 2, 3, 4, and 5 ~~((classes shall))~~ class seed potatoes must be produced ~~((on land))~~ in a field that has not been planted with potatoes during the previous year unless the prior potato crop was certified seed potatoes of ~~((a higher))~~ an earlier class ~~((and))~~ of the same variety. Volunteer plants from a previously planted seed potato crop ~~((that are present at the time of the field inspection shall))~~ will cause the ~~((designated))~~ class designation of the current crop to be changed to ~~((an))~~ the appropriate ~~((later))~~ generation ~~((designation))~~ of the volunteer plants.

AMENDATORY SECTION (Amending WSR 97-11-028, filed 5/14/97, effective 6/14/97)

WAC 16-324-396 Sanitation requirements. (1) Chemicals used in the sanitation of equipment ~~((shall))~~ should be those recommended by the *Pacific Northwest Plant Disease Control Handbook*. Vector control ~~((shall))~~ must be maintained throughout the growing season as recommended by the *Pacific Northwest Plant Disease Control Handbook*.

(2) Seed stocks entered for certification ~~((shall))~~ must be planted and harvested prior to handling any other seed stock. The earliest generation ~~((shall))~~ must be handled prior to lower classes within the program. ~~((All equipment used in the cutting, planting, digging, storage, and sorting process shall be sanitized between lots and varieties. When cutting nuclear stock, gloves and knives shall be sanitized between each tuber cut.~~

~~((3))~~ Precautions shall be taken when roguing, irrigating, or cultivating to prevent the spread of potato pathogens. Only sanitized footwear shall be allowed in the field.

~~((4))~~ (3) Only department-approved containers shall be used during the digging, storage, and packing process.

~~((5))~~ Appropriate procedures for sanitizing shall include steam cleaning or use of a pressure washer to eliminate all dirt and dry matter, followed by application of an approved chemical to kill bacteria.)

AMENDATORY SECTION (Amending WSR 97-11-028, filed 5/14/97, effective 6/14/97)

WAC 16-324-398 Field inspection disease tolerance. (1) Compliance with a 0.0% tolerance is not intended, nor ~~((shall))~~ should it be construed, to mean that the lot inspected is free from the disease. ~~((In case of ring rot, nematode, or powdery scab,))~~ It means that the disease was not ~~((identified))~~ detected during ~~((any))~~ visual inspections of the seed lot.

(2) First and second field inspection tolerances, expressed as percentages.

Factor	Nuclear		G 1		G 2	G 3		G 4		G 5		
	1st	2nd	1st	2nd	1st	2nd	1st	2nd	1st	2nd	1st	2nd
Varietal mixture	0.00	0.00	0.00	0.00	0.02	0.01	0.05	0.01	0.08	0.05	0.20	0.10
Mosaic	0.00	0.00	0.00	0.00	0.01	TR(*)	0.50	0.25	0.50	0.25	2.00	1.00
Leafroll	0.00	0.00	0.00	0.00	0.01	TR(*)	0.03	0.01	0.08	0.05	0.40	0.20
Total visible virus	0.00	0.00	0.10	0.00	0.50	0.50	2.00	1.00	2.00	1.00	2.00	2.00
Phytoplasmas	0.00	0.00	0.00	0.00	0.10	0.10	0.20	0.20	0.50	0.50	1.00	1.00

PERMANENT

Factor	Nuclear		G 1		G 2		G 3		G 4		G 5	
	1st	2nd	1st	2nd	1st	2nd	1st	2nd	1st	2nd	1st	2nd
Black leg	0.00	0.00	0.10	0.10	0.50	0.50	1.00	1.00	2.00	2.00	4.00	2.00
Ring rot	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
Nematode	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
Spindle tuber viroid	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
((Powdery seab	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00))

*TR=Trace

NEW SECTION

WAC 16-324-399 Field inspection. (1) The department will visually inspect each seed lot at least two times during the growing season. The department may make additional inspections if the department deems it necessary.

(2) The department will reject all seed lots that do not comply with minimum field inspection standards at the time of inspection.

(3) Growers must notify the department of unusual field conditions, which may cause premature dying from any cause prior to the final reading of the field.

(4) Post harvest testing is required for any seed lot with a field condition preventing adequate field evaluation at the time of the first field inspection.

(5) If the department is unable to perform the final field inspection of a seed potato lot for any reason at least one of the following actions will be taken:

- (a) The seed lot will be denied certification;
- (b) The seed lot will be denied recertification; and/or
- (c) The lot must be post harvest tested and found free of ring rot.

(6) The department will reject any seed lot in which ring rot is detected and will conduct additional inspections on all of the grower's remaining seed lots. The department will not recertify any seed lot associated with or planted after the rejected lot. The department will submit samples of ring rot detected during field inspections to an approved laboratory for confirmation.

(7) The department may require a post harvest test and withhold certification pending results of the post harvest test on seed potato lots exposed to any chemical that causes tuber-borne injury. Any seed potato lot showing five percent or greater tuber-borne chemical damage in the post harvest test will be rejected for certification.

AMENDATORY SECTION (Amending WSR 97-11-028, filed 5/14/97, effective 6/14/97)

WAC 16-324-401 Latent virus testing requirements.

(1) PVX testing ~~((shall be))~~ is required for nuclear~~(;)~~ generation 1 and generation 2 class seed potatoes. PVX testing ~~((shall be))~~ is optional for all other classes.

(2) ~~Growers must submit petiole samples ((shall be submitted by the grower in late August, or prior to vine kill,))~~ for latent virus testing to a laboratory approved by the department. The ((east of)) applicant is responsible for laboratory testing ((shall be borne by the applicant)) fees.

(3) The minimum number of plants per seed lot to be sampled for ~~((latent virus determination shall be))~~ PVX testing is one hundred. For nuclear class, a minimum of ten percent of the total number of plants per lot ~~((shall))~~ must be sampled. For generation 1, a minimum of two percent of the total number of plants per lot ~~((shall))~~ must be sampled. For generation 2, a minimum of fifty leaves per acre ~~((shall))~~ must be sampled. ~~((For))~~ Generation 3, 4 and 5 ~~((a minimum))~~ seed lots should be sampled at a rate of twenty leaves per acre ((shall be sampled. No more than five leaves shall be bulked per sample)). The department may require additional testing.

AMENDATORY SECTION (Amending WSR 97-11-028, filed 5/14/97, effective 6/14/97)

WAC 16-324-402 Latent virus tolerance. (1) ~~((Latent virus disease))~~ PVX tolerances are listed in the table that follows and ~~((shall))~~ must be based on positive ELISA test results.

PVX TOLERANCE TABLE: PERCENT DISEASE

NUCLEAR	G1	G2	G3	G4	G5
0.00	0.50	1.00	3.00	4.00	5.00

AMENDATORY SECTION (Amending WSR 97-11-028, filed 5/14/97, effective 6/14/97)

WAC 16-324-409 Post harvest test requirements. (1)

Post harvest testing of all seed classes ~~((shall be))~~ is optional, except as required in WAC 16-324-399. Seed lots which fail the minimum requirements of the field inspection standards ~~((shall))~~ are not ~~((be))~~ eligible for post harvest testing.

(2) ~~((The purpose of this test is to visually detect virus and virus-like plant symptoms in seed potato samples submitted by the grower. Diseases which cannot be observed visually at the time of inspection may be present.~~

~~((3))~~ A minimum of four hundred tubers ((shall)) must be submitted for each seed lot entered for post harvest testing. Seed lots less than one acre in size ((shall)) must submit a minimum of four tubers per total hundred weight with a minimum of fifty tubers. ((The applicant shall have the option of submitting additional tubers greater than the minimum number.

~~((4))~~ (3) The applicant is responsible for the cost of post harvest testing ((shall be borne by the applicant)).

~~((5))~~ Seed stocks represented (4) Seed lots in the post harvest test which fail to ~~((meet))~~ comply with the disease

PERMANENT

tolerance requirements set forth in ~~((this chapter shall not be))~~ WAC 16-324-420 are not eligible for recertification.

(a) The applicant ~~((shall))~~ must notify in writing all receivers of ~~((a seed stock or))~~ any seed lot that failed to ~~((meet))~~ comply with post harvest ~~((test requirements))~~ tolerances set forth in WAC 16-324-420.

(b) Acceptance of ~~((this))~~ a seed lot ~~((shall))~~ that fails to comply with the tolerances set forth in WAC 16-324-420 must be based on a written buyer/seller agreement. The grower must provide the department with a copy of the written ~~((notice and buyer/seller))~~ agreement ~~((shall be provided to the department as soon as practicable.~~

~~(6) Upon request of the applicant, the department shall submit samples of seed potatoes to an approved laboratory for ELISA testing to confirm a finding of visual virus disease symptoms. The applicant shall bear the cost of ELISA testing.~~

~~(7) In the event of a serious malfunction of the post harvest test facility, certification eligibility shall be based on field inspection readings) within thirty days of receiving the post harvest results.~~

AMENDATORY SECTION (Amending WSR 97-11-028, filed 5/14/97, effective 6/14/97)

WAC 16-324-431 Digging, storage and premarketing. (1) Each seed lot ~~((shall))~~ must be stored ~~((so as to maintain))~~ with its identity maintained. ~~((The storage bin or room (an area with a controlled access and enclosed by solid barriers) shall be so marked that any inspector not previously having been in the room or storage bin could identify each lot.))~~ All tubers from a unit planting method ~~((shall))~~ must be numbered and stored as an identifiable unit for the next year's planting.

(2) Each storage or room containing more than one seed lot ~~((shall))~~ must have a solid barrier between each lot ~~((that is not of the same seed source, variety or classification)).~~

(a) The ~~((presence of))~~ department will reject any seed lot in which ring rot or nematode ~~((in a seed lot that is stored with other seed lots shall be cause for rejection of all seed lots that are not isolated or separated))~~ by a solid barrier.

(b) ~~((Seed lots previously known or found to be infected with ring rot at time of storage or))~~ Noncertified potatoes ~~((shall))~~ must not be stored ~~((within))~~ in the same ~~((storage with))~~ facility as certified seed potatoes.

(3) The applicant ~~((shall))~~ must notify in writing receivers of ~~((a seed stock or receivers of a lot associated with a seed stock that has been))~~ any seed lot found to be infected with ring rot. The applicant ~~((shall))~~ must provide the department with a copy of this notification when it is sent to the receiver.

(4) All seed classes ~~((shall))~~ must be graded according to ~~((state of Washington standards for seed potatoes and))~~ the United States Standards for Grades of Seed Potatoes.

(5) Each container or sack ~~((shall))~~ must be identified with ~~((the))~~ an official Washington seed potato tag ~~((s which shall show))~~ listing the grower's name, address, seed lot number, net weight, variety and classification unless such information is printed on the sacks or containers.

(6) The department ~~((shall))~~ issues tags to the grower. The grower ~~((shall))~~ is required to comply with all of the following:

(a) Tag the sack or container as the potatoes are sorted;

(b) Allow inspection of graded seed potatoes at any time;

(c) ~~((If seed potatoes are out of grade,))~~ Remove the tags from out-of-grade potatoes under the supervision of the ~~((inspector))~~ department; and

(d) Return all unused tags to the ~~((inspector))~~ department.

~~(7) ((Failure to comply with any of the requirements of this chapter shall be cause for the inspector to withhold the privilege of permitting the grower to tag at the grower's convenience.~~

~~(8) Failure to comply with subsection (6)(b) and (c) of this section shall be cause to reject a grower from the certification program.~~

~~(9) In order to maintain its certification status, a) The department may issue a compliance agreement authorizing the grower to tag seed potatoes.~~

~~(8) Bulk shipments must be identified with the information required in subsection (5) of this section.~~

AMENDATORY SECTION (Amending WSR 97-11-028, filed 5/14/97, effective 6/14/97)

WAC 16-324-446 Grading inspection. (1) ~~((The quality of the))~~ Grading of seed potatoes is the ~~((full))~~ responsibility of the grower. The department ~~((shall))~~ monitors grading activities for compliance with the United States Standards for Seed Potatoes and established state standards for seed potatoes.

(2) Upon request, the department provides shipping point inspections for seed potatoes ~~((shall be performed by the department at the established rate for time and mileage. A federal state inspection certificate shall be issued)).~~ Fees established in chapter 16-470 WAC apply to all shipping point inspections.

(3) Three colors of tags ~~((shall be permitted))~~ are authorized for use on certified seed potatoes.

(a) Blue tags ~~((shall be))~~ are used for seed potatoes which meet or exceed minimum requirements of United States Standards for US Number 1 grade of seed potatoes.

(b) Yellow tags ~~((shall))~~ indicate a contract grade between buyer and seller.

(c) White tags ~~((shall be))~~ are used for seed potatoes which meet or exceed minimum requirements of US Number 1 standards for grade of seed potatoes ~~((: Provided))~~ except, that the size ~~((shall))~~ may not be less than one ounce or more than three ounces in weight.

~~((4) Compliance with the provisions of these standards shall not relieve the applicant or grower from responsibility for conforming with compliance agreements and applicable provisions of federal and state laws.))~~

AMENDATORY SECTION (Amending Order 4014, filed 10/22/92, effective 11/22/92)

WAC 16-324-720 ((ELISA)) Laboratory testing ((for potato viruses))—Fees. (1) ~~((The following fees shall apply~~

~~to~~) ELISA testing to determine the presence of (~~Potato Virus A (PVA), Potato Virus M (PVM), Potato Virus S (PVS), Potato Virus X (PVX), Potato Virus Y (PVY), and Potato Leaf Roll Virus (PLRV)~~) potato viruses:

# Viruses	# Samples	Price/leaf sample	Price/tuber sample
1	1 to 10	\$1.00	\$1.10
	11 to 25	\$0.90	\$1.00
	over 25	\$0.80	\$0.90
2	1 to 10	\$1.50	\$1.60
	11 to 25	\$1.30	\$1.40
	over 25	\$1.10	\$1.20
3	1 to 10	\$2.00	\$2.10
	11 to 25	\$1.70	\$1.80
	over 25	\$1.40	\$1.50
4	1 to 10	\$2.50	\$2.60
	11 to 25	\$2.10	\$2.20
	over 25	\$1.70	\$1.80
5	1 to 10	\$3.00	\$3.10
	11 to 25	\$2.50	\$2.60
	over 25	\$2.00	\$2.10
6	1 to 10	\$3.50	\$3.60
	11 to 25	\$2.90	\$3.00
	over 25	\$2.30	\$2.40

(2) Spindle tuber viroid testing (~~(shall be)~~) is provided at the actual cost (~~(of time at twenty-five dollars per hour plus materials)~~) to the department.

~~((3) Other virus tests not listed in subsection (1) of this section may be provided at actual cost of time at twenty-five dollars per hour plus materials.))~~

REPEALER

The following sections of the Washington Administrative Code are repealed:

- WAC 16-324-394 Production requirements—Prenuclear class.
- WAC 16-324-395 Production requirements—Field grown seed potatoes.
- WAC 16-324-397 Field inspection.
- WAC 16-324-700 Establishing the fee schedule.
- WAC 16-324-710 Schedule of fees—Billing policies and procedures.

**WSR 00-20-105
PERMANENT RULES
OFFICE OF THE
INSURANCE COMMISSIONER**

[Insurance Commissioner Matter No. R 2000-07—Filed October 4, 2000, 11:13 a.m.]

Date of Adoption: October 4, 2000.

Purpose: The regulation was initially adopted in 1986 as a response to the AIDS crisis. It has not been updated since despite the increase in knowledge of the disease and inherent risks and changes in the testing for and treatment of AIDS. The rule making is intended to clarify the existing rule and bring is up to date. The adopted rules were developed with industry and interested parties including consumer interest groups, insurers, and other agencies.

Citation of Existing Rules Affected by this Order: Repealing WAC 284-90-030; and amending WAC 284-90-010 and 284-90-020.

Statutory Authority for Adoption: RCW 48.02.060, 48.30.010, 48.44.050, 48.46.200.

Other Authority: RCW 48.01.030, 48.05.250, 48.18.110, 48.18.480.

Adopted under notice filed as WSR 00-16-126 on August 2, 2000.

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 2, Repealed 1.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, Amended 2, Repealed 1.

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 1.

Effective Date of Rule: Thirty-one days after filing.

October 4, 2000

D. J. Patin

Deputy Insurance Commissioner

AMENDATORY SECTION (Amending Order R 86-5, filed 10/15/86)

WAC 284-90-010 Purpose. (1) The purpose of this chapter is to assure nondiscriminatory treatment of insureds and prospective insureds by establishing minimum standards insurers must meet with respect to acquired immune deficiency syndrome (AIDS) and its related conditions. (~~(Such)~~) Related conditions include a positive testing for the Human ((T-Cell Lymphotropic Virus Type III (HTLV-III) antibodies and a diagnosis of AIDS-related complex)) Immunodeficiency Virus (HIV).

(2) The insurance code prohibits unfair discrimination between insureds having like risk and exposure factors. The

PERMANENT

practical effect of the law is to require grouping of insureds into classes of like risk and exposure and charging a premium commensurate with the risk and exposure. This assures the equitable treatment of each class of insureds in the sense that the premium charge is reasonably related to the risk assumed by the insurer and that no class of insureds supports (or is supported by) another class of insureds. For example: Insureds with a heart condition should not subsidize (or be subsidized by) insureds with AIDS or diabetes; policies issued on a standard basis should not be surcharged to support those issued to insureds suffering from an ailment. To properly classify such prospective insureds, insurers must ask appropriate questions on application forms and may require reasonable testing of prospective insureds, when health underwriting is not prohibited by rule or statute.

resolved in a manner consistent with the settlement of claims resulting from other diseases.

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 284-90-030

Policy reserves—Annual financial statements.

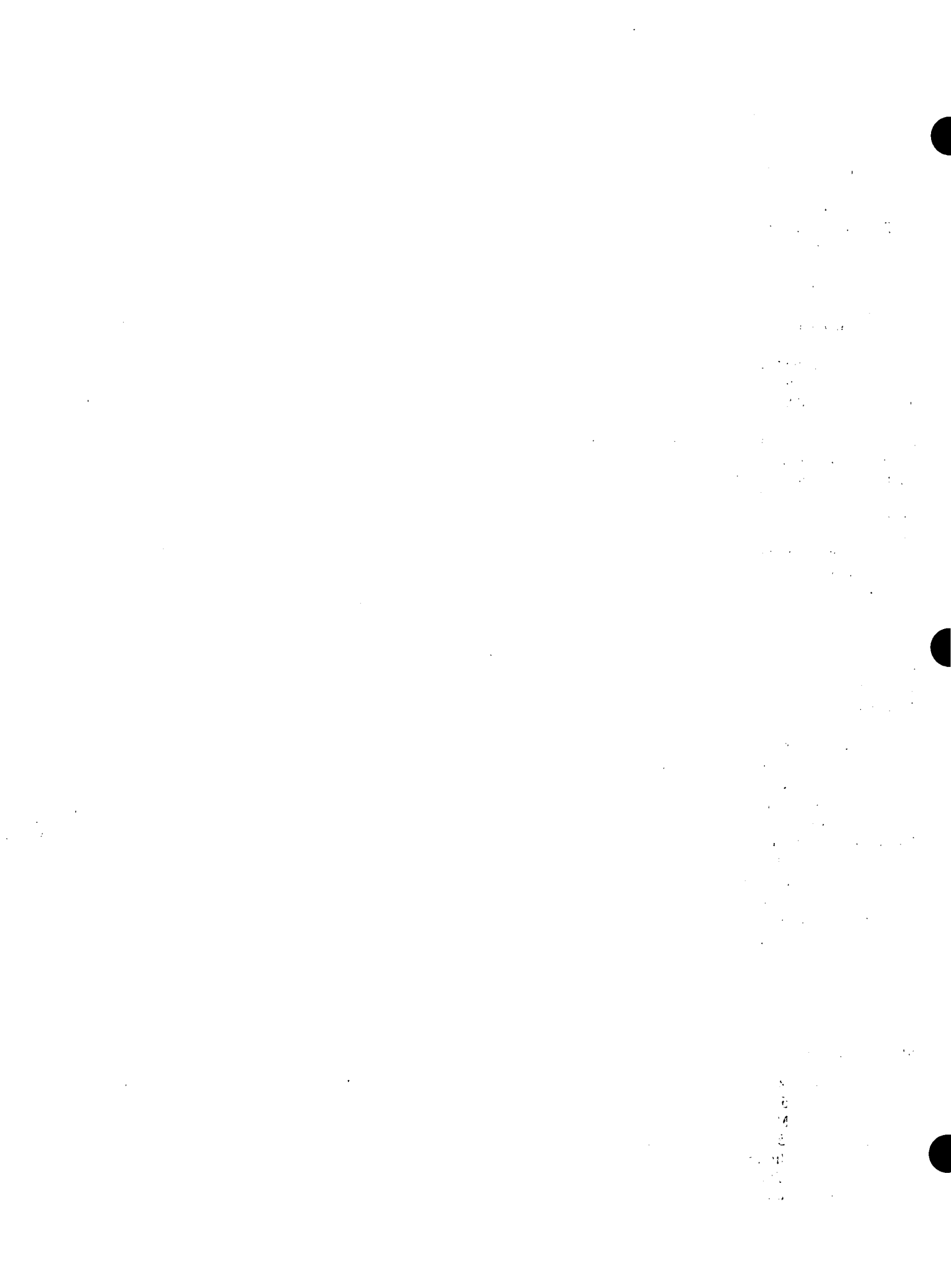
AMENDATORY SECTION (Amending Order R 86-5, filed 10/15/86)

WAC 284-90-020 Insuring procedures relating to AIDS. (1) AIDS and its related conditions are diseases and must be considered as such under the insurance laws of this state. Underwriting considerations must be consistent with the underwriting considerations applied to other diseases. Prospective insureds must be accepted or rejected or rated standard or substandard on the basis of bona fide and substantiated statistical differences in risk or exposure.

(2) Questions about AIDS and related health conditions on applications for insurance must be in clear and understandable language and must lend themselves to the placement of applicants in the proper class of insureds. Questions which are ambiguous or misleading are prohibited.

(3) (~~When used, the blood~~) Testing of insurance applicants must be administered on a nondiscriminatory basis. If a prospective insured is to be declined or rated substandard because of (~~(HTLV-III antibodies in the blood)~~) HIV infection, such action must be based on a Western Blot Test or (~~another~~) any United States Food and Drug Administration approved confirmatory test of equal or greater accuracy. Testing procedures of lesser accuracy may be used on a non-discriminatory basis for underwriting purposes, but a prospective insured may not be declined or rated substandard solely on the basis of results from such test(s).

(4) There are several aspects of the disease AIDS which may create unforeseen claim settlement problems under life insurance, loss of time, and medical coverages. The likelihood of the claimant incurring medical expenses from several different symptoms of AIDS or one of its related conditions may make it difficult to determine when the disease first manifested itself. The long incubation period along with the concurrent and aggravating ailments may create problems with the application of the preexisting conditions clause and the incontestable provision, as well as the rules which determine a new spell of illness. The benefit provision, including any extended benefit provision, will determine the extent of claim payments if the disease manifested itself while the policy was in force but continued after expiration of coverage or termination of the contract. Such matters, and others unique to the disease of AIDS and its related conditions, must be



WSR 00-20-001
EMERGENCY RULES
DEPARTMENT OF
FISH AND WILDLIFE

[Order 00-191—Filed September 20, 2000, 4:40 p.m.]

Date of Adoption: September 19, 2000.

Purpose: Amend hunting rules.

Citation of Existing Rules Affected by this Order:
 Amending WAC 232-28-273.

Statutory Authority for Adoption: RCW 77.12.047.

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: Fire damage to sheep unit 10 has reduced the population in this area and an overflight of the area shows significant habitat damage. Taking a ram sheep from the remaining population is not warranted. The closure of sheep unit 10 by the department puts the permit holder for this area at a disadvantage. The population of sheep in unit 5 can support the taking of an additional ram, and providing opportunity to the permit holder allows harvest with no biological impact. This hunt was to start September 15, and 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.

September 19, 2000

J. P. Koenings
 Director

NEW SECTION

WAC 232-28-27300A 2000 Bighorn sheep permit hunts. Notwithstanding the provisions of WAC 232-28-273, the sheep unit 10 (Mt. Hull) permit hunt for 2000 is transferred to sheep unit 5 (Umtanum). The permit issued for the Mt. Hull hunt is valid only during the period immediately through October 10, 2000, and is valid for taking one bighorn ram sheep with any lawful weapon.

WSR 00-20-011
EMERGENCY RULES
DEPARTMENT OF
FISH AND WILDLIFE

[Order 00-181—Filed September 22, 2000, 4:55 p.m., effective October 1, 2000, 12:01 a.m.]

Date of Adoption: September 22, 2000.

Purpose: Amend personal use rules.

Citation of Existing Rules Affected by this Order:
 Repealing WAC 232-28-61900W; and amending WAC 232-28-619.

Statutory Authority for Adoption: RCW 77.12.047.

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 year's Columbia River coho return is expected to be 450,000 fish, the largest run size since 1991. Thousands of surplus adult hatchery coho are expected to return to the Cowlitz, Toutle, and Lewis river systems. Various measures including increased sport fishing opportunities, are being implemented to utilize the surplus fish. 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: October 1, 2000, 12:01 a.m.

September 22, 2000

J. P. Koenings
 Director
 by Larry Peck

NEW SECTION

WAC 232-28-61900W Exceptions to statewide rules. Notwithstanding the provisions of WAC 232-28-619:

(1) Cowlitz River - Effective October 1 through December 31, 2000 in those waters of the Cowlitz River from boundary markers at mouth upstream to 400 feet or the posted markers below the barrier dam it is lawful to retain up to six adult hatchery coho as part of the daily limit.

(2) Green River (Cowlitz County) Effective October 1 through November 30, 2000 in those waters of the Green

River from the mouth upstream to the 2800 Road Bridge it is lawful to retain up to six adult hatchery coho as part of the daily limit. All tributaries and from 400 feet or posted markers below and above the temporary salmon hatchery rack when installed in the river are closed.

(3) Lewis River (including North Fork) October 1 through December 31, 2000 in those waters of the Lewis River from the boundary markers at the mouth upstream to Colvin Creek located upstream from the salmon hatchery it is lawful to retain up to six adult hatchery coho as part of the daily limit.

(4) Toutle River - Effective October 1 through November 30, 2000 in those waters of the Toutle River from mouth to confluence with South and North Forks it is lawful to retain up to six adult hatchery coho as part of the daily limit.

(5) North Fork Toutle River - Effective October 1 through November 30, 2000 in those waters of the North Fork Toutle River from confluence with the South Fork upstream to the posted deadline of the fish collection facility it is lawful to retain up to six adult hatchery coho as part of the daily limit. Release wild coho.

REPEALER

The following section of the Washington Administrative Code is repealed effective 12:01 a.m. January 1, 2001:

WAC 232-28-61900W Exceptions to statewide rules.

**WSR 00-20-012
EMERGENCY RULES
DEPARTMENT OF
FISH AND WILDLIFE**

[Order 00-192—Filed September 22, 2000, 4:55 p.m., effective September 22, 2000, 7:01 p.m.]

Date of Adoption: September 22, 2000.

Purpose: Amend commercial fishing rules.

Citation of Existing Rules Affected by this Order: Repealing WAC 220-47-703.

Statutory Authority for Adoption: RCW 77.12.047.

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 above Puget Sound purse seine, gill net, and reef net openings are part of the final agreements reached at the April 7, 2000, meeting of the Pacific Fishery Management Council in Portland, Oregon. Those agreements were drafted into regulatory format and filed with the Code Reviser's Office under the expedited rule-making process. Rules in that filing do not become effective until September 28, 2000, but several fisheries are scheduled to begin prior to that date. These emergency rules are neces-

sary at this time to harvest surplus salmon, or else the salmon will migrate into their streams, and commercial fishing opportunity will be lost.

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: September 22, 2000, 7:01 p.m.

September 22, 2000

J. P. Koenings

Director

by Larry Peck

NEW SECTION

WAC 220-47-704 Puget Sound all-citizen commercial salmon fishery. Notwithstanding the provisions of Chapter 220-47 WAC, effective 7:01 p.m. Friday, September 22, 2000 until further notice, it is unlawful to take, fish for, or possess salmon for commercial purposes taken from the following Puget Sound Salmon Management and Catch Reporting Areas except in accordance with the following open periods, gears, mesh sizes, area, and species restrictions:

Area 6D: Open to skiff gill nets only using 5 inch minimum and 5 1/2 inch maximum mesh from 7:00 a.m. to 7:00 p.m. on the following dates: 9/25, 9/26, 9/27, 9/28, 9/29, 10/2, 10/3, 10/4, 10/5, 10/6, 10/9, 10/10, 10/11, 10/12, 10/13, 10/16, 10/17, 10/18, 10/19, 10/20, 10/23, 10/24, 10/25, 10/26, 10/27.

In Area 6D, it is unlawful to retain chinook salmon at any time, or any chum salmon taken prior to October 16. Salmon that are unlawful to retain must be removed from the net by cutting the meshes ensnaring the fish. Area 6D is closed to commercial salmon fishing within 1/4 mile of each mouth of the Dungeness River.

Area 7: Open for reef nets from 7:00 a.m. to 7:00 p.m. daily through Saturday, November 11. It is unlawful to retain chinook salmon at any time. Chum salmon caught prior to October 1 must be released immediately.

Area 7A: Open for reef nets from 7:00 a.m. to 7:00 p.m. daily through Saturday, November 11. It is unlawful to retain chinook salmon at any time. Chum salmon caught prior to October 1 must be released immediately.

Area 7B: Open as follows:

gill nets - open to gill nets using 5 inch minimum and 5 1/2 inch maximum mesh during these times:

6:00 a.m. Sunday, September 24 through 4:00 p.m. Saturday, October 28.

purse seines - open to purse seines using the 5-inch strip and it is unlawful to retain chinook during these times:

6:00 a.m. Sunday September 24 through 4:00 p.m. Saturday, October 28.

Area 8D: Open as follows:

gill nets - open to gill nets using 5 inch minimum, Wednesday, September 27, 7:00 a.m. to 8:00 p.m.

purse seines - open to purse seines using 5-inch strip and it is unlawful to retain chinook, Thursday, September 28, 7:00 a.m. to 7:00 p.m.

Area 9A: Open to gill nets using 5 inch minimum mesh through 4:00 p.m. Saturday, October 28. Chum salmon caught prior to October 1 must be released immediately. Chum salmon that are unlawful to be retained must be removed from the net by cutting the meshes ensnaring the fish.

Area 12A: Open to beach seines only 7:00 a.m. to 7:00 p.m. daily Monday, September 25 through Friday, September 29; Monday, October 2 through Friday, October 6; Monday, October 9 through Friday, October 13.

In Area 12A, it is unlawful to retain chinook or chum salmon at any time.

Areas 4B, 5, 6, 6A, 6B, 6C, 7C, 7D, 7E, 8, 8A, 9, 10, 10A, 10C, 10D, 10E, 10F, 10G, 11, 11A, 12, 12B, 12C, 12D, 13, 13A, 13C, 13D, 13E, 13F, 13G, 13H, 13I, 13J, and 13K, all freshwater areas and exclusion zones provided for in WAC 220-47-307 - Closed.

REPEALER

The following section of the Washington Administrative Code is repealed effective 7:01 p.m. Friday, September 22, 2000:

WAC 220-47-703 Puget Sound all-citizen commercial salmon fishery. (00-184)

**WSR 00-20-013
EMERGENCY RULES
DEPARTMENT OF
FISH AND WILDLIFE**

[Order 00-193—Filed September 22, 2000, 4:55 p.m.]

Date of Adoption: September 22, 2000.

Purpose: Amend commercial fishing rules.

Citation of Existing Rules Affected by this Order: Repealing WAC 220-52-04600C; and amending WAC 220-52-046.

Statutory Authority for Adoption: RCW 77.12.047.

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 state may not authorize commercial shellfish harvests absent agreed planning or compliance with a process. The provisions of this rule are in conformity with agreed plans with applicable tribes which have been entered as required by the court order. 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: Immediately.

September 22, 2000

J. P. Koenings

Director

by Larry Peck

NEW SECTION

WAC 220-52-04600D Puget Sound crab fishery— Exceptions to permanent seasons and areas. Notwithstanding the provisions of WAC 220-52-046 and WAC 220-52-040:

(1) Effective 8:00 a.m. September 26, 2000 until further notice all Puget Sound Marine Fish-Shellfish Management and Catch Reporting Areas are open except Areas 25C, 26B, 26C, 26D, 27A, 27B, 27C, 28A, 28B, 28C, and 28D and the closures provided for in this section. Effective September 27, 2000 until further notice hours are from one-half hour before sunrise to one-half hour after sunset.

(2) The following areas are closed to commercial crab fishing until further notice:

(a) Those waters of Marine Fish/Shellfish Catch Area 20B which include all waters of Prevost Harbor between Stuart Island and Satellite Island southwest of a line extending from Charles Point on Stuart Island to the northwest tip of Satellite Island and southwest of a line projected 120 degrees from true north from the southeast end of Satellite Island to Stuart Island.

(b) Those waters of Marine Fish-Shellfish Management and Catch Reporting Area 21A which includes all waters inside of Chuckanut Bay east of a line projected north from Governor's Point to the east side of Chuckanut Island thence to Chuckanut Rock thence to the most southerly tip of Clark's Point.

(c) Those waters of Marine Fish-Shellfish Management and Catch Reporting Area 22A in East Sound north of a line

projected from the southern point of Judd Bay to Giffin rocks.

(d) Those waters of Marine Fish-Shellfish Management and Catch Reporting Area 25A west of a line from the new Dungeness Light to the outermost tip of the abandoned dock at the Three Crabs Restaurant.

(e) Those waters of Marine Fish-Shellfish Management and Catch Reporting Area 26A east of a line projected from the outermost tip of the ferry dock at Mukilteo projected to the green #3 buoy at the mouth of the Snohomish River and west of a line projected from that #3 buoy southward to the oil boom pier on the shoreline.

(f) Those waters of Marine Fish-Shellfish Management and Catch Reporting Area 25E south of a line from Contractors Point to Tukey Point.

(3) The following areas are closed to commercial crab fishing during the periods indicated:

(a) Those waters of Marine Fish-Shellfish Management and Catch Reporting Area 20A between a line from the boat ramp at the western boundary of Birch Bay State Park to the western point of the entrance of the Birch Bay Marina and a line from the same boat ramp to Birch Point are closed September 26 through October 31.

(b) Those waters of Marine Fish-Shellfish Management and Catch Reporting Area 22A in Deer Harbor north of a line projected from Steep Point to Pole Pass are closed September 26 through October 31.

(c) Those waters of Marine Fish-Shellfish Management and Catch Reporting Area 22B in Fidalgo Bay south of a line projected from the red number 4 entrance buoy at Cap Sante Marina to the northern end of the eastern most oil dock are closed September 26 through October 31.

(d) Those waters of Marine Fish-Shellfish Management and Catch Reporting Area 24C inshore of the 400 foot depth contour within an area bounded by parallel lines projected northeasterly from Sandy Point and the entrance to the marina at Langley are closed September 26 through October 15.

(4) The following areas are open to commercial crab fishing until further notice:

(a) Those waters of Marine Fish-Shellfish Management and Catch Reporting Area 21B in Samish Bay north and east of a line from Point Williams to Fish Point.

(b) Those waters of Marine Fish-Shellfish Management and Catch Reporting Area 24B north of a line projected true west from Kayak Point and south and west of a line from Kayak Point to Barnum Point.

(c) Those waters of Marine Fish-Shellfish Management and Catch Reporting Area 24D north of a line extending from the point located at the southern end of Honeymoon Bay (48° 03.047 N, 122° 32.306 W) to the point just north of Beverly Beach.

(d) Those waters of Marine Fish-Shellfish Management and Catch Reporting Area 26A east of a line projected true north from the green number 1 buoy at Scatchet Head and west of a line projected true north from the green number 1 buoy at Possession Point, and north of a line connecting the two buoys described herein.

(e) Effective October 15, 2000, those waters of Marine Fish-Shellfish Management and Catch Reporting Area 26A

in Useless Bay south and west of a line from the south end of the Double Bluff State Park seawall (47 58.782 N, 122 30.840 W) projected 110 degrees true to the boulder on shore (47 57.690 N, 122 26.742 W).

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 220-52-04600C Puget Sound fishery—
Exceptions to permanent seasons and areas. (00-186)

**WSR 00-20-014
EMERGENCY RULES
DEPARTMENT OF
FISH AND WILDLIFE**

[Order 00-194—Filed September 22, 2000, 4:56 p.m., effective September 23, 2000, 12:01 a.m.]

Date of Adoption: September 22, 2000.

Purpose: Amend personal use fishing rules.

Citation of Existing Rules Affected by this Order:
Repealing WAC 232-28-61900X; and amending WAC 232-28-619.

Statutory Authority for Adoption: RCW 77.12.047.

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: In-season updates of the coho run size for the Skagit, Snohomish, and Skykomish rivers indicate the runs are returning at higher than predicted harvestable numbers. Test fisheries have determined that chinook salmon have cleared the Green (Duwamish) River and coho are returning in harvestable number. There is insufficient time to use the permanent regulation process to effect these changes.

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.

EMERGENCY

Effective Date of Rule: September 23, 2000, 12:01 a.m.
September 22, 2000

J. P. Koenings
Director
by Larry Peck

WSR 00-20-015
EMERGENCY RULES
DEPARTMENT OF
FISH AND WILDLIFE

[Order 00-195—Filed September 22, 2000, 4:56 p.m.]

Date of Adoption: September 22, 2000.
Purpose: Amend commercial fishing rules.

Citation of Existing Rules Affected by this Order:
Repealing WAC 220-33-01000I; and amending WAC 220-33-010.

Statutory Authority for Adoption: RCW 77.12.047.

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: Sets six days of coho fishing below Longview Bridge, and allows an experimental use of monofilament gear for the second fishing period. Impacts to Endangered Species Act listed fish are projected to remain within guidelines of 2000 Management Agreement and NMFS standards. Harvestable numbers of hatchery coho, chinook, and sturgeon are available. Rule is consistent with action of the Columbia River Compact of September 22, 2000.

Modifies the days open in the Blind Slough Select Area fishery per industry request. The select areas are part of an on-going BPA funded study to design fisheries in areas outside of the mainstem Columbia River. Several stocks of salmon have been released from net pens in these select areas to provide for fisheries. All salmon returning to these net pens are harvestable. This rule is consistent with actions of the Columbia River Compact hearing of July 27, 2000, and September 22, 2000, and is consistent with requirements of the Endangered Species Act. 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: Immediately.

September 22, 2000
J. P. Koenings
Director
by Larry Peck

NEW SECTION

WAC 232-28-61900X Notwithstanding the provisions of WAC 232-28-619:

(1) Effective September 23, 2000 through October 30, 2000 it is lawful to fish for and possess salmon from the waters of Skagit River downstream of the mouth of Gilligan Creek from one hour before official sunrise to one hour after official sunset Friday through Monday weekly. Non-buoyant lure restriction is in effect. Daily limit is one salmon, release chinook salmon immediately. Minimum size for salmon is 12 inches.

(2) Effective 12:01 a.m. September 23 through November 30, 2000 it is lawful to fish for and possess salmon from the waters of Snohomish River downstream of the confluence of the Skykomish and Snoqualmie Rivers from one hour before official sunrise to one hour after official sunset. Non-buoyant lure restriction is in effect. Daily limit is two salmon, release chinook and pink salmon immediately. Minimum size for salmon is 12 inches.

(3) Effective 12:01 a.m. September 23, through November 30, 2000 it is lawful to fish for and possess salmon from the waters of Skykomish River downstream of the mouth of the Wallace River from one hour before official sunrise to one hour after official sunset. Non-buoyant lure restriction is in effect. Daily limit is two salmon, release chinook and pink salmon immediately. Minimum size for salmon is 12 inches.

(4) Effective 12:01 a.m. September 23, through September 30, 2000 it is lawful to fish for and possess salmon from the waters of Green (Duwamish) River downstream of the Pacific Highway South Bridge in Allentown to the First Avenue South Bridge from one hour before official sunrise to one hour after official sunset. Non-buoyant lure restriction is in effect. Daily limit is six salmon, only two may be adults, release chinook immediately. Minimum size for salmon is 12 inches.

REPEALER

The following section of the Washington Administrative Code is repealed effective 12:01 a.m. December 1, 2000:

WAC 232-28-61900X Exceptions to statewide rules. (Skagit, Snohomish, Skykomish, and Green (Duwamish) rivers.)

EMERGENCY

NEW SECTION

WAC 220-33-01000J Columbia River gillnet seasons below Bonneville-select area commercial fisheries. Notwithstanding the provisions of WAC 220-33-010 and WAC 220-33-020, it is unlawful for a person to take or possess salmon, shad, and sturgeon taken for commercial purposes from Columbia River Salmon Management and Catch Reporting Areas 1A, 1B, 1C, 1D, and 1E except during the times and conditions listed:

1) AREA: SMCRA 1A, 1B and 1C upstream to Long-view Bridge.

SEASON: September 25, 26, 28, 2000. 7:00 a.m. to 7:00 p.m. daily.

GEAR: 6 inch maximum mesh
unslacked floater gillnet

ALLOWABLE SALE: salmon and sturgeon

2) AREA: SMCRA 1A, 1B and 1C upstream to Long-view Bridge.

SEASON: October 2, 3, 5, 2000. 7:00 a.m. to 7:00 p.m. daily.

GEAR: 6 inch maximum mesh, unslacked floater gillnet
or 6 inch maximum mesh monofilament unslacked floater gillnet gear

ALLOWABLE SALE: salmon and sturgeon

3) BLIND SLOUGH/KNAPPA SLOUGH SELECT AREA

AREA: Open waters of Blind Slough extend from markers at the mouth of Gnat Creek located approximately 1/2 mile upstream of the county road bridge downstream to markers at the mouth of Blind Slough. Concurrent Washington/Oregon waters extend downstream of the railroad bridge. In addition, Knappa Slough is open to fishing in all waters bounded by a line from the northerly most marker at the mouth of Blind Slough westerly to a marker on Karlson Island downstream to boundary lines defined by markers on the western end of Minaker Island to markers on Karlson Island and the Oregon shore. An area at the mouth of Big Creek defined by markers of about a 100 foot radius is closed to fishing.

SEASON: Blind Slough and Knappa Slough.
7:00 p.m. Mondays to 7:00 a.m. Tuesdays
7:00 p.m. Tuesdays 7:00 a.m. Wednesdays
7:00 p.m. Thursdays to 7:00 a.m. Fridays
7:00 p.m. Fridays to 7:00 a.m. Saturdays
Immediately to September 30, 2000

6:00 p.m. Sundays to 8:00 a.m. Mondays
6:00 p.m. Mondays to 8:00 a.m. Tuesdays
6:00 p.m. Tuesdays 8:00 a.m. Wednesdays

6:00 p.m. Thursdays to 8:00 a.m. Fridays
October 1, 2000 to October 31, 2000

GEAR: 8 inch maximum mesh
100 fathoms maximum length

ALLOWABLE SALE: Salmon and sturgeon

4) TONGUE POINT/SOUTH CHANNEL SELECT AREA

AREA: Tongue Point Basin is open to fishing in all waters bounded by a line from the red light at Tongue Point to the flashing green light at the rock jetty on the northwesterly tip of Mott Island, a line from a marker at the south end of Mott Island easterly to a marker on the northwest bank on Lois Island, and a line from a marker on the southwest end of Lois Island due westerly to a marker on the opposite bank. In addition, South Channel is open to fishing in all waters bounded by a line from a marker on John Day Point through the green buoy "7" thence to a marker on the southwest end of Lois Island upstream to an upper boundary line from a marker on Settler Point northwesterly to flashing red marker "10" thence northwesterly to a marker on the sand bar defining the terminus of South Channel. All open waters are under concurrent jurisdiction.

SEASON: Tongue Point and South Channel
7:00 p.m. Sundays to 7:00 a.m. Mondays
7:00 p.m. Mondays to 7:00 a.m. Tuesdays
7:00 p.m. Wednesdays to 7:00 a.m. Thursdays
7:00 p.m. Thursdays to 7:00 a.m. Fridays
Immediately to September 29, 2000

6:00 p.m. Sundays to 8:00 a.m. Mondays
6:00 p.m. Mondays to 8:00 a.m. Tuesdays
6:00 p.m. Wednesdays to 8:00 a.m. Thursdays
6:00 p.m. Thursdays to 8:00 a.m. Fridays
October 1, 2000 to October 31, 2000

GEAR: Tongue Point Basin
8 inch maximum mesh
250 fathoms maximum length
Weight on leadline cannot exceed two pounds per fathom. Fishers participating in the Tongue Point Basin fishery may have stored on board their boats, gill nets with leadline in excess of two pounds per fathom.

South Channel
8 inch maximum mesh
100 fathoms maximum length

ALLOWABLE SALE: Salmon and sturgeon

5) DEEP RIVER SELECT AREA

AREA: Deep River is open to fishing down river from the town of Deep River to the mouth (a line from navigation marker "16" southwest to a marker on the Washington shore). Concurrent waters extend downstream of the Highway 4 bridge. State waters extend upstream of the Highway 4 bridge.

SEASON: 7:00 p.m. Sundays to 7:00 a.m. Mondays
7:00 p.m. Mondays to 7:00 a.m. Tuesdays
7:00 p.m. Tuesdays to 7:00 a.m. Wednesdays
7:00 p.m. Wednesdays to 7:00 a.m. Thursdays
Immediately to September 28, 2000

6:00 p.m. Sundays to 8:00 a.m. Mondays
6:00 p.m. Mondays to 8:00 a.m. Tuesdays
6:00 p.m. Tuesdays to 8:00 a.m. Wednesdays
6:00 p.m. Wednesdays to 8:00 a.m. Thursdays
October 1, 2000 to October 31, 2000

GEAR: 8 inch maximum mesh
100 fathoms maximum length

ALLOWABLE SALE: Salmon and sturgeon

6) STEAMBOAT SLOUGH SELECT AREA

AREA: Steamboat Slough is open to fishing in waters bounded by markers on Price Island and the Washington shore, at both upstream and downstream ends of Steamboat Slough. All open waters are under concurrent jurisdiction.

SEASON: 7:00 p.m. Tuesdays to 7:00 a.m. Wednesdays
7:00 p.m. Wednesdays to 7:00 a.m. Thursdays
7:00 p.m. Thursdays to 7:00 a.m. Fridays
7:00 p.m. Fridays to 7:00 a.m. Saturdays
Immediately to September 30, 2000

6:00 p.m. Tuesdays to 8:00 a.m. Wednesdays
6:00 p.m. Wednesdays to 8:00 a.m. Thursdays
6:00 p.m. Thursdays to 8:00 a.m. Fridays
6:00 p.m. Fridays to 8:00 a.m. Saturdays
October 3, 2000 to October 28, 2000

GEAR: 8 inch maximum mesh
100 fathoms maximum length

ALLOWABLE SALE: Salmon and sturgeon

OTHER: It is unlawful to transport or possess fish outside the fishing area unless by licensed buyer. An exception to the rule allows transportation out of the fishing area with a permit issued by an authorized agency employee after examining the catch.

Reviser's note: The unnecessary underscoring 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 220-33-01000I Columbia River gillnet seasons below Bonneville-select area commercial fisheries (00-189)

WSR 00-20-030**EMERGENCY RULES****DEPARTMENT OF****SOCIAL AND HEALTH SERVICES**

(Economic Services Administration)

[Filed September 27, 2000, 2:12 p.m.]

Date of Adoption: September 27, 2000.

Purpose: Amend WAC 388-310-0900, 388-310-1000 and 388-310-1050, to describe the new eligibility rules for internships and practicums, and seasonal employment.

Citation of Existing Rules Affected by this Order: Amending WAC 388-310-0900, 388-310-1000, and 388-310-1050.

Statutory Authority for Adoption: RCW 74.08.090, 74.04.050.

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 department also recently approved allowing internships, practicums, and seasonal employment to meet the work requirement for TANF. The department must file this rule change by emergency because of the time sensitive nature of these policy changes, as seasonal workers approach the off season and the fall quarter begins.

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

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, Amended 0, Repealed 0.

Number of Sections Adopted on the Agency's Own Initiative: New 0, Amended 3, Repealed 0.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, Amended 3, 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 3, Repealed 0.

Effective Date of Rule: Immediately.

September 27, 2000

Marie Myerchin-Redifer, Manager

Rules and Policies Assistance Unit

AMENDATORY SECTION (Amending WSR 99-10-027, filed 4/28/99, effective 5/29/99)

WAC 388-310-0900 WorkFirst—Basic education. (1) What is basic education?

Basic education is high school completion, classes to prepare for GED and testing to acquire GED certification. It may include families that work, workplace basics, adult basic education (ABE) or English as a second language (ESL) training if:

(a) It is determined you need this education to become employed or get a better job; and

(b) This activity is combined with paid or unpaid employment or job search.

(2) When do I participate in basic education as part of WorkFirst?

You may participate in basic education as part of WorkFirst under any of the following circumstances:

(a) You may choose to participate, if you are twenty years of age or older and are working in paid or unpaid employment or in job search for a minimum of twenty hours a week (in addition to the basic education).

(b) You may be required to participate if you are a mandatory participant, a parent eighteen or nineteen years of age, you do not have a high school diploma or GED certificate and you need this education in order to find employment.

(c) You will be required to be in high school or a GED certification program if you are a mandatory participant, sixteen or seventeen years old and you do not have a high school diploma or GED certificate.

(d) Employment security department (ESD) has determined that you are a seasonal worker (that is, your normal way of life is based on recurring cycle of seasonal employment). Under WorkFirst, seasonal workers qualify for full-time education and training during the off season.

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 99-10-027, filed 4/28/99, effective 5/29/99)

WAC 388-310-1000 WorkFirst—Vocational education. (1) What is vocational education?

Vocational education is training that leads to a degree or certificate in a specific occupation and is offered by an accredited:

- (a) Public and private technical college or school;
- (b) Community college; or
- (c) Tribal college.

(2) When can vocational education be included in my individual responsibility plan?

We may add vocational education to your individual responsibility plan if:

- (a) You are working twenty or more hours a week; or
- (b) ~~((You lack job skills that are in demand for entry level jobs in your area; and~~

~~(e) The vocational education program is the only way that you can acquire the job skills you need to qualify for entry level jobs in your area (because there is no available work experience, pre-employment training or on-the-job training that can teach you these skills)))~~ Employment security department (ESD) has determined that you are a seasonal worker (that is, your normal way of life is based on a recurring cycle of seasonal employment). Under WorkFirst, seasonal workers qualify for full-time education and training during the off season; or

(c) You are in an internship or practicum for up to twelve months that is paid or unpaid and required to complete a course of vocational training or to obtain a license or certificate in a high demand field, as determined by the employment security department; or

(d) You lack job skills that are in demand for entry level jobs in your area; and the vocational education program is the only way that you can acquire the job skills you need to qualify for entry level jobs in your area (because there is no available work experience, pre-employment training or on-the-job training that can teach you these skills).

(3) Can I get help with paying the costs of vocational education?

WorkFirst will pay for the costs of your vocational education, such as tuition or books, if vocational education is in your individual responsibility plan and there is no other way to pay them. You can also get help with paying your child care costs through the working connections child care program. (See chapter 388-290 WAC for the working connections child care program rules.)

AMENDATORY SECTION (Amending WSR 99-10-027, filed 4/28/99, effective 5/29/99)

WAC 388-310-1050 WorkFirst—Job skills training. (1) What is job skills training?

Job skills training is training in specific skills directly related to employment, but not tied to a specific occupation. Job skills training programs differ in how long the course lasts, what skills are taught and who provides the training. The training may be offered by:

- (a) Community based organizations;
- (b) Businesses;
- (c) Tribal governments; or
- (d) Public and private community and technical colleges.

(2) When can job skills training be included in my individual responsibility plan?

We may add job skills training in your individual responsibility plan for the same reasons we would add vocational education. That is if:

- (a) You are working twenty or more hours a week; or
- (b) Employment security department (ESD) has determined that you are a seasonal worker (that is, your normal way of life is based on a recurring cycle of seasonal employment). Under WorkFirst, seasonal workers qualify for full-time education and training during the off season; or

EMERGENCY

(c) You are in an internship or practicum for up to twelve months that is paid or unpaid and required to complete a course of vocational training or to obtain a license or certificate in a high demand field, as determined by the employment security department; or

(d) You lack job skills that are in demand for entry level jobs in your area; and

((e)) (e) The job skills training program is the only way you can acquire the job skills you need to qualify for entry level jobs in your area (because there is no available work experience, pre-employment training, or on-the-job training that can teach you these skills).

(3) Can I get help with paying the costs of job skills training?

WorkFirst will pay your costs, such as tuition or books, if job skills training is in your individual responsibility plan and there is no other way to pay them. You can also get help with paying your child care costs through the working connections child care program. (See chapter 388-290 WAC for the working connections child care program rules.)

**WSR 00-20-055
EMERGENCY RULES
DEPARTMENT OF
FISH AND WILDLIFE**

[Order 00-204—Filed September 29, 2000, 4:33 p.m., effective September 29, 2000, 7:01 p.m.]

Date of Adoption: September 29, 2000.

Purpose: Amend commercial fishing rules.

Citation of Existing Rules Affected by this Order:
Repealing WAC 220-47-704 and 220-47-705.

Statutory Authority for Adoption: RCW 77.12.047.

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 above Puget Sound purse seine, gill net, and reef net openings are part of the final agreements reached at the April 7, 2000, meeting of the Pacific Fishery Management Council (PFMC) in Portland, Oregon. Those agreements were drafted into regulatory format and filed with the Code Reviser's Office under the expedited rule-making process. Those permanent rules do not include a gill net mesh size restriction of 5 1/2 inch maximum mesh or purse seine release of chinook in Area 7B. Both of these measures are needed to ensure escapement of chinook in the region. All other rules are consistent with agreements reached at the PFMC meeting.

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 2.

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: September 29, 2000, 7:01 p.m.

September 29, 2000

J. P. Koenings

Director

NEW SECTION

WAC 220-47-705 Puget Sound all-citizen commercial salmon fishery. Notwithstanding the provisions of Chapter 220-47 WAC, effective 7:01 p.m. Friday, September 29, 2000 until 12:01 a.m. Sunday, October 15, 2000, it is unlawful to take, fish for, or possess salmon for commercial purposes taken from the following Puget Sound Salmon Management and Catch Reporting Areas except in accordance with the following open periods, gears, mesh sizes, area, and species restrictions:

Area 6D: Open to skiff gill nets only using 5 inch minimum and 5 1/2 inch maximum mesh from 7:00 a.m. to 7:00 p.m. on the following dates: 10/2, 10/3, 10/4, 10/5, 10/6, 10/9, 10/10, 10/11, 10/12, 10/13.

In Area 6D, it is unlawful to retain chinook salmon at any time, or any chum salmon taken prior to October 16. Salmon that are unlawful to retain must be removed from the net by cutting the meshes ensnaring the fish. Area 6D is closed to commercial salmon fishing within 1/4 mile of each mouth of the Dungeness River.

Area 7: Open for reef nets daily, 7:00 a.m. to 7:00 p.m. It is unlawful to retain chinook salmon at any time. Chum salmon caught prior to October 1 must be released immediately.

Area 7A: Open for reef nets daily, 7:00 a.m. to 7:00 p.m. It is unlawful to retain chinook salmon at any time. Chum salmon caught prior to October 1 must be released immediately.

Area 7B: Open as follows:

gill nets - open to gill nets using 5 inch minimum and 5 1/2 inch maximum mesh.

purse seines - open to purse seines using the 5-inch strip. It is unlawful for purse seines to retain chinook.

Area 8D: Open as follows:

gill nets - open to gill nets using 5 inch minimum, 6:00 p.m. Wednesday, October 4 to 8:00 a.m. Friday, October 6 and open 6:00 pm Tuesday, October 10 to 8:00 a.m. Thursday, October 12.

purse seines - open to purse seines using 5-inch strip and it is unlawful to retain chinook, 7:00 a.m. to 7:00 p.m. Tuesday, October 3; Wednesday, October 4; Thursday, October 12; and 7:00 a.m. to 4:00 p.m. Friday, October 13.

Area 9A: Open to gill nets using 5 inch minimum mesh through 4:00 p.m. Saturday, October 28. Chum salmon caught prior to October 1 must be released immediately. Chum salmon that are unlawful to be retained must be removed from the net by cutting the meshes ensnaring the fish.

Area 12A: Open to beach seines only 7:00 a.m. to 7:00 p.m. daily Monday, October 2 through Friday, October 6; Monday, October 9 through Friday, October 13.

In Area 12A, it is unlawful to retain chinook or chum salmon at any time.

Areas 4B, 5, 6, 6A, 6B, 6C, 7C, 7D, 7E, 8, 8A, 9, 10, 10A, 10C, 10D, 10E, 10F, 10G, 11, 11A, 12, 12B, 12C, 12D, 13, 13A, 13C, 13D, 13E, 13F, 13G, 13H, 13I, 13J, and 13K, all freshwater areas and exclusion zones provided for in WAC 220-47-307 - Closed.

REPEALER

The following section of the Washington Administrative Code is repealed effective 7:01 p.m. Friday, September 29, 2000:

WAC 220-47-704 Puget Sound all-citizen commercial salmon fishery. (00-192)

The following section of the Washington Administrative Code is repealed effective 12:01 a.m. Sunday, October 15, 2000:

WAC 220-47-705 Puget Sound all-citizen commercial salmon fishery.

**WSR 00-20-056
EMERGENCY RULES
DEPARTMENT OF
FISH AND WILDLIFE**

[Order 00-203—Filed September 29, 2000, 4:34 p.m.]

Date of Adoption: September 29, 2000.

Purpose: Amend commercial fishing rules.

Citation of Existing Rules Affected by this Order: Repealing WAC 220-32-05500D and 220-32-05700H; and amending WAC 220-32-055 and 220-32-057.

Statutory Authority for Adoption: RCW 77.12.047.

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: Opens the John Day Pool for sturgeon set line fishing. The guideline of 1,160 has not been reached and harvestable numbers of sturgeon are available. Consistent with Columbia River Compact action of September 22, 2000. Conforms state rules with tribal rules. The tribal fishery has exceeded the preseason expectations for

listed Snake River wild fall chinook in the commercial and subsistence fisheries. The tribes have voluntarily chosen to close the platforms/scaffold fisheries to the retention of chinook salmon to allow the impacts to be used in non-Indian fisheries. Total impacts to ESA listed fall chinook in combined treaty Indian and non-Indian fisheries are within the guidelines of the 2000 Management Agreement and the NMFS guidelines. There is insufficient time to promulgate permanent regulations.

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.

September 29, 2000

J. P. Koenigs

Director

by Larry Peck

NEW SECTION

WAC 220-32-05700H Columbia River sturgeon seasons above Bonneville Dam. Notwithstanding the provisions of WAC 220-32-057, effective immediately, it is unlawful to take, fish for or possess sturgeon taken for commercial purposes in Columbia River Salmon Management Catch Reporting Areas 1F, 1G, and 1H, except those individuals possessing treaty fishing rights under the Yakima, Warm Springs, Umatilla, and Nez Perce treaties may fish for sturgeon with set line gear under the following provisions:

1) Dates: 6:00 a.m. October 2, 2000 until 6:00 p.m. December 31, 2000

2) Open area for set line gear in SMCRA 1H.

3) During the season specified in Section 1, it is unlawful to:

a) retain for commercial purposes sturgeon less than 48 inches or greater than 60 inches in length.

b) sell, barter, or attempt to sell or barter sturgeon eggs that have been removed from the body cavity of a sturgeon prior to sale of the sturgeon to a wholesale dealer licensed under chapter RCW 75.28, or to sell or barter sturgeon eggs at retail.

c) deliver to a wholesale dealer licensed under chapter RCW 75.28 any sturgeon that are not in the round with the head and tail intact.

4) During the season specified in Section 1, it is unlawful to use set line gear:

EMERGENCY

- a) with more than 100 hooks per set line
 - b) with hooks less than the minimum size of 9/0
 - c) with treble hooks
 - d) without visible buoys attached and with buoys that do not specify operator and tribal identification
- 5) Allowable sale is sturgeon. Sturgeon caught from scaffolds and platforms may be sold.

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 effective 6:01 p.m. December 31, 2000:

WAC 220-32-05700H Columbia River sturgeon seasons above Bonneville Dam.

NEW SECTION

WAC 220-32-05500D Off-reservation Indian subsistence fishing. Notwithstanding the provisions of WAC 220-32-055, effective 12:00 p.m. October 2, 2000 through 11:59 p.m. December 31, 2000, it is unlawful for those individuals possessing treaty fishing rights under the Yakima, Warm Springs, Umatilla, and Nez Perce treaties to retain chinook salmon taken for subsistence purposes from the Columbia River.

REPEALER

The following section of the Washington Administrative Code is repealed effective 12:01 a.m. January 1, 2001:

WAC 220-32-05500D Off-reservation Indian subsistence fishing

**WSR 00-20-057
EMERGENCY RULES
DEPARTMENT OF
FISH AND WILDLIFE**

[Order 00-202—Filed September 29, 2000, 4:36 p.m., effective October 5, 2000, 7:00 a.m.]

Date of Adoption: September 29, 2000.

Purpose: Amend commercial fishing rules.

Citation of Existing Rules Affected by this Order: Repealing WAC 220-33-01000J; and amending WAC 220-33-010.

Statutory Authority for Adoption: RCW 77.12.047.

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: Reduces the commercial coho fishery that was set at last compact by two days. Impacts to Endangered Species Act listed fish are projected to near guidelines of 2000 Management Agreement and NMFS standards. Future coho and sturgeon commercial fisheries have been planned and require additional Endangered Species Act impacts. Harvestable numbers of hatchery coho, chinook, and sturgeon are available. Rule is consistent with action of the Columbia River Compact of September 28, 2000.

The select areas are part of an on-going BPA funded study to design fisheries in areas outside of the mainstem Columbia River. Several stocks of salmon have been released from net pens in these select areas to provide for fisheries. All salmon returning to these net pens are harvestable. This rule is consistent with actions of the Columbia River Compact hearing of July 27, 2000, and September 22, 2000, and is consistent with requirements of the Endangered Species Act. 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: October 5, 2000, 7:00 a.m.

September 29, 2000

J. P. Koenigs

Director

by Larry Peck

NEW SECTION

WAC 220-33-01000K Columbia River gillnet seasons below Bonneville—Select area commercial fisheries Notwithstanding the provisions of WAC 220-33-010 and WAC 220-33-020, it is unlawful for a person to take or possess salmon, shad, and sturgeon taken for commercial purposes from Columbia River Salmon Management and Catch Reporting Areas 1A, 1B, 1C, 1D, and 1E except during the times and conditions listed:

1) AREA: SMCRA 1A, 1B and 1C upstream to Longview Bridge.

SEASON: October 5, 2000. 7:00 a.m. to 7:00 p.m.

GEAR: 6 inch maximum mesh, unslackened floater gillnet or 6 inch maximum mesh unslackened monofilament floater gillnet gear

ALLOWABLE SALE: salmon and sturgeon

2) BLIND SLOUGH/KNAPPA SLOUGH SELECT AREA

AREA: Open waters of Blind Slough extend from markers at the mouth of Gnat Creek located approximately 1/2 mile upstream of the county road bridge downstream to markers at the mouth of Blind Slough. Concurrent Washington/Oregon waters extend downstream of the railroad bridge. In addition, Knappa Slough is open to fishing in all waters bounded by a line from the northerly most marker at the mouth of Blind Slough westerly to a marker on Karlson Island downstream to boundary lines defined by markers on the western end of Minaker Island to markers on Karlson Island and the Oregon shore. An area at the mouth of Big Creek defined by markers of about a 100 foot radius is closed to fishing.

SEASON: Blind Slough and Knappa Slough.
7:00 p.m. Fridays to 7:00 a.m. Saturdays
Immediately to September 30, 2000

6 p.m. Sundays to 8 a.m. Mondays
6 p.m. Mondays to 8 a.m. Tuesdays
6 p.m. Tuesdays 8 a.m. Wednesdays
6 p.m. Thursdays to 8 a.m. Fridays
October 1, 2000 to October 31, 2000

GEAR: 8 inch maximum mesh
100 fathoms maximum length

ALLOWABLE SALE: Salmon and sturgeon

3) TONGUE POINT/SOUTH CHANNEL SELECT AREA

AREA: Tongue Point Basin is open to fishing in all waters bounded by a line from the red light at Tongue Point to the flashing green light at the rock jetty on the northwesterly tip of Mott Island, a line from a marker at the south end of Mott Island easterly to a marker on the northwest bank on Lois Island, and a line from a marker on the southwest end of Lois Island due westerly to a marker on the opposite bank. In addition, South Channel is open to fishing in all waters bounded by a line from a marker on John Day Point through the green buoy "7" thence to a marker on the southwest end of Lois Island upstream to an upper boundary line from a marker on Settler Point northwesterly to flashing red marker "10" thence northwesterly to a marker on the sand bar defining the terminus of South Channel. All open waters are under concurrent jurisdiction.

SEASON: Tongue Point and South Channel
6 p.m. Sundays to 8 a.m. Mondays
6 p.m. Mondays to 8 a.m. Tuesdays
6 p.m. Wednesdays to 8 a.m. Thursdays
6 p.m. Thursdays to 8 a.m. Fridays
October 1, 2000 to October 31, 2000

GEAR: Tongue Point Basin
8 inch maximum mesh
250 fathoms maximum length

Weight on leadline cannot exceed two pounds per fathom. Fishers participating in the Tongue Point Basin fishery may have stored on board their boats, gill nets with leadlines in excess of two pounds per fathom.

South Channel

8 inch maximum mesh
100 fathoms maximum length

ALLOWABLE SALE: Salmon and sturgeon

4) DEEP RIVER SELECT AREA

AREA: Deep River is open to fishing down river from the town of Deep River to the mouth (a line from navigation marker "16" southwest to a marker on the Washington shore). Concurrent waters extend downstream of the Highway 4 bridge. State waters extend upstream of the Highway 4 bridge.

SEASON: 6 p.m. Sundays to 8 a.m. Mondays
6 p.m. Mondays to 8 a.m. Tuesdays
6 p.m. Tuesdays to 8 a.m. Wednesdays
6 p.m. Wednesdays to 8 a.m. Thursdays
October 1, 2000 to October 31, 2000

GEAR: 8 inch maximum mesh
100 fathoms maximum length

ALLOWABLE SALE: Salmon and sturgeon

5) STEAMBOAT SLOUGH SELECT AREA

AREA: Steamboat Slough is open to fishing in waters bounded by markers on Price Island and the Washington shore, at both upstream and downstream ends of Steamboat Slough. All open waters are under concurrent jurisdiction.

SEASON: 7 p.m. Fridays to 7 a.m. Saturdays
Immediately to September 30, 2000

6 p.m. Tuesdays to 8 a.m. Wednesdays
6 p.m. Wednesdays to 8 a.m. Thursdays
6 p.m. Thursdays to 8 a.m. Fridays
6 p.m. Fridays to 8 a.m. Saturdays
October 3, 2000 to October 28, 2000

GEAR: 8 inch maximum mesh
100 fathoms maximum length

ALLOWABLE SALE: Salmon and sturgeon

OTHER: It is unlawful to transport or possess fish outside the fishing area unless by licensed buyer. An exception to the rule allows transportation out of the fishing area with a permit issued by an authorized agency employee after examining the catch.

Reviser's note: The unnecessary underscoring 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 220-33-01000J Columbia River gillnet seasons below Bonneville—
Select area commercial fisheries. (00-195)

**WSR 00-20-058
EMERGENCY RULES
DEPARTMENT OF
FISH AND WILDLIFE**

[Order 00-201—Filed September 29, 2000, 4:37 p.m., effective October 1, 2000, 12:01 a.m.]

Date of Adoption: September 29, 2000.

Purpose: Amend personal use rules.

Citation of Existing Rules Affected by this Order: Repealing WAC 232-28-61900Z; and amending WAC 232-28-619.

Statutory Authority for Adoption: RCW 77.12.047.

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: In-season updates of the Lake Washington coho run indicate the return is higher than predicted level, and it may be as large as 50,000 or more. Two-thirds or more of the coho are of hatchery origin, and since Issaquah Hatchery only needs about 2,500 spawners to meet production levels, there is a large number of fish available for harvest. Exploitation rate on the wild stock is approximately 25% for fisheries outside the terminal area. Using a liberal projected catch for the sport fishery of 3,000 (twice the highest value observed in the last two decades), the total exploitation rate will still be below 30%, a value typically used to rebuild weak coho salmon stocks.

Sonic tag studies have determined that most chinook salmon have cleared the north end of the lake, but a small number continue to be holding within a few hundred yards of the mouth of Sammamish River. The total fishing closure off the mouth of the river though the middle of October will protect the chinook until they move upstream to their spawning grounds. Chinook are expected to be clear from this zone by mid-October, and coho will begin moving into this area. So, waters off the mouth of the river will open for coho and game fish beginning October 16.

There is insufficient time to use the permanent regulation process to effect these changes.

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: October 1, 2000, 12:01 a.m.

September 29, 2000

J. P. Koenings

Director

by Larry Peck

NEW SECTION

WAC 232-28-61900Z Exceptions to statewide rules. (Lake Washington) Notwithstanding the provisions of WAC 232-28-619, effective 12:01 a.m. October 1, 2000 through November 30, 2000 it is lawful to fish for and possess salmon from the waters of Lake Washington north of the Evergreen Point Floating Bridge (Highway 520) and east of the Montlake Bridge. Daily limit is six coho salmon, minimum size is 12 inches. Release all other salmon immediately. Waters within 100 yards of the Evergreen Point Floating Bridge (Highway 520) are closed at all times, and waters within 1,500 of the mouth of the Sammamish River are closed to fishing for all food fish and game fish through October 15.

REPEALER

The following section of the Washington Administrative Code is repealed effective 12:01 a.m. December 1, 2000:

WAC 232-28-61900Z Exceptions to statewide rules. (Lake Washington)

**WSR 00-20-059
EMERGENCY RULES
DEPARTMENT OF
FISH AND WILDLIFE**

[Order 00-198—Filed September 29, 2000, 4:40 p.m., effective October 25, 2000, 12:01 p.m.]

Date of Adoption: September 28, 2000.

Purpose: Amend personal use rules.

Citation of Existing Rules Affected by this Order: Repealing WAC 220-56-36000F; and amending WAC 220-56-360.

Statutory Authority for Adoption: RCW 77.12.047.

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

EMERGENCY

notice and opportunity to comment upon adoption of a permanent rule would be contrary to the public interest.

Reasons for this Finding: Test results show that adequate clams are available for harvest in Razor Clam Areas 1, 2 and those portions of Razor Clam Area 3 opened for 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 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: October 25, 2000, 12:01 p.m.

September 28, 2000

J. P. Koenings

Director

by Larry Peck

NEW SECTION

WAC 220-56-36000F Razor clams—Areas and seasons Notwithstanding the provisions of WAC 220-56-360, it is unlawful to dig for or possess razor clams taken for personal use from any beach in Razor Clam Areas 1, 2, 3, or except as provided for in this section:

(1) Effective 12:01 p.m. October 25 through 11:59 p.m. October 25, 2000, razor clam digging is allowed in Razor Clam Areas 1, 2 and those portions of Razor Clam Area 3 between the Grays Harbor North Jetty and the southern boundary of the Quinault Indian Nation and between Olympic National Park South Beach Campground access road (Kalaloch area, Jefferson County) and Olympic National Park Beach Trail 3 (Kalaloch area, Jefferson County)

(2) Effective 12:01 p.m. October 27 through 11:59 p.m. October 28, 2000, between 12:01 p.m. to 11:59 p.m. only, razor clam digging is allowed in Razor Clam Areas 1, 2 and those portions of Razor Clam Area 3 between the Grays Harbor North Jetty and the southern boundary of the Quinault Indian Nation and between Olympic National Park South Beach Campground access road (Kalaloch area, Jefferson County) and Olympic National Park Beach Trail 3 (Kalaloch area, Jefferson County)

(3) Effective 12:01 p.m. November 10 through 11:59 p.m. November 11, 2000, between 12:01 p.m. to 11:59 p.m. only, razor clam digging is allowed in Razor Clam Area 1 and Razor Clam Area 2 and that portion of Razor Clam Area 3 between Olympic National Park South Beach Campground access road (Kalaloch area, Jefferson County) and Olympic

National Park Beach Trail 3 (Kalaloch area, Jefferson County)

(4) Effective 12:01 p.m. November 12 through 11:59 p.m. November 16, 2000, between 12:01 p.m. to 11:59 p.m. only, razor clam digging is allowed in Razor Clam Area 3 between Olympic National Park South Beach Campground access road (Kalaloch area, Jefferson County) and Olympic National Park Beach Trail 3 (Kalaloch area, Jefferson County)

(5) Effective 12:01 p.m. November 24 through 11:59 p.m. November 25, 2000, between 12:01 p.m. to 11:59 p.m. only, razor clam digging is allowed in Razor Clam Areas 1, 2, and those portions of Razor Clam Area 3 between the Grays Harbor North Jetty and the southern boundary of the Quinault Indian Nation and between Olympic National Park South Beach Campground access road (Kalaloch area, Jefferson County) and Olympic National Park Beach Trail 3 (Kalaloch area, Jefferson County)

(6) Effective 12:01 p.m. December 8 through 11:59 p.m. December 9, 2000, between 12:01 p.m. to 11:59 p.m. only, razor clam digging is allowed in Razor Clam Area 1 and Razor Clam Area 2 and that portion of Razor Clam Area 3 between Olympic National Park South Beach Campground access road (Kalaloch area, Jefferson County) and Olympic National Park Beach Trail 3 (Kalaloch area, Jefferson County)

(7) Effective 12:01 p.m. December 10 through 11:59 p.m. December 14, 2000, between 12:01 p.m. to 11:59 p.m. only, razor clam digging is allowed in that portion of Razor Clam Area 3 between Olympic National Park South Beach Campground access road (Kalaloch area, Jefferson County) and Olympic National Park Beach Trail 3 (Kalaloch area, Jefferson County)

(8) Effective 12:01 p.m. December 13 through 11:59 p.m. December 13, 2000, razor clam digging is allowed in Razor Clam Area 1 and Razor Clam Area 2.

(9) It is unlawful to dig for razor clams at any time in Long Beach, Twin harbors beach or Copalis Beach Clam sanctuaries defined in WAC 220-56-372.

REPEALER

The following section of the Washington Administrative Code is repealed effective 12:01 a.m. December 15, 2000:

WAC 220-56-36000F Razor clams.

**WSR 00-20-087
EMERGENCY RULES
DEPARTMENT OF
FISH AND WILDLIFE**

[Order 00-199—Filed October 4, 2000, 8:23 a.m.]

Date of Adoption: October 3, 2000.

Purpose: Amend personal use rules.

Citation of Existing Rules Affected by this Order:
Amending WAC 232-28-619.

Statutory Authority for Adoption: RCW 77.12.047.

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 lakes are scheduled for rehabilitation. 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: Immediately.

October 3, 2000

J. P. Koenings

Director

None. Closed effective 12:01 a.m. October 17, through December 31, 2000.

(8) Heron Lake (Grant County) Effective immediately through October 16, 2000, Daily limit: for game fish: None. Closed effective 12:01 a.m. October 17, 2000 through December 31, 2000.

REPEALER

The following section of the Washington Administrative Code is repealed effective 12:01 a.m. January 1, 2001:

WAC 232-29-61900Y Exceptions to statewide rules

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 232-28-61900Y Exceptions to statewide rules.

Notwithstanding the provisions of WAC 232-28-619:

(1) West Medical Lake (Spokane County) Effective immediately through October 22, 2000, Open to fishing for game fish. Daily limit for game fish: None.

(2) Beda Lake (Grant County) Effective immediately through October 9, 2000, Selective gear rules are rescinded. Daily limit for game fish: None. Closed effective 12:01 a.m. October 10, through December 31, 2000.

(3) Brookies Lake (Grant County) Effective immediately through October 9, 2000, Selective gear rules are rescinded. Daily limit for game fish: None. Closed effective 12:01 a.m. October 10, through December 31, 2000.

(4) Coot Lake (Grant County) Effective immediately through October 16, 2000, Open to fishing for game fish. Daily limit for game fish: None. Closed effective 12:01 a.m. October 17, 2000 until further notice.

(5) Davis Lake (Okanogan County) Effective 12:01 a.m. October 15, 2000, through December 31, 2000, Daily limit for game fish: None.

(6) Falcon Lakes (Grant County) Effective immediately through October 16, 2000, Daily limit: for game fish: None. Closed effective 12:01 a.m. October 17, through December 31, 2000.

(7) Goldeneye Lake (Grant County) Effective immediately through October 16, 2000, Daily limit for game fish:



WSR 00-20-003
NOTICE OF PUBLIC MEETINGS
GUARANTEED EDUCATION
TUITION COMMITTEE
 [Memorandum—September 19, 2000]

In accordance with RCW 28B.95.020 and WAC 14-276-030, the advanced college tuition program, known as guaranteed education tuition program established the following committee meeting schedule for October 2000 - July 2001. The meetings begin at 2 p.m. unless public notice is given prior to the meeting in question establishing a different starting time.

If anyone wishes to request disability accommodations, notice should be given to the guaranteed education tuition program at least ten days in advance of the meeting in question. Notice may be given by any of the following methods: Phone (360) 586-2770, TDD (360) 753-7809, or fax (360) 586-2858.

GUARANTEED EDUCATION TUITION (GET) COMMITTEE
MEETING SCHEDULE - AMENDED

October 2000 to July 2001

DATE	TIME	PLACE
October 19, 2000 Thursday	2:00 - 5:00 p.m.	Olympia John L. O'Brien Building, HHR "E"
January 25, 2001 Thursday	2:00 - 5:00 p.m.	Olympia, TBD
May 17, 2001 Thursday	2:00 - 5:00 p.m.	Olympia, TBD
July 12, 2001 Thursday	2:00 - 5:00 p.m.	Olympia, TBD

The above meeting dates were adopted by the Guaranteed Education Tuition Program Committee at the meeting held July 18, 2000.

WSR 00-20-004
NOTICE OF PUBLIC MEETINGS
DEPARTMENT OF AGRICULTURE
 (Barley Commission)
 [Memorandum—September 19, 2000]

The Washington Barley Commission's September 30, 2000, regular meeting has been rescheduled. The meeting will now be held on October 11, 2000. The meeting will begin at 9 a.m. and will be held at the Washington Wheat Commission's Conference Room, 907 West Riverside Avenue, Spokane, WA.

If you have any questions, please call (509) 456-4400.

WSR 00-20-005
NOTICE OF PUBLIC MEETINGS
SOUTH PUGET SOUND
COMMUNITY COLLEGE
 [Memorandum—September 20, 2000]

As part of the college's accreditation evaluation site visit a special board of trustees meeting is being held on the college campus Monday, October 23, 2000, at 9:00 a.m. to 11:00 a.m., in the Boardroom of Building 25.

No action will be taken.

If you have any questions, please contact 754-7711 ext. 5202.

WSR 00-20-016
RULES COORDINATOR
DEPARTMENT OF CORRECTIONS
 [Filed September 25, 2000, 11:16 a.m.]

Please accept this letter as notification that as Senior Contracts Attorney - Rules for the Department of Corrections, my name should replace Sherri Pardue as the official rules coordinator for the agency.

My address is as follows: John R. Nispel, Senior Contracts Attorney - Rules, Department of Corrections, 410 West 5th Avenue, P.O. Box 41114, Olympia, WA 98504-1114, phone (360) 586-2160, e-mail jrnispel@doc1.wa.gov.

John R. Nispel
 Senior Contracts Attorney

WSR 00-20-019
INTERPRETIVE OR POLICY STATEMENT
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
 [Filed September 25, 2000, 3:27 p.m.]

DESCRIPTION OF INTERPRETIVE OR POLICY STATEMENT

Document Title: Billing Instructions.
 Subject: Births in birthing centers.
 Effective Date: September 2000.

Document Description: This manual describes DSHS guidelines for Births in Birthing Centers. Included in this document are the following sections: Client Eligibility, Prenatal Management/Risk Screening Guidelines, Coverage, Fee Schedule, General Billing Information, How to Complete the HCFA-1500 Claim Form and Sample Claim Forms.

To receive a copy of the interpretive or policy statement, contact Ann Myers, Regulatory Improvement Coordinator, Department of Social and Health Services, Medical Assistance Administration, Division of Program Support, P.O. Box 45530, Olympia, WA 98504, phone (360) 586-2337, or download from Internet at <http://maa.dshs.wa.gov/Down>

MISC.

load/downloadbilling.html, TDD 1-800-848-5429, fax (360) 753-7315, e-mail mailto:MYERSEA@dshs.wa.gov.

August 31, 2000

Leslie Saeger, Manager
Regulatory Improvement Project

5230, TDD (360) 753-9122, fax (360) 586-3274, e-mail sschille@dshs.wa.gov.

September 25, 2000

Stephanie Schiller

WSR 00-20-035

NOTICE OF PUBLIC MEETINGS BELLINGHAM TECHNICAL COLLEGE

[Memorandum—September 28, 2000]

The board of trustees of Bellingham Technical College will meet in a special session to discuss the topic of presidential search on Monday, October 2, 2000, 6 p.m. - 9 p.m., at the Marina Restaurant, 985 Thomas J. Glenn Drive, Bellingham, WA. Call 738-3105 ext. 334 for information.

WSR 00-20-036

RULES COORDINATOR CASCADIA COMMUNITY COLLEGE

[Filed September 28, 2000, 9:38 a.m.]

Please be advised that effective immediately, Ms. Dede Gonzales, Executive Assistant/Office Manager to the President, will fill the role of rules coordinator for Cascadia Community College. All correspondence regarding Cascadia WACs need to be addressed to her.

For your records, we have moved into our new college location, Cascadia Community College, 18345 Campus Way N.E., Bothell, WA 98011, (425) 352-8810, (425) 352-8252, fax (425) 352-8265.

Victoria Munoz Richart
President

WSR 00-20-041

INTERPRETIVE OR POLICY STATEMENT DEPARTMENT OF SOCIAL AND HEALTH SERVICES

[Filed September 28, 2000, 3:49 p.m.]

DESCRIPTION OF INTERPRETIVE OR POLICY STATEMENT

Document Title: Canary Notice 203.

Subject: Child Support Distribution Change.

Effective Date: October 1, 2000.

Document Description: This canary notice explains changes in the distribution of child support that take effect October 1, 2000. These changes mark the second stage in the PRWORA changes of 1996.

To receive a copy of the interpretive or policy statement, contact Stephanie Schiller, Division of Child Support, P.O. Box 9162, Olympia, WA 98507-9162, phone (360) 664-

WSR 00-20-042

INTERPRETIVE OR POLICY STATEMENT DEPARTMENT OF SOCIAL AND HEALTH SERVICES

[Filed September 28, 2000, 3:51 p.m.]

DESCRIPTION OF INTERPRETIVE OR POLICY STATEMENT

Document Title: CN 202.

Subject: Stepparent Liability - amended September 2000.

Effective Date: September 27, 2000.

Document Description: This Canary Notice explains to staff changes regarding the collection of child support from stepparents. These changes have come about according to a legal settlement, *Anderson v. Quasim*.

To receive a copy of interpretive or policy statement, contact Stephanie Schiller, Division of Child Support, P.O. Box 9162, Olympia, WA 98507-9162, phone (360) 664-5230, TDD (360) 753-9122, fax (360) 586-3274, e-mail sschille@dshs.wa.gov.

September 25, 2000

Stephanie Schiller

WSR 00-20-043

INTERPRETIVE OR POLICY STATEMENT DEPARTMENT OF SOCIAL AND HEALTH SERVICES

[Filed September 28, 2000, 3:52 p.m.]

DESCRIPTION OF INTERPRETIVE OR POLICY STATEMENT

Document Title: Billing Instructions.

Subject: Hospital Inpatient Services.

Effective Date: October 2000.

Document Description: This manual describes DSHS guidelines for billing for Inpatient Hospital Services. Included in this manual are the following sections: Definitions, Reimbursement (DRG/RCC), Program Limitations, Authorization, Revenue Codes, General Billing, and How to Complete the UB-92 Claim Form.

To receive a copy of the interpretive or policy statement, contact Ann Myers, Regulatory Improvement Coordinator, Department of Social and Health Services, Medical Assistance Administration, Division of Program Support, P.O. Box 45530, Olympia, WA 98504, phone (360) 586-2337 or download from Internet at <http://maa.dshs.wa.gov/Down>

MISC.

load/downloadbilling.html, TDD 1-800-848-5429, fax (360) 753-7315, e-mail mailto:MYERSEA@dshs.wa.gov.

September 21, 2000
Leslie Saeger, Manager
Regulatory Improvement Project

download from Internet at <http://maa.dshs.wa.gov/Download/downloadbilling.html>, phone (360) 725-1345, TDD 1-800-848-5429, fax (360) 753-7315, e-mail mailto:MYERSEA@dshs.wa.gov.

September 27, 2000
Leslie Saeger, Manager
Regulatory Improvement Project

WSR 00-20-044
INTERPRETIVE OR POLICY STATEMENT
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES

[Filed September 28, 2000, 3:54 p.m.]

DESCRIPTION OF INTERPRETIVE OR POLICY STATEMENT

Document Title: Billing Instructions.
Subject: Kidney Centers.
Effective Date: August 2000.

Document Description: These are billing instructions for Kidney Centers to use when billing for services provided to Medical Assistance eligible clients. Included in this document is: Definitions, updated fee schedule, general program policies, and claim form instructions.

To receive a copy of the interpretive or policy statement, contact Ann Myers, Regulatory Improvement Coordinator, Department of Social and Health Services, Medical Assistance Administration, Division of Program Support, P.O. Box 45530, Olympia, WA 98504, phone (360) 586-2337 or download from Internet at <http://maa.dshs.wa.gov/Download/downloadbilling.html>, phone (360) 725-1345, TDD 1-800-848-5429, fax (360) 753-7315, e-mail mailto:MYERSEA@dshs.wa.gov.

September 27, 2000
Leslie Saeger, Manager
Regulatory Improvement Project

WSR 00-20-045
INTERPRETIVE OR POLICY STATEMENT
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES

[Filed September 28, 2000, 3:55 p.m.]

DESCRIPTION OF INTERPRETIVE OR POLICY STATEMENT

Document Title: Billing Instructions.
Subject: Neurodevelopmental Centers.
Effective Date: September 2000.

Document Description: These are billing instructions for Neurodevelopmental Centers to use when billing for services provided to Medical Assistance eligible clients. Included in this document is: Definitions, updated fee schedule, general program policies, and claim form instructions.

To receive a copy of the interpretive or policy statement, contact Ann Myers, Regulatory Improvement Coordinator, Department of Social and Health Services, Medical Assistance Administration, Division of Program Support, P.O. Box 45530, Olympia, WA 98504, phone (360) 586-2337 or

WSR 00-20-046
INTERPRETIVE OR POLICY STATEMENT
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES

[Filed September 28, 2000, 3:56 p.m.]

DESCRIPTION OF INTERPRETIVE OR POLICY STATEMENT

Document Title: Billing Instructions.
Subject: Hospital Outpatient Services.
Effective Date: October 2000.

Document Description: This manual describes DSHS guidelines for billing for Outpatient Hospital Services. Included in this manual are the following sections: Definitions, About the Program, Authorization, Ancillary Services, Revenue Codes, Fee Schedule, General Billing, and How to Complete the UB-92 Claim Form.

To receive a copy of the interpretive or policy statement, contact Ann Myers, Regulatory Improvement Coordinator, Department of Social and Health Services, Medical Assistance Administration, Division of Program Support, P.O. Box 45530, Olympia, WA 98504, phone (360) 586-2337 or download from Internet at <http://maa.dshs.wa.gov/Download/downloadbilling.html>, TDD 1-800-848-5429, fax (360) 753-7315, e-mail mailto:MYERSEA@dshs.wa.gov.

September 27, 2000
Leslie Saeger, Manager
Regulatory Improvement Project

WSR 00-20-049
NOTICE OF PUBLIC MEETINGS
WALLA WALLA
COMMUNITY COLLEGE

[Memorandum—September 26, 2000]

This is to advise you of the following changes made to Walla Walla Community College's October board of trustees meeting schedule:

Changed from:	WWCC Main Campus
October 18, 2000, 9:30 a.m.	
Changed to:	Washington State Penitentiary
October 25, 2000, 9:45 a.m.	Information Technology Building
	1313 North 13th Avenue
	Walla Walla, WA 99362

If you have any questions on this information, please call (509) 527-4274.

WSR 00-20-050
NOTICE OF PUBLIC MEETINGS
UNIVERSITY OF WASHINGTON
 (School of Drama)
 [Memorandum—September 26, 2000]

Be it resolved by the faculty of the School of Drama that at the regular meeting on September 20, 2000, the schedule for the academic year 2000/01 shall be read as follows:

- October 16, 2000 1:30 p.m.
- November 13, 2000 1:30 p.m.
- December 11, 2000 9:30 a.m. - 12:30 p.m.
- February 12, 2001 1:30 p.m.
- March 12, 2001 9:30 a.m. - 12:30 p.m.
- April 9, 2001 1:30 p.m.
- May 14, 2001 1:30 p.m.
- June 4, 2001 9:30 a.m. - 12:30 p.m.

WSR 00-20-051
NOTICE OF PUBLIC MEETINGS
UNIVERSITY OF WASHINGTON
 (ASUW Senate)
 [Memorandum—September 29, 2000]

2000 - 2001

ASUW Senate

Meeting Date	Locations	Time
10/3/00	Gowen 301	5 p.m.
10/10/00	Gowen 301	5 p.m.
10/17/00	Gowen 301	5 p.m.
10/24/00	Gowen 301	5 p.m.
10/31/00	Gowen 301	5 p.m.
11/3/00	Gowen 301	5 p.m.
11/14/00	Gowen 301	5 p.m.
11/21/00	Gowen 301	5 p.m.
11/28/00	Gowen 301	5 p.m.
12/5/00	Gowen 301	5 p.m.
12/12/00	Gowen 301	5 p.m.

WSR 00-20-052
NOTICE OF PUBLIC MEETINGS
UNIVERSITY OF WASHINGTON
 (Finance and Budget Committee)
 [Memorandum—September 29, 2000]

Finance and Budget Committee
 3:30, Mondays
 Fall Quarter 2000
 HUB 204 M

Meeting Date	Locations	Time
10/2/00	204 M	3:30 p.m.
10/9/00	HUB 204 M	3:30 p.m.
10/16/00	HUB 204 M	3:30 p.m.
10/23/00	HUB 204 M	3:30 p.m.
10/30/00	HUB 204 M	3:30 p.m.
11/6/00	HUB 204 M	3:30 p.m.
11/13/00	HUB 204 M	3:30 p.m.
11/20/00	HUB 204 M	3:30 p.m.
11/27/00	HUB 204 M	3:30 p.m.
12/4/00	204 M	3:30 p.m.
12/11/00	204 M	3:30 p.m.

WSR 00-20-053
NOTICE OF PUBLIC MEETINGS
UNIVERSITY OF WASHINGTON
 (Personnel Committee)
 [Memorandum—September 29, 2000]

Personnel Committee
 Regular Meetings
 Fall Quarter 2000
 Tuesdays, 3:30 p.m.
 Room: HUB 204 M

Meeting Date	Locations	Time
10/3		3:30 p.m.
10/10		3:30 p.m.
10/17		3:30 p.m.
10/24		3:30 p.m.
10/31		3:30 p.m.
11/7		3:30 p.m.
11/14		3:30 p.m.
11/21		3:30 p.m.
12/5		3:30 p.m.
12/12		3:30 p.m.

WSR 00-20-071
NOTICE OF PUBLIC MEETINGS
EASTERN WASHINGTON UNIVERSITY
 [Memorandum—October 3, 2000]

Eastern Washington University
BOARD OF TRUSTEES
 September 28, 2000
 6:00 - 8:00 p.m.
 Pence Union Building, Room 263-7
 Cheney, Washington 99004

MISC.

ANNOUNCEMENT
of
Special Meeting

The board of trustees will participate in a special dinner meeting of the EWU Foundation Board on Thursday, September 28, 2000, at 6:00 a.m. [p.m.] in PUB 263-7 on the Cheney campus. The purpose of the meeting is to discuss the Foundation's strategies for the university during fiscal year 2001. Board members will have the opportunity to offer their views and suggestions.

WSR 00-20-084
DEPARTMENT OF ECOLOGY

[Filed October 3, 2000, 4:49 p.m.]

**ANNOUNCEMENT OF ISSUANCE OF GENERAL PERMIT FOR
STORMWATER DISCHARGES ASSOCIATED WITH INDUS-
TRIAL ACTIVITIES**

Introduction: On October 4, 2000, ecology reissued a National Pollutant Discharge Elimination System (NPDES) and state waste discharge baseline general permit for stormwater discharges associated with industrial activities in Washington state. This permit will take effect on November 18, 2000. The proposed permit implements the Federal Clean Water Act and State Water Pollution Control Act. The purpose of the permit is to control the discharge of pollutants in stormwater from industrial activities into waters of the state.

Most industrial facilities that discharge stormwater to a surface water body are included for coverage under this permit. A stormwater discharge includes, but is not limited to, stormwater discharges from industrial plant yards; immediate access roads and rail lines used or traveled by carriers of raw materials, manufactured products, waste material, or by-products used or created by the facility; material handling sites; refuse sites; sites used for the application or disposal of process waste waters (as defined at 40 C.F.R. Subchapter N (Effluent Guidelines and Standards) Part 401 (General Provisions)); sites used for the storage and maintenance of material handling equipment; sites used for residual treatment, storage, or disposal; shipping and receiving areas; manufacturing buildings; storage areas (including tank farms) for raw materials, and intermediate and finished products; and areas where industrial activity has taken place in the past and significant materials remain and are exposed to stormwater.

Summary of Public Involvement Process: Notice of the proposed permit was published in the state register, in four newspapers of general circulation around the state on August 2, 2000, by mail to more than 2,400 permittees and interested parties, and posted on the Internet. Notice included an invitation to provide public comment on the proposed permit. Public workshops and hearings on the proposed permit were held at ecology's Spokane office on September 7, 2000, and at ecology's Bellevue office on September 12, 2000. Two minor revisions were made to the permit as a result of the comments received during the formal public comment period. Special Condition S.2.C. was modified to

remove a permit provision that had expired and was no longer applicable and language was added to clarify the general prohibition of discharges to a sanitary sewer under Special Condition S.4. A summary of the comments and ecology's response is available upon request at the address below.

Permit Coverage: Those facilities that have coverage under the current permit and have submitted their application for coverage, as required under the permit, will continue to have coverage under the revised permit unless otherwise notified by ecology. Nonpermitted facilities seeking permit coverage should request an application for coverage from ecology's headquarters office at the address below.

Anyone with knowledge as to why a specific facility should or should not receive coverage under this general permit may also contact ecology's headquarters office at the address below.

Appeal Procedures: Pursuant to RCW 43.21.B.310 [43.21B.310] the terms and conditions of the permit may be appealed on or before November 17, 2000. An appeal must be filed with the Pollution Control Hearings Board, P.O. Box 40903, Olympia, WA 98504-0903. In addition, a copy of this appeal must be served on the Department of Ecology, P.O. Box 47600, Olympia, WA 98504-7600. The procedures and requirements for the appeal process are contained in RCW 43.21.B.310 [43.21B.310].

The terms and conditions of a general permit, as they apply to an individual discharger, are appealable within thirty days of the effective date of coverage of that discharger, in accordance with chapter 43.21B RCW. This appeal is limited to the general permit's applicability or nonapplicability to a specific discharger.

Apply for Coverage or Obtain Additional Information: Linda Matlock, Water Quality Program, Stormwater Unit, Washington State Department of Ecology, P.O. Box 47696, Olympia, WA 98504-7696, phone (360) 407-6437, fax (360) 407-6426, e-mail LMAT461@ecy.wa.gov.

Ecology is an equal opportunity agency. If you have special accommodation needs or require this document in an alternative format, please contact Keith Johnson at (360) 407-6442 or TDD (only) (360) 407-6006.

WSR 00-20-085
DEPARTMENT OF ECOLOGY

[Filed October 3, 2000, 4:50 p.m.]

**ANNOUNCEMENT OF ISSUANCE OF GENERAL PERMIT FOR
STORMWATER DISCHARGES ASSOCIATED WITH CONSTRUC-
TION ACTIVITIES**

Introduction: On October 4, 2000, ecology reissued a National Pollutant Discharge Elimination System (NPDES) and state waste discharge general permit for stormwater discharges associated with construction activities in Washington state. This permit will take effect on November 18, 2000. The proposed permit implements the Federal Clean Water Act and State Water Pollution Control Act. The purpose of

the permit is to control the discharge of pollutants in stormwater from construction activities into waters of the state.

Construction activities which discharge stormwater to a surface water body and disturb five acres or more of land are required to obtain coverage under this general permit. Disturbed land includes all the land impacted by clearing, grading and excavation activities. Five acres includes those common plans of development or sale that will result in the total disturbance of five acres or more land area, even if there is less than [than] five acres disturbed at any one time.

Summary of Public Involvement Process: Notice of the proposed permit was published in the state register, in four newspapers of general circulation around the state on August 2, 2000, by mail to more than 2,400 permittees and interested parties, and posted on the Internet. Notice included an invitation to provide public comment on the proposed permit. Public workshops and hearings on the proposed permit were held at ecology's Spokane office on September 7, 2000, and at ecology's Bellevue office on September 12, 2000. One minor revision was made to the permit as a result of the comments received during the formal public comment period. Special Condition S.4. was modified to clarify the general prohibition of discharges to a sanitary sewer. A summary of the comments and ecology's response is available upon request at the address below.

Permit Coverage: Those construction sites that have coverage under the current permit and have submitted their application for coverage, as required under the permit, will continue to have coverage under the revised permit unless otherwise notified by ecology. New construction sites seeking permit coverage should request an application for coverage from ecology's headquarters office at the address below.

Anyone with knowledge as to why a construction site should or should not receive coverage under this general permit may also contact ecology's headquarters office at the address below.

Appeal Procedures: Pursuant to RCW 43.21.B.310 [43.21B.310] the terms and conditions of the permit may be appealed on or before November 17, 2000. An appeal must be filed with the Pollution Control Hearings Board, P.O. Box 40903, Olympia, WA 98504-0903. In addition, a copy of this appeal must be served on the Department of Ecology, P.O. Box 47600, Olympia, WA 98504-7600. The procedures and requirements for the appeal process are contained in RCW 43.21.B.310 [43.21B.310].

The terms and conditions of a general permit, as they apply to an individual discharger, are appealable within thirty days of the effective date of coverage of that discharger, in accordance with chapter 43.21B RCW. This appeal is limited to the general permit's applicability or nonapplicability to a specific discharger.

Apply for Coverage or Obtain Additional Information: Linda Matlock, Water Quality Program, Stormwater Unit, Washington State Department of Ecology, P.O. Box 47696, Olympia, WA 98504-7696, phone (360) 407-6437, fax (360) 407-6426, e-mail LMAT461@ecy.wa.gov.

Ecology is an equal opportunity agency. If you have special accommodation needs or require this document in an

alternative format, please contact Keith Johnson at (360) 407-6442 or TDD (only) (360) 407-6006.

Table of WAC Sections Affected

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
- OBJECT = 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 of existing section
- REVIEW = Review of previously adopted rule
- SUSP = Suspending an existing section

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
- 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 #
1-04-010	AMD-XA	00-13-109	4-25-622	PREP	00-19-010	16-42-023	NEW-C	00-14-076
1-04-010	AMD	00-18-001	4-25-626	AMD-P	00-19-008	16-42-023	NEW	00-17-072
1-06-010	AMD-XA	00-13-109	4-25-630	PREP	00-19-010	16-42-025	AMD-P	00-11-146
1-06-010	AMD	00-18-001	4-25-631	AMD-P	00-07-008	16-42-025	REP-C	00-14-076
1-06-030	AMD-XA	00-13-109	4-25-631	AMD	00-11-071	16-42-025	REP	00-17-072
1-06-030	AMD	00-18-001	4-25-640	PREP	00-19-010	16-42-026	NEW-C	00-14-076
1-06-040	AMD-XA	00-13-109	4-25-650	PREP	00-19-010	16-42-026	NEW	00-17-072
1-06-040	AMD	00-18-001	4-25-660	AMD-P	00-07-009	16-42-035	AMD-P	00-11-146
1-06-130	AMD-XA	00-13-109	4-25-660	AMD	00-11-072	16-42-035	AMD-C	00-14-076
1-06-130	AMD	00-18-001	4-25-661	AMD-P	00-07-010	16-42-035	AMD	00-17-072
1-06-140	AMD-XA	00-13-109	4-25-661	AMD	00-11-073	16-42-060	REP-P	00-11-146
1-06-140	AMD	00-18-001	4-25-720	PREP	00-19-010	16-42-060	REP-C	00-14-076
1-06-160	AMD-XA	00-13-109	4-25-721	PREP	00-19-010	16-42-060	REP	00-17-072
1-06-160	AMD	00-18-001	4-25-722	PREP	00-19-010	16-70-001	REP-P	00-03-070
1-21-020	AMD-XA	00-13-109	4-25-750	AMD-P	00-07-011	16-70-001	REP	00-06-064
1-21-020	AMD	00-18-001	4-25-750	AMD	00-11-074	16-70-005	AMD-P	00-03-070
1-21-070	AMD-XA	00-13-109	4-25-755	PREP	00-19-010	16-70-005	AMD	00-06-064
1-21-070	AMD	00-18-001	4-25-780	REP-P	00-07-012	16-70-010	AMD-P	00-03-070
1-21-110	AMD-XA	00-13-109	4-25-780	REP	00-11-075	16-70-010	AMD	00-06-064
1-21-110	AMD	00-18-001	4-25-781	NEW-P	00-07-013	16-70-030	REP-P	00-03-070
1-21-140	AMD-XA	00-13-109	4-25-781	NEW	00-11-076	16-70-030	REP	00-06-064
1-21-140	AMD	00-18-001	4-25-782	NEW-P	00-07-013	16-71	PREP	00-08-094
1-21-160	AMD-XA	00-13-109	4-25-782	NEW	00-11-076	16-71-001	REP-P	00-11-145
1-21-160	AMD	00-18-001	4-25-783	NEW-P	00-07-013	16-71-001	REP	00-14-059
1-21-170	AMD-XA	00-13-109	4-25-783	NEW	00-11-076	16-71-003	REP-P	00-11-145
1-21-170	AMD	00-18-001	4-25-830	PREP	00-03-033	16-71-003	REP	00-14-059
4-25-400	AMD-P	00-07-004	4-25-830	AMD-P	00-07-014	16-71-010	AMD-P	00-11-145
4-25-400	AMD	00-11-067	4-25-830	AMD	00-11-077	16-71-010	AMD	00-14-059
4-25-410	PREP	00-19-010	4-25-910	AMD-P	00-07-015	16-71-022	AMD-P	00-11-145
4-25-510	PREP	00-03-032	4-25-910	AMD	00-11-078	16-71-022	AMD	00-14-059
4-25-510	AMD-P	00-07-005	16-42	PREP	00-08-095	16-71-030	AMD-P	00-11-145
4-25-510	AMD	00-11-068	16-42-005	AMD-P	00-11-146	16-71-030	AMD	00-14-059
4-25-520	PREP	00-19-010	16-42-005	AMD-C	00-14-076	16-71-035	NEW-P	00-11-145
4-25-522	REP-P	00-07-006	16-42-005	AMD	00-17-072	16-71-035	NEW	00-14-059
4-25-522	REP	00-11-069	16-42-017	AMD-P	00-11-146	16-71-040	REP-P	00-11-145
4-25-540	AMD-P	00-07-007	16-42-017	AMD-C	00-14-076	16-71-040	REP	00-14-059
4-25-540	AMD	00-11-070	16-42-017	AMD	00-17-072	16-71-050	REP-P	00-11-145
4-25-600	PREP	00-19-010	16-42-022	AMD-P	00-11-146	16-71-050	REP	00-14-059
4-25-610	PREP	00-19-010	16-42-022	REP-C	00-14-076	16-74-001	REP-P	00-03-069
4-25-620	PREP	00-19-010	16-42-022	REP	00-17-072	16-74-001	REP	00-06-065

Table of WAC Sections Affected

WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
16-74-005	NEW-P	00-03-069	16-143-080	NEW	00-11-123	16-201-180	AMD-P	00-19-090
16-74-005	NEW	00-06-065	16-143-090	NEW-P	00-08-107	16-201-190	AMD-P	00-19-090
16-74-010	AMD-P	00-03-069	16-143-090	NEW	00-11-123	16-201-200	AMD-P	00-19-090
16-74-010	AMD	00-06-065	16-143-100	NEW-P	00-08-107	16-201-220	AMD-P	00-19-090
16-74-020	AMD-P	00-03-069	16-143-100	NEW	00-11-123	16-201-230	AMD-P	00-19-090
16-74-020	AMD	00-06-065	16-143-110	NEW-P	00-08-107	16-201-240	AMD-P	00-19-090
16-74-030	AMD-P	00-03-069	16-143-110	NEW	00-11-123	16-201-250	AMD-P	00-19-090
16-74-030	AMD	00-06-065	16-147-010	AMD	00-05-025	16-201-260	AMD-P	00-19-090
16-74-040	REP-P	00-03-069	16-147-020	AMD	00-05-025	16-201-270	AMD-P	00-19-090
16-74-040	REP	00-06-065	16-147-030	AMD	00-05-025	16-201-280	AMD-P	00-19-090
16-80-005	AMD-P	00-03-068	16-154	AMD-C	00-20-002	16-202-1000	PREP	00-03-076
16-80-005	AMD	00-06-066	16-154-030	AMD-S	00-13-012	16-202-2000	PREP	00-03-076
16-80-007	AMD-P	00-03-068	16-154-030	AMD-C	00-17-115	16-212	PREP	00-10-104
16-80-007	AMD	00-06-066	16-154-050	AMD-S	00-13-012	16-212-010	REP-P	00-17-147
16-80-010	AMD-P	00-03-068	16-154-050	AMD-C	00-17-115	16-212-020	REP-P	00-17-147
16-80-010	AMD	00-06-066	16-154-053	NEW-S	00-13-012	16-212-030	REP-P	00-17-147
16-80-015	AMD-P	00-03-068	16-154-053	NEW-C	00-17-115	16-212-060	REP-P	00-17-147
16-80-015	AMD	00-06-066	16-154-060	AMD-S	00-13-012	16-212-070	REP-P	00-17-147
16-80-020	AMD-P	00-03-068	16-154-060	AMD-C	00-17-115	16-212-080	REP-P	00-17-147
16-80-020	AMD	00-06-066	16-154-070	AMD-S	00-13-012	16-212-082	REP-P	00-17-147
16-80-025	AMD-P	00-03-068	16-154-070	AMD-C	00-17-115	16-212-086	REP-P	00-17-147
16-80-025	AMD	00-06-066	16-154-080	AMD-S	00-13-012	16-212-087	REP-P	00-17-147
16-80-030	AMD-P	00-03-068	16-154-080	AMD-C	00-17-115	16-212-110	REP-P	00-17-147
16-80-030	AMD	00-06-066	16-154-090	AMD-S	00-13-012	16-212-120	REP-P	00-17-147
16-80-035	AMD-P	00-03-068	16-154-090	AMD-C	00-17-115	16-212-125	REP-P	00-17-147
16-80-035	AMD	00-06-066	16-154-100	AMD-S	00-13-012	16-212-126	REP-P	00-17-147
16-80-040	AMD-P	00-03-068	16-154-100	AMD-C	00-17-115	16-212-127	REP-P	00-17-147
16-80-040	AMD	00-06-066	16-154-110	AMD-S	00-13-012	16-212-128	REP-P	00-17-147
16-80-045	AMD-P	00-03-068	16-154-110	AMD-C	00-17-115	16-212-130	REP-P	00-17-147
16-80-045	AMD	00-06-066	16-154-120	AMD-W	00-13-026	16-212-160	REP-P	00-17-147
16-80-047	AMD-P	00-03-068	16-154-180	NEW-S	00-13-012	16-212-170	REP-P	00-17-147
16-80-047	AMD	00-06-066	16-154-180	NEW-C	00-17-115	16-212-180	REP-P	00-17-147
16-80-050	REP-P	00-03-068	16-164	PREP	00-15-030	16-212-190	REP-P	00-17-147
16-80-050	REP	00-06-066	16-200-512	REP-XR	00-07-068	16-212-195	REP-P	00-17-147
16-101	PREP	00-02-077	16-200-512	REP	00-16-046	16-212-215	REP-P	00-17-147
16-101-700	AMD-P	00-15-001	16-200-600	NEW-P	00-15-065	16-212-220	REP-P	00-17-147
16-101-716	AMD-P	00-15-001	16-200-600	NEW	00-19-058	16-212-225	REP-P	00-17-147
16-101-721	AMD-P	00-15-001	16-200-695	PREP	00-03-076	16-212-230	REP-P	00-17-147
16-101-990	AMD-P	00-15-001	16-200-695	AMD-P	00-15-065	16-212-235	REP-P	00-17-147
16-101X	PREP	00-07-115	16-200-695	AMD	00-19-058	16-213-010	REP-P	00-05-048
16-112-001	REP	00-05-024	16-200-701	NEW-P	00-15-065	16-213-010	REP	00-08-041
16-112-010	REP	00-05-024	16-200-701	NEW	00-19-058	16-213-100	REP-P	00-05-048
16-112-020	REP	00-05-024	16-200-703	NEW-P	00-15-065	16-213-100	REP	00-08-041
16-112-030	REP	00-05-024	16-200-703	NEW	00-19-058	16-213-110	REP-P	00-05-048
16-143	NEW-C	00-11-112	16-200-705	REP-P	00-15-065	16-213-110	REP	00-08-041
16-143	PREP	00-19-086	16-200-705	REP	00-19-058	16-213-120	REP-P	00-05-048
16-143-005	NEW-E	00-13-055	16-201-010	AMD-P	00-19-090	16-213-120	REP	00-08-041
16-143-010	NEW-P	00-08-107	16-201-020	AMD-P	00-19-090	16-213-130	REP-P	00-05-048
16-143-010	NEW	00-11-123	16-201-025	AMD-P	00-19-090	16-213-130	REP	00-08-041
16-143-020	NEW-P	00-08-107	16-201-028	AMD-P	00-19-090	16-213-200	AMD-P	00-05-048
16-143-020	NEW	00-11-123	16-201-029	NEW-P	00-19-090	16-213-200	AMD	00-08-041
16-143-030	NEW-P	00-08-107	16-201-030	AMD-P	00-19-090	16-213-220	REP-P	00-05-048
16-143-030	NEW	00-11-123	16-201-031	NEW-P	00-19-090	16-213-220	REP	00-08-041
16-143-040	NEW-P	00-08-107	16-201-040	AMD-P	00-19-090	16-213-230	REP-P	00-05-048
16-143-040	NEW	00-11-123	16-201-050	AMD-P	00-19-090	16-213-230	REP	00-08-041
16-143-050	NEW-P	00-08-107	16-201-060	AMD-P	00-19-090	16-213-240	REP-P	00-05-048
16-143-050	NEW	00-11-123	16-201-070	AMD-P	00-19-090	16-213-240	REP	00-08-041
16-143-060	NEW-P	00-08-107	16-201-080	AMD-P	00-19-090	16-213-250	REP-P	00-05-048
16-143-070	NEW	00-11-123	16-201-110	AMD-P	00-19-090	16-213-250	REP	00-08-041
16-143-070	NEW-P	00-08-107	16-201-120	AMD-P	00-19-090	16-213-260	AMD-P	00-05-048
16-143-070	NEW	00-11-123	16-201-130	AMD-P	00-19-090	16-213-260	AMD	00-08-041
16-143-080	NEW-P	00-08-107	16-201-170	AMD-P	00-19-090	16-213-270	AMD-P	00-05-048

TABLE

Table of WAC Sections Affected

WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
16-213-270	AMD	00-08-041	16-228-1540	AMD-P	00-17-137	16-230-655	PREP	00-15-063
16-224-010	REP-P	00-17-147	16-228-1545	PREP	00-03-079	16-230-660	PREP	00-13-030
16-224-020	REP-P	00-17-147	16-228-1545	NEW-P	00-19-088	16-230-660	PREP	00-15-063
16-224-025	REP-P	00-17-147	16-228-1546	NEW-P	00-19-088	16-230-665	PREP	00-13-030
16-224-030	REP-P	00-17-147	16-228-1547	NEW-P	00-19-088	16-230-665	PREP	00-15-063
16-224-040	REP-P	00-17-147	16-228-1580	PREP	00-03-080	16-230-670	PREP	00-13-030
16-228-1010	PREP	00-03-080	16-228-1580	REP-P	00-17-137	16-230-670	PREP	00-15-063
16-228-1010	AMD-P	00-17-137	16-228-2000	PREP	00-03-077	16-230-673	PREP	00-13-030
16-228-1040	PREP	00-03-080	16-229-010	AMD-P	00-19-089	16-230-673	PREP	00-15-063
16-228-1040	AMD-P	00-17-137	16-229-020	AMD-P	00-19-089	16-230-675	PREP	00-13-030
16-228-1110	AMD-P	00-10-098	16-229-025	AMD-P	00-19-089	16-230-675	PREP	00-15-063
16-228-1110	AMD-C	00-13-031	16-229-030	AMD-P	00-19-089	16-230-800	AMD-XA	00-19-038
16-228-1110	AMD-C	00-17-138	16-229-040	AMD-P	00-19-089	16-230-810	AMD-XA	00-19-038
16-228-1120	AMD-P	00-10-098	16-229-050	AMD-P	00-19-089	16-230-813	AMD-XA	00-19-038
16-228-1120	AMD-C	00-13-031	16-229-060	AMD-P	00-19-089	16-230-815	AMD-XA	00-19-038
16-228-1120	AMD-C	00-17-138	16-229-070	AMD-P	00-19-089	16-230-820	AMD-XA	00-19-038
16-228-1125	NEW-P	00-10-098	16-229-080	AMD-P	00-19-089	16-230-825	AMD-XA	00-19-038
16-228-1125	NEW-C	00-13-031	16-229-090	AMD-P	00-19-089	16-230-830	AMD-XA	00-19-038
16-228-1125	NEW-C	00-17-138	16-229-110	AMD-P	00-19-089	16-230-835	AMD-XA	00-19-038
16-228-1130	AMD-P	00-10-098	16-229-120	AMD-P	00-19-089	16-230-840	AMD-XA	00-19-038
16-228-1130	AMD-C	00-13-031	16-229-130	AMD-P	00-19-089	16-230-845	AMD-XA	00-19-038
16-228-1130	AMD-C	00-17-138	16-229-180	AMD-P	00-19-089	16-230-850	AMD-XA	00-19-038
16-228-1140	REP-P	00-10-098	16-229-200	AMD-P	00-19-089	16-230-855	AMD-XA	00-19-038
16-228-1140	REP-C	00-13-031	16-229-210	AMD-P	00-19-089	16-230-860	AMD-XA	00-19-038
16-228-1140	REP-C	00-17-138	16-229-220	AMD-P	00-19-089	16-230-861	AMD-XA	00-19-038
16-228-1150	PREP	00-03-080	16-229-240	AMD-P	00-19-089	16-230-862	AMD-XA	00-19-038
16-228-1150	AMD-P	00-10-098	16-229-260	AMD-P	00-19-089	16-230-863	AMD-XA	00-19-038
16-228-1150	AMD-C	00-13-031	16-229-270	AMD-P	00-19-089	16-230-864	AMD-XA	00-19-038
16-228-1150	AMD-P	00-17-137	16-229-280	AMD-P	00-19-089	16-230-866	AMD-XA	00-19-038
16-228-1150	AMD-C	00-17-138	16-229-300	REP-P	00-19-089	16-230-868	AMD-XA	00-19-038
16-228-1155	NEW-P	00-10-098	16-229-310	AMD-P	00-19-089	16-230-870	REP-XA	00-19-038
16-228-1155	NEW-C	00-13-031	16-229-400	AMD-P	00-19-089	16-231-100	AMD-XA	00-19-038
16-228-1155	NEW-C	00-17-138	16-229-410	AMD-P	00-19-089	16-231-105	AMD-XA	00-19-038
16-228-1200	PREP	00-03-080	16-229-470	REP-P	00-19-089	16-231-107	NEW-XA	00-19-038
16-228-1200	AMD-P	00-17-137	16-229-480	AMD-P	00-19-089	16-231-115	AMD-XA	00-19-038
16-228-1220	PREP	00-03-077	16-230	PREP	00-04-020	16-231-125	AMD-XA	00-19-038
16-228-1220	AMD-P	00-18-109	16-230	PREP	00-04-021	16-231-140	AMD-XA	00-19-038
16-228-1230	PREP	00-03-080	16-230-600	PREP	00-04-022	16-231-149	NEW-XA	00-19-038
16-228-1230	REP-P	00-17-137	16-230-600	PREP	00-13-030	16-231-153	NEW-XA	00-19-038
16-228-1231	NEW-P	00-17-137	16-230-605	PREP	00-15-063	16-231-156	NEW-XA	00-19-038
16-228-1240	PREP	00-03-077	16-230-605	PREP	00-13-030	16-231-159	NEW-XA	00-19-038
16-228-1240	REP-P	00-17-137	16-230-605	PREP	00-15-063	16-231-162	NEW-XA	00-19-038
16-228-1250	PREP	00-03-077	16-230-610	PREP	00-13-030	16-231-165	NEW-XA	00-19-038
16-228-1270	PREP	00-03-080	16-230-610	PREP	00-15-063	16-231-168	NEW-XA	00-19-038
16-228-1270	AMD-P	00-17-137	16-230-615	PREP	00-13-030	16-231-171	NEW-XA	00-19-038
16-228-1300	PREP	00-03-077	16-230-615	PREP	00-15-063	16-231-174	NEW-XA	00-19-038
16-228-1300	AMD-P	00-18-109	16-230-615	AMD-P	00-18-108	16-231-177	NEW-XA	00-19-038
16-228-1320	PREP	00-03-077	16-230-620	PREP	00-13-030	16-231-180	NEW-XA	00-19-038
16-228-1320	AMD-P	00-18-109	16-230-620	PREP	00-15-063	16-231-183	NEW-XA	00-19-038
16-228-1322	NEW-P	00-18-109	16-230-625	PREP	00-13-030	16-232-001	PREP	00-15-064
16-228-1380	PREP	00-03-080	16-230-625	PREP	00-15-063	16-232-001	AMD-XA	00-19-038
16-228-1380	AMD-P	00-17-137	16-230-630	PREP	00-13-030	16-232-005	PREP	00-15-064
16-228-1385	PREP	00-03-080	16-230-630	PREP	00-15-063	16-232-005	AMD-XA	00-19-038
16-228-1385	AMD-P	00-17-137	16-230-635	PREP	00-13-030	16-232-007	NEW-XA	00-19-038
16-228-1385	REP-XR	00-18-030	16-230-635	PREP	00-15-063	16-232-010	PREP	00-15-064
16-228-1400	PREP	00-03-078	16-230-640	PREP	00-13-030	16-232-010	AMD-XA	00-19-038
16-228-1400	AMD-P	00-18-109	16-230-640	PREP	00-15-063	16-232-015	PREP	00-15-064
16-228-1420	AMD-P	00-18-109	16-230-645	PREP	00-13-030	16-232-020	PREP	00-15-064
16-228-1500	PREP	00-03-079	16-230-645	PREP	00-15-063	16-232-025	PREP	00-15-064
16-228-1500	AMD-P	00-19-088	16-230-650	PREP	00-13-030	16-232-027	PREP	00-15-064
16-228-1520	PREP	00-03-079	16-230-650	PREP	00-15-063	16-232-030	PREP	00-15-064
16-228-1540	PREP	00-03-080	16-230-655	PREP	00-13-030	16-232-035	PREP	00-15-064

Table of WAC Sections Affected

WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
16-232-038	PREP	00-15-064	16-301-080	NEW-P	00-19-100	16-301-400	NEW-P	00-19-100
16-232-038	REP-XA	00-19-038	16-301-085	NEW-P	00-19-100	16-301-410	NEW-P	00-19-100
16-232-041	NEW-XA	00-19-038	16-301-090	NEW-P	00-19-100	16-301-415	NEW-P	00-19-100
16-232-044	NEW-XA	00-19-038	16-301-095	NEW-P	00-19-100	16-301-420	NEW-P	00-19-100
16-232-047	NEW-XA	00-19-038	16-301-100	NEW-P	00-19-100	16-301-425	NEW-P	00-19-100
16-232-050	NEW-XA	00-19-038	16-301-105	NEW-P	00-19-100	16-301-430	NEW-P	00-19-100
16-232-053	NEW-XA	00-19-038	16-301-110	NEW-P	00-19-100	16-301-435	NEW-P	00-19-100
16-232-056	NEW-XA	00-19-038	16-301-115	NEW-P	00-19-100	16-301-440	NEW-P	00-19-100
16-232-059	NEW-XA	00-19-038	16-301-120	NEW-P	00-19-100	16-301-450	NEW-P	00-19-100
16-232-062	NEW-XA	00-19-038	16-301-125	NEW-P	00-19-100	16-301-455	NEW-P	00-19-100
16-232-065	NEW-XA	00-19-038	16-301-130	NEW-P	00-19-100	16-301-460	NEW-P	00-19-100
16-232-068	NEW-XA	00-19-038	16-301-135	NEW-P	00-19-100	16-301-465	NEW-P	00-19-100
16-232-071	NEW-XA	00-19-038	16-301-140	NEW-P	00-19-100	16-301-470	NEW-P	00-19-100
16-232-074	NEW-XA	00-19-038	16-301-145	NEW-P	00-19-100	16-301-475	NEW-P	00-19-100
16-232-077	NEW-XA	00-19-038	16-301-150	NEW-P	00-19-100	16-301-480	NEW-P	00-19-100
16-233	PREP	00-09-029	16-301-155	NEW-P	00-19-100	16-301-485	NEW-P	00-19-100
16-234-001	REP-P	00-17-147	16-301-160	NEW-P	00-19-100	16-302	AMD-C	00-20-076
16-234-010	REP-P	00-17-147	16-301-165	NEW-P	00-19-100	16-302-005	NEW-P	00-19-100
16-234-020	REP-P	00-17-147	16-301-170	NEW-P	00-19-100	16-302-010	NEW-P	00-19-100
16-234-030	REP-P	00-17-147	16-301-175	NEW-P	00-19-100	16-302-015	NEW-P	00-19-100
16-237-010	NEW-P	00-17-147	16-301-180	NEW-P	00-19-100	16-302-020	NEW-P	00-19-100
16-237-015	NEW-P	00-17-147	16-301-185	NEW-P	00-19-100	16-302-025	NEW-P	00-19-100
16-237-020	NEW-P	00-17-147	16-301-190	NEW-P	00-19-100	16-302-030	NEW-P	00-19-100
16-237-025	NEW-P	00-17-147	16-301-195	NEW-P	00-19-100	16-302-035	NEW-P	00-19-100
16-237-030	NEW-P	00-17-147	16-301-200	NEW-P	00-19-100	16-302-040	NEW-P	00-19-100
16-237-035	NEW-P	00-17-147	16-301-205	NEW-P	00-19-100	16-302-045	NEW-P	00-19-100
16-237-040	NEW-P	00-17-147	16-301-210	NEW-P	00-19-100	16-302-050	NEW-P	00-19-100
16-237-140	NEW-P	00-17-147	16-301-215	NEW-P	00-19-100	16-302-055	NEW-P	00-19-100
16-237-145	NEW-P	00-17-147	16-301-220	NEW-P	00-19-100	16-302-060	NEW-P	00-19-100
16-237-150	NEW-P	00-17-147	16-301-225	NEW-P	00-19-100	16-302-065	NEW-P	00-19-100
16-237-155	NEW-P	00-17-147	16-301-230	NEW-P	00-19-100	16-302-070	NEW-P	00-19-100
16-237-160	NEW-P	00-17-147	16-301-235	NEW-P	00-19-100	16-302-075	NEW-P	00-19-100
16-237-165	NEW-P	00-17-147	16-301-240	NEW-P	00-19-100	16-302-080	NEW-P	00-19-100
16-237-170	NEW-P	00-17-147	16-301-245	NEW-P	00-19-100	16-302-085	NEW-P	00-19-100
16-237-175	NEW-P	00-17-147	16-301-250	NEW-P	00-19-100	16-302-086	NEW-P	00-19-100
16-237-180	NEW-P	00-17-147	16-301-255	NEW-P	00-19-100	16-302-090	NEW-P	00-19-100
16-237-185	NEW-P	00-17-147	16-301-260	NEW-P	00-19-100	16-302-091	NEW-P	00-19-100
16-237-190	NEW-P	00-17-147	16-301-265	NEW-P	00-19-100	16-302-095	NEW-P	00-19-100
16-237-195	NEW-P	00-17-147	16-301-270	NEW-P	00-19-100	16-302-100	NEW-P	00-19-100
16-237-200	NEW-P	00-17-147	16-301-275	NEW-P	00-19-100	16-302-105	NEW-P	00-19-100
16-237-205	NEW-P	00-17-147	16-301-280	NEW-P	00-19-100	16-302-110	NEW-P	00-19-100
16-237-210	NEW-P	00-17-147	16-301-285	NEW-P	00-19-100	16-302-115	NEW-P	00-19-100
16-300-010	REP-P	00-19-100	16-301-290	NEW-P	00-19-100	16-302-120	NEW-P	00-19-100
16-300-020	REP-P	00-19-100	16-301-295	NEW-P	00-19-100	16-302-125	NEW-P	00-19-100
16-300-025	REP-P	00-19-100	16-301-305	NEW-P	00-19-100	16-302-130	NEW-P	00-19-100
16-301	AMD-C	00-20-076	16-301-310	NEW-P	00-19-100	16-302-135	NEW-P	00-19-100
16-301-005	NEW-P	00-19-100	16-301-315	NEW-P	00-19-100	16-302-140	NEW-P	00-19-100
16-301-010	NEW-P	00-19-100	16-301-320	NEW-P	00-19-100	16-302-145	NEW-P	00-19-100
16-301-011	NEW-P	00-19-100	16-301-325	NEW-P	00-19-100	16-302-150	NEW-P	00-19-100
16-301-015	NEW-P	00-19-100	16-301-330	NEW-P	00-19-100	16-302-155	NEW-P	00-19-100
16-301-020	NEW-P	00-19-100	16-301-335	NEW-P	00-19-100	16-302-160	NEW-P	00-19-100
16-301-025	NEW-P	00-19-100	16-301-340	NEW-P	00-19-100	16-302-165	NEW-P	00-19-100
16-301-030	NEW-P	00-19-100	16-301-345	NEW-P	00-19-100	16-302-170	NEW-P	00-19-100
16-301-035	NEW-P	00-19-100	16-301-350	NEW-P	00-19-100	16-302-210	NEW-P	00-19-100
16-301-040	NEW-P	00-19-100	16-301-355	NEW-P	00-19-100	16-302-215	NEW-P	00-19-100
16-301-045	NEW-P	00-19-100	16-301-365	NEW-P	00-19-100	16-302-220	NEW-P	00-19-100
16-301-050	NEW-P	00-19-100	16-301-370	NEW-P	00-19-100	16-302-225	NEW-P	00-19-100
16-301-055	NEW-P	00-19-100	16-301-375	NEW-P	00-19-100	16-302-230	NEW-P	00-19-100
16-301-060	NEW-P	00-19-100	16-301-380	NEW-P	00-19-100	16-302-235	NEW-P	00-19-100
16-301-065	NEW-P	00-19-100	16-301-385	NEW-P	00-19-100	16-302-240	NEW-P	00-19-100
16-301-070	NEW-P	00-19-100	16-301-390	NEW-P	00-19-100	16-302-245	NEW-P	00-19-100
16-301-075	NEW-P	00-19-100	16-301-395	NEW-P	00-19-100	16-302-250	NEW-P	00-19-100

Table of WAC Sections Affected

WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
16-316-665	REP-P	00-19-100	16-318-070	REP-P	00-19-100	16-324-393	AMD-XA	00-16-111
16-316-670	REP-P	00-19-100	16-318-080	REP-P	00-19-100	16-324-393	AMD	00-20-070
16-316-675	REP-P	00-19-100	16-318-090	REP-P	00-19-100	16-324-394	REP-XA	00-16-111
16-316-680	REP-P	00-19-100	16-318-200	REP-P	00-19-100	16-324-394	REP	00-20-070
16-316-701	REP-P	00-19-100	16-318-205	REP-P	00-19-100	16-324-395	REP-XA	00-16-111
16-316-715	REP-P	00-19-100	16-318-210	REP-P	00-19-100	16-324-395	REP	00-20-070
16-316-717	REP-P	00-19-100	16-318-215	REP-P	00-19-100	16-324-396	AMD-XA	00-16-111
16-316-719	REP-P	00-19-100	16-318-220	REP-P	00-19-100	16-324-396	AMD	00-20-070
16-316-721	REP-P	00-19-100	16-318-225	REP-P	00-19-100	16-324-397	REP-XA	00-16-111
16-316-722	REP-P	00-19-100	16-318-230	REP-P	00-19-100	16-324-397	REP	00-20-070
16-316-723	REP-P	00-19-100	16-318-235	REP-P	00-19-100	16-324-398	AMD-XA	00-16-111
16-316-724	REP-P	00-19-100	16-318-240	REP-P	00-19-100	16-324-398	AMD	00-20-070
16-316-727	REP-P	00-19-100	16-318-300	REP-P	00-19-100	16-324-399	NEW-XA	00-16-111
16-316-729	REP-P	00-19-100	16-318-305	REP-P	00-19-100	16-324-399	NEW	00-20-070
16-316-730	REP-P	00-19-100	16-318-310	REP-P	00-19-100	16-324-401	AMD-XA	00-16-111
16-316-731	REP-P	00-19-100	16-318-315	REP-P	00-19-100	16-324-401	AMD	00-20-070
16-316-735	REP-P	00-19-100	16-318-320	REP-P	00-19-100	16-324-402	AMD-XA	00-16-111
16-316-738	REP-P	00-19-100	16-318-325	REP-P	00-19-100	16-324-402	AMD	00-20-070
16-316-740	REP-P	00-19-100	16-318-330	REP-P	00-19-100	16-324-409	AMD-XA	00-16-111
16-316-745	REP-P	00-19-100	16-318-335	REP-P	00-19-100	16-324-409	AMD	00-20-070
16-316-750	REP-P	00-19-100	16-318-340	REP-P	00-19-100	16-324-431	AMD-XA	00-16-111
16-316-755	REP-P	00-19-100	16-318-345	REP-P	00-19-100	16-324-431	AMD	00-20-070
16-316-760	REP-P	00-19-100	16-318-350	REP-P	00-19-100	16-324-446	AMD-XA	00-16-111
16-316-790	REP-P	00-19-100	16-318-355	REP-P	00-19-100	16-324-446	AMD	00-20-070
16-316-800	REP-P	00-19-100	16-318-360	REP-P	00-19-100	16-324-700	REP-XA	00-16-111
16-316-810	REP-P	00-19-100	16-318-365	REP-P	00-19-100	16-324-700	REP	00-20-070
16-316-815	REP-P	00-19-100	16-318-370	REP-P	00-19-100	16-324-710	REP-XA	00-16-111
16-316-820	REP-P	00-19-100	16-318-375	REP-P	00-19-100	16-324-710	REP	00-20-070
16-316-830	REP-P	00-19-100	16-318-380	REP-P	00-19-100	16-324-720	AMD-XA	00-16-111
16-316-832	REP-P	00-19-100	16-318-385	REP-P	00-19-100	16-324-720	AMD	00-20-070
16-316-833	REP-P	00-19-100	16-318-390	REP-P	00-19-100	16-328	AMD-XA	00-14-079
16-316-840	REP-P	00-19-100	16-318-395	REP-P	00-19-100	16-328	AMD	00-19-034
16-316-850	REP-P	00-19-100	16-318-400	REP-P	00-19-100	16-328-008	AMD-XA	00-14-079
16-316-860	REP-P	00-19-100	16-318-405	REP-P	00-19-100	16-328-008	AMD	00-19-034
16-316-870	REP-P	00-19-100	16-318-410	REP-P	00-19-100	16-328-009	REP-XA	00-14-079
16-316-880	REP-P	00-19-100	16-318-415	REP-P	00-19-100	16-328-009	REP	00-19-034
16-316-901	REP-P	00-19-100	16-318-420	REP-P	00-19-100	16-328-010	AMD-XA	00-14-079
16-316-906	REP-P	00-19-100	16-322	AMD-P	00-20-090	16-328-010	AMD	00-19-034
16-316-911	REP-P	00-19-100	16-322-001	REP-P	00-20-090	16-328-015	AMD-XA	00-14-079
16-316-916	REP-P	00-19-100	16-322-010	AMD-P	00-20-090	16-328-015	AMD	00-19-034
16-316-921	REP-P	00-19-100	16-322-012	AMD-P	00-20-090	16-328-025	AMD-XA	00-14-079
16-316-945	REP-P	00-19-100	16-322-015	AMD-P	00-20-090	16-328-025	AMD	00-19-034
16-316-950	REP-P	00-19-100	16-322-025	AMD-P	00-20-090	16-328-030	REP-XA	00-14-079
16-316-955	REP-P	00-19-100	16-322-035	AMD-P	00-20-090	16-328-030	REP	00-19-034
16-316-960	REP-P	00-19-100	16-322-040	AMD-P	00-20-090	16-328-035	REP-XA	00-14-079
16-316-970	REP-P	00-19-100	16-322-045	AMD-P	00-20-090	16-328-035	REP	00-19-034
16-316-975	REP-P	00-19-100	16-324-361	AMD-XA	00-16-111	16-328-038	REP-XA	00-14-079
16-316-980	REP-P	00-19-100	16-324-361	AMD	00-20-070	16-328-038	REP	00-19-034
16-316-985	REP-P	00-19-100	16-324-370	AMD-XA	00-16-111	16-328-045	NEW-XA	00-14-079
16-316-990	REP-P	00-19-100	16-324-370	AMD	00-20-070	16-328-045	NEW	00-19-034
16-316-995	REP-P	00-19-100	16-324-375	AMD-XA	00-16-111	16-328-060	AMD-XA	00-14-079
16-316-997	REP-P	00-19-100	16-324-375	AMD	00-20-070	16-328-060	AMD	00-19-034
16-317-040	REP-P	00-19-100	16-324-381	AMD-XA	00-16-111	16-328-065	AMD-XA	00-14-079
16-317-050	REP-P	00-19-100	16-324-381	AMD	00-20-070	16-328-065	AMD	00-19-034
16-317-060	REP-P	00-19-100	16-324-382	AMD-XA	00-16-111	16-328-080	REP-XA	00-14-079
16-317-080	REP-P	00-19-100	16-324-382	AMD	00-20-070	16-328-080	REP	00-19-034
16-318-002	REP-P	00-19-100	16-324-385	NEW-XA	00-16-111	16-328-083	AMD-XA	00-14-079
16-318-003	REP-P	00-19-100	16-324-385	NEW	00-20-070	16-328-083	AMD	00-19-034
16-318-040	REP-P	00-19-100	16-324-391	AMD-XA	00-16-111	16-328-085	AMD-XA	00-14-079
16-318-050	REP-P	00-19-100	16-324-391	AMD	00-20-070	16-328-085	AMD	00-19-034
16-318-060	REP-P	00-19-100	16-324-392	AMD-XA	00-16-111	16-328-088	AMD-XA	00-14-079
16-318-065	REP-P	00-19-100	16-324-392	AMD	00-20-070	16-328-088	AMD	00-19-034

TABLE

Table of WAC Sections Affected

WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
16-333	AMD-XA	00-14-077	16-350-060	REP-XA	00-14-078	16-483-020	AMD	00-05-105
16-333	AMD	00-19-035	16-350-060	REP	00-19-036	16-483-030	AMD	00-05-105
16-333-010	AMD-XA	00-14-077	16-350-065	REP-XA	00-14-078	16-483-030	AMD-P	00-20-092
16-333-010	AMD	00-19-035	16-350-065	REP	00-19-036	16-483-040	AMD	00-05-105
16-333-020	AMD-XA	00-14-077	16-350-070	REP-XA	00-14-078	16-483-050	AMD	00-05-105
16-333-020	AMD	00-19-035	16-350-070	REP	00-19-036	16-483-060	REP	00-05-105
16-333-030	REP-XA	00-14-077	16-350-075	REP-XA	00-14-078	16-487	AMD-P	00-20-091
16-333-030	REP	00-19-035	16-350-075	REP	00-19-036	16-487-005	AMD-P	00-20-091
16-333-040	AMD-XA	00-14-077	16-404	PREP	00-03-083	16-487-010	AMD-P	00-20-091
16-333-040	AMD	00-19-035	16-409	PREP	00-03-085	16-487-015	AMD-P	00-20-091
16-333-045	NEW-XA	00-14-077	16-414	PREP	00-07-132	16-487-017	AMD-P	00-20-091
16-333-045	NEW	00-19-035	16-439	PREP	00-07-134	16-487-020	AMD-P	00-20-091
16-333-050	REP-XA	00-14-077	16-442	PREP	00-07-133	16-487-023	AMD-P	00-20-091
16-333-050	REP	00-19-035	16-445	PREP	00-03-084	16-487-025	AMD-P	00-20-091
16-333-051	NEW-XA	00-14-077	16-449	PREP	00-15-010	16-487-030	AMD-P	00-20-091
16-333-051	NEW	00-19-035	16-459	PREP	00-15-010	16-487-040	AMD-P	00-20-091
16-333-056	NEW-XA	00-14-077	16-463	PREP	00-07-135	16-487-050	AMD-P	00-20-091
16-333-056	NEW	00-19-035	16-470	PREP	00-16-048	16-487-060	AMD-P	00-20-091
16-333-060	REP-XA	00-14-077	16-470	PREP	00-16-049	16-487-100	AMD-P	00-20-091
16-333-060	REP	00-19-035	16-470	PREP	00-16-050	16-487-110	AMD-P	00-20-091
16-333-061	NEW-XA	00-14-077	16-470	PREP	00-17-185	16-487-120	AMD-P	00-20-091
16-333-061	NEW	00-19-035	16-470-010	AMD-P	00-20-067	16-487-140	AMD-P	00-20-091
16-333-065	REP-XA	00-14-077	16-470-015	REP-P	00-20-067	16-487-150	AMD-P	00-20-091
16-333-065	REP	00-19-035	16-470-300	AMD-XA	00-20-108	16-487-160	AMD-P	00-20-091
16-333-066	NEW-XA	00-14-077	16-470-305	NEW-XA	00-20-108	16-487-200	AMD-P	00-20-091
16-333-066	NEW	00-19-035	16-470-310	AMD-XA	00-20-108	16-487-210	AMD-P	00-20-091
16-333-070	REP-XA	00-14-077	16-470-320	AMD-XA	00-20-108	16-487-230	AMD-P	00-20-091
16-333-070	REP	00-19-035	16-470-330	AMD-XA	00-20-108	16-487-240	REP-P	00-20-091
16-333-071	NEW-XA	00-14-077	16-470-700	AMD-P	00-20-067	16-487-250	AMD-P	00-20-091
16-333-071	NEW	00-19-035	16-470-705	AMD-P	00-20-067	16-487-300	AMD-P	00-20-091
16-333-080	REP-XA	00-14-077	16-470-710	AMD-P	00-20-067	16-487-310	AMD-P	00-20-091
16-333-080	REP	00-19-035	16-470-715	AMD-P	00-20-067	16-487-320	AMD-P	00-20-091
16-333-085	NEW-XA	00-14-077	16-470-720	AMD-P	00-20-067	16-487-330	AMD-P	00-20-091
16-333-085	NEW	00-19-035	16-472-010	AMD-XA	00-16-110	16-487-335	AMD-P	00-20-091
16-333-090	AMD-XA	00-14-077	16-472-010	AMD	00-20-069	16-493-001	REP-P	00-19-100
16-333-090	AMD	00-19-035	16-472-020	AMD-XA	00-16-110	16-493-005	REP-P	00-19-100
16-350	AMD-XA	00-14-078	16-472-020	AMD	00-20-069	16-493-010	REP-P	00-19-100
16-350	AMD	00-19-036	16-472-030	AMD-XA	00-16-110	16-493-015	REP-P	00-19-100
16-350-001	REP-XA	00-14-078	16-472-030	AMD	00-20-069	16-493-020	REP-P	00-19-100
16-350-001	REP	00-19-036	16-472-040	AMD-XA	00-16-110	16-493-025	REP-P	00-19-100
16-350-003	REP-XA	00-14-078	16-472-040	AMD	00-20-069	16-493-030	REP-P	00-19-100
16-350-003	REP	00-19-036	16-472-050	REP-XA	00-16-110	16-493-035	REP-P	00-19-100
16-350-010	AMD-XA	00-14-078	16-472-050	REP	00-20-069	16-493-040	REP-P	00-19-100
16-350-010	AMD	00-19-036	16-478	PREP	00-16-047	16-493-045	REP-P	00-19-100
16-350-015	AMD-XA	00-14-078	16-478-001	REP-P	00-20-068	16-493-050	REP-P	00-19-100
16-350-015	AMD	00-19-036	16-478-00101	REP-P	00-20-068	16-494-001	REP-P	00-19-100
16-350-020	AMD-XA	00-14-078	16-478-010	AMD-P	00-20-068	16-494-010	REP-P	00-19-100
16-350-020	AMD	00-19-036	16-478-030	AMD-P	00-20-068	16-494-012	REP-P	00-19-100
16-350-025	AMD-XA	00-14-078	16-478-040	AMD-P	00-20-068	16-494-013	REP-P	00-19-100
16-350-025	AMD	00-19-036	16-478-050	AMD-P	00-20-068	16-494-020	REP-P	00-19-100
16-350-030	AMD-XA	00-14-078	16-478-060	REP-P	00-20-068	16-494-030	REP-P	00-19-100
16-350-030	AMD	00-19-036	16-478-065	NEW-P	00-20-068	16-494-042	REP-P	00-19-100
16-350-032	AMD-XA	00-14-078	16-478-070	REP-P	00-20-068	16-494-043	REP-P	00-19-100
16-350-032	AMD	00-19-036	16-478-080	REP-P	00-20-068	16-494-044	REP-P	00-19-100
16-350-035	AMD-XA	00-14-078	16-478-090	REP-P	00-20-068	16-494-045	REP-P	00-19-100
16-350-035	AMD	00-19-036	16-478-100	REP-P	00-20-068	16-494-046	REP-P	00-19-100
16-350-040	AMD-XA	00-14-078	16-483	AMD-C	00-04-066	16-494-047	REP-P	00-19-100
16-350-040	AMD	00-19-036	16-483	PREP	00-18-102	16-494-062	REP-P	00-19-100
16-350-045	AMD-XA	00-14-078	16-483-001	AMD	00-05-105	16-494-063	REP-P	00-19-100
16-350-045	AMD	00-19-036	16-483-001	AMD-P	00-20-092	16-494-064	REP-P	00-19-100
16-350-050	AMD-XA	00-14-078	16-483-005	AMD	00-05-105	16-494-100	REP-P	00-19-100
16-350-050	AMD	00-19-036	16-483-010	AMD	00-05-105	16-494-110	REP-P	00-19-100

Table of WAC Sections Affected

WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
16-494-120	REP-P	00-19-100	16-570	PREP	00-10-109	50-12-030	DECOD-X	00-13-101
16-494-130	REP-P	00-19-100	16-573	PREP	00-10-108	50-12-030	AMD	00-17-141
16-494-140	REP-P	00-19-100	16-606-001	REP-XR	00-20-099	50-12-030	DECOD	00-17-141
16-494-150	REP-P	00-19-100	16-606-009	REP-XR	00-20-099	50-12-045	AMD-XA	00-13-101
16-494-160	REP-P	00-19-100	16-606-010	REP-XR	00-20-099	50-12-045	DECOD-X	00-13-101
16-494-170	REP-P	00-19-100	16-606-020	REP-XR	00-20-099	50-12-045	AMD	00-17-141
16-495-004	REP-P	00-19-100	16-621-001	REP-P	00-17-183	50-12-045	DECOD	00-17-141
16-495-010	REP-P	00-19-100	16-621-010	REP-P	00-17-183	50-12-050	DECOD-X	00-13-101
16-495-020	REP-P	00-19-100	16-621-030	REP-P	00-17-183	50-12-050	DECOD	00-17-141
16-495-030	REP-P	00-19-100	16-621-040	REP-P	00-17-183	50-12-060	AMD-XA	00-13-101
16-495-040	REP-P	00-19-100	16-622	PREP	00-12-007	50-12-060	DECOD-X	00-13-101
16-495-050	REP-P	00-19-100	16-623-001	NEW-P	00-17-175	50-12-060	AMD	00-17-141
16-495-060	REP-P	00-19-100	16-623-010	NEW-P	00-17-175	50-12-060	DECOD	00-17-141
16-495-090	REP-P	00-19-100	16-623-020	NEW-P	00-17-175	50-12-070	AMD-XA	00-13-101
16-495-095	REP-P	00-19-100	16-623-030	NEW-P	00-17-175	50-12-070	DECOD-X	00-13-101
16-495-100	REP-P	00-19-100	16-623-040	NEW-P	00-17-175	50-12-070	AMD	00-17-141
16-495-105	REP-P	00-19-100	16-623-050	NEW-P	00-17-175	50-12-070	DECOD	00-17-141
16-495-110	REP-P	00-19-100	16-623-060	NEW-P	00-17-175	50-12-080	DECOD-X	00-13-101
16-514	REP-P	00-19-087	16-662-105	AMD-P	00-09-090	50-12-080	DECOD	00-17-141
16-514-010	REP-P	00-19-087	16-662-105	AMD	00-14-005	50-12-090	DECOD-X	00-13-101
16-514-020	REP-P	00-19-087	16-663	PREP	00-13-078	50-12-090	DECOD	00-17-141
16-514-030	REP-P	00-19-087	16-663	AMD-P	00-17-184	50-12-100	DECOD-X	00-13-101
16-514-040	REP-P	00-19-087	16-663-001	REP-P	00-17-184	50-12-100	DECOD	00-17-141
16-514-041	REP-P	00-19-087	16-663-010	REP-P	00-17-184	50-12-110	DECOD-X	00-13-101
16-514-050	REP-P	00-19-087	16-663-020	REP-P	00-17-184	50-12-110	DECOD	00-17-141
16-514-060	REP-P	00-19-087	16-663-030	REP-P	00-17-184	50-12-115	DECOD-X	00-13-101
16-514-070	REP-P	00-19-087	16-663-040	REP-P	00-17-184	50-12-115	DECOD	00-17-141
16-514-080	REP-P	00-19-087	16-663-050	REP-P	00-17-184	50-12-116	DECOD-X	00-13-101
16-516-010	AMD-XA	00-07-079	16-663-060	REP-P	00-17-184	50-12-116	DECOD	00-17-141
16-516-010	AMD	00-11-180	16-663-100	NEW-P	00-17-184	50-12-117	AMD-XA	00-13-101
16-516-020	AMD-XA	00-07-079	16-663-110	NEW-P	00-17-184	50-12-117	DECOD-X	00-13-101
16-516-020	AMD	00-11-180	16-663-120	NEW-P	00-17-184	50-12-117	AMD	00-17-141
16-536-040	AMD-P	00-05-089	16-663-130	NEW-P	00-17-184	50-12-117	DECOD	00-17-141
16-536-040	AMD-W	00-17-121	16-663-140	NEW-P	00-17-184	50-12-120	AMD-XA	00-13-101
16-550-020	AMD-XA	00-05-090	16-663-150	NEW-P	00-17-184	50-12-120	DECOD-X	00-13-101
16-550-020	AMD	00-10-022	16-663-160	NEW-P	00-17-184	50-12-120	AMD	00-17-141
16-555-020	AMD-XA	00-05-091	16-663-170	NEW-P	00-17-184	50-12-120	DECOD	00-17-141
16-555-020	AMD	00-10-024	16-664	PREP	00-13-080	50-12-130	DECOD-X	00-13-101
16-557	REP-C	00-08-066	16-674	PREP	00-13-079	50-12-130	DECOD	00-17-141
16-557	REP-C	00-09-026	16-674-092	REP-P	00-18-010	50-12-140	AMD-XA	00-13-101
16-557-010	REP-C	00-07-136	16-690	PREP	00-15-010	50-12-140	DECOD-X	00-13-101
16-557-010	REP-W	00-10-066	16-692-001	REP-P	00-17-183	50-12-140	AMD	00-17-141
16-557-020	REP-C	00-07-136	16-692-010	REP-P	00-17-183	50-12-140	DECOD	00-17-141
16-557-020	REP-W	00-10-066	16-694-001	REP-P	00-17-183	50-12-150	AMD-XA	00-13-101
16-557-025	REP-C	00-07-136	16-694-010	REP-P	00-17-183	50-12-150	DECOD-X	00-13-101
16-557-025	REP-W	00-10-066	16-694-020	REP-P	00-17-183	50-12-150	AMD	00-17-141
16-557-030	REP-C	00-07-136	16-694-021	REP-P	00-17-183	50-12-150	DECOD	00-17-141
16-557-030	REP-W	00-10-066	16-750	PREP	00-13-002	50-12-160	AMD-XA	00-13-101
16-557-040	REP-C	00-07-136	16-750-011	AMD-P	00-20-026	50-12-160	DECOD-X	00-13-101
16-557-040	REP-W	00-10-066	16-750-015	AMD-P	00-20-026	50-12-160	AMD	00-17-141
16-557-041	REP-C	00-07-136	16-752-600	AMD-P	00-19-102	50-12-160	DECOD	00-17-141
16-557-041	REP-W	00-10-066	16-752-610	AMD-P	00-19-102	50-12-170	DECOD-X	00-13-101
16-557-050	REP-C	00-07-136	16-752-630	AMD-P	00-19-102	50-12-170	DECOD	00-17-141
16-557-050	REP-W	00-10-066	16-752-650	AMD-P	00-19-102	50-12-180	DECOD-X	00-13-101
16-557-060	REP-C	00-07-136	24-12-010	AMD-XA	00-17-174	50-12-180	DECOD	00-17-141
16-557-060	REP-W	00-10-066	25-48	PREP	00-11-170	50-12-190	DECOD-X	00-13-101
16-557-070	REP-C	00-07-136	44-10-010	AMD	00-08-068	50-12-190	DECOD	00-17-141
16-557-070	REP-W	00-10-066	44-10-170	AMD	00-08-068	50-12-200	AMD-XA	00-13-101
16-557-080	REP-C	00-07-136	44-10-200	AMD	00-08-068	50-12-200	DECOD-X	00-13-101
16-557-080	REP-W	00-10-066	50-12-020	DECOD-X	00-13-101	50-12-200	AMD	00-17-141
16-565-020	AMD-XA	00-05-092	50-12-020	DECOD	00-17-141	50-12-200	DECOD	00-17-141
16-565-020	AMD	00-10-023	50-12-030	AMD-XA	00-13-101	50-12-210	AMD-XA	00-13-101

TABLE

Table of WAC Sections Affected

WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
50-12-210	DECOD-X	00-13-101	50-14-050	AMD-XA	00-13-101	50-28-990	AMD	00-17-141
50-12-210	AMD	00-17-141	50-14-050	DECOD-X	00-13-101	50-28-990	DECOD	00-17-141
50-12-210	DECOD	00-17-141	50-14-050	AMD	00-17-141	50-32-010	DECOD-X	00-14-053
50-12-220	DECOD-X	00-13-101	50-14-050	DECOD	00-17-141	50-32-010	DECOD	00-18-103
50-12-220	DECOD	00-17-141	50-14-060	AMD-XA	00-13-101	50-32-020	AMD-XA	00-14-053
50-12-230	PREP	00-13-099	50-14-060	DECOD-X	00-13-101	50-32-020	DECOD-X	00-14-053
50-12-230	AMD-XA	00-13-101	50-14-060	AMD	00-17-141	50-32-020	AMD	00-18-103
50-12-230	DECOD-X	00-13-101	50-14-060	DECOD	00-17-141	50-32-020	DECOD	00-18-103
50-12-230	AMD	00-17-141	50-14-070	AMD-XA	00-13-101	50-32-030	AMD-XA	00-14-053
50-12-230	DECOD	00-17-141	50-14-070	DECOD-X	00-13-101	50-32-030	DECOD-X	00-14-053
50-12-240	DECOD-X	00-13-101	50-14-070	AMD	00-17-141	50-32-030	AMD	00-18-103
50-12-240	DECOD	00-17-141	50-14-070	DECOD	00-17-141	50-32-030	DECOD	00-18-103
50-12-250	AMD-XA	00-13-101	50-14-080	AMD-XA	00-13-101	50-32-040	AMD-XA	00-14-053
50-12-250	DECOD-X	00-13-101	50-14-080	DECOD-X	00-13-101	50-32-040	DECOD-X	00-14-053
50-12-250	AMD	00-17-141	50-14-080	AMD	00-17-141	50-32-040	AMD	00-18-103
50-12-250	DECOD	00-17-141	50-14-080	DECOD	00-17-141	50-32-040	DECOD	00-18-103
50-12-260	DECOD-X	00-13-101	50-14-090	AMD-XA	00-13-101	50-32-050	DECOD-X	00-14-053
50-12-260	DECOD	00-17-141	50-14-090	DECOD-X	00-13-101	50-32-050	DECOD	00-18-103
50-12-270	DECOD-X	00-13-101	50-14-090	AMD	00-17-141	50-32-060	DECOD-X	00-14-053
50-12-270	DECOD	00-17-141	50-14-090	DECOD	00-17-141	50-32-060	DECOD	00-18-103
50-12-280	DECOD-X	00-13-101	50-14-100	AMD-XA	00-13-101	50-32-070	DECOD-X	00-14-053
50-12-280	DECOD	00-17-141	50-14-100	DECOD-X	00-13-101	50-32-070	DECOD	00-18-103
50-12-290	DECOD-X	00-13-101	50-14-100	AMD	00-17-141	50-32-080	DECOD-X	00-14-053
50-12-290	DECOD	00-17-141	50-14-100	DECOD	00-17-141	50-32-080	DECOD	00-18-103
50-12-300	DECOD-X	00-13-101	50-14-110	DECOD-X	00-13-101	50-32-090	AMD-XA	00-14-053
50-12-300	DECOD	00-17-141	50-14-110	DECOD	00-17-141	50-32-090	DECOD-X	00-14-053
50-12-310	AMD-XA	00-13-101	50-14-120	AMD-XA	00-13-101	50-32-090	AMD	00-18-103
50-12-310	DECOD-X	00-13-101	50-14-120	DECOD-X	00-13-101	50-32-090	DECOD	00-18-103
50-12-310	AMD	00-17-141	50-14-120	AMD	00-17-141	50-32-100	DECOD-X	00-14-053
50-12-310	DECOD	00-17-141	50-14-120	DECOD	00-17-141	50-32-100	DECOD	00-18-103
50-12-320	DECOD-X	00-13-101	50-14-130	AMD-XA	00-13-101	50-32-99001	AMD-XA	00-14-053
50-12-320	DECOD	00-17-141	50-14-130	DECOD-X	00-13-101	50-32-99001	DECOD-X	00-14-053
50-12-330	DECOD-X	00-13-101	50-14-130	AMD	00-17-141	50-32-99001	AMD	00-18-103
50-12-330	DECOD	00-17-141	50-14-130	DECOD	00-17-141	50-32-99001	DECOD	00-18-103
50-12-340	DECOD-X	00-13-101	50-14-140	DECOD-X	00-13-101	50-32-99002	AMD-XA	00-14-053
50-12-340	DECOD	00-17-141	50-14-140	DECOD	00-17-141	50-32-99002	DECOD-X	00-14-053
50-12-350	AMD-XA	00-13-101	50-28-010	DECOD-X	00-13-101	50-32-99002	AMD	00-18-103
50-12-350	DECOD-X	00-13-101	50-28-010	DECOD	00-17-141	50-32-99002	DECOD	00-18-103
50-12-350	AMD	00-17-141	50-28-020	AMD-XA	00-13-101	50-32-99003	AMD-XA	00-14-053
50-12-350	DECOD	00-17-141	50-28-020	DECOD-X	00-13-101	50-32-99003	DECOD-X	00-14-053
50-12-360	DECOD-X	00-13-101	50-28-020	AMD	00-17-141	50-32-99003	AMD	00-18-103
50-12-360	DECOD	00-17-141	50-28-020	DECOD	00-17-141	50-32-99003	DECOD	00-18-103
50-12-370	AMD-XA	00-13-101	50-28-030	AMD-XA	00-13-101	50-36-010	DECOD-X	00-13-101
50-12-370	DECOD-X	00-13-101	50-28-030	DECOD-X	00-13-101	50-36-010	DECOD	00-17-141
50-12-370	AMD	00-17-141	50-28-030	AMD	00-17-141	50-36-020	AMD-XA	00-13-101
50-12-370	DECOD	00-17-141	50-28-030	DECOD	00-17-141	50-36-020	DECOD-X	00-13-101
50-14-010	AMD-XA	00-13-101	50-28-040	DECOD-X	00-13-101	50-36-020	AMD	00-17-141
50-14-010	DECOD-X	00-13-101	50-28-040	DECOD	00-17-141	50-36-020	DECOD	00-17-141
50-14-010	AMD	00-17-141	50-28-050	AMD-XA	00-13-101	50-36-030	DECOD-X	00-13-101
50-14-010	DECOD	00-17-141	50-28-050	DECOD-X	00-13-101	50-36-030	DECOD	00-17-141
50-14-020	AMD-XA	00-13-101	50-28-050	AMD	00-17-141	50-36-040	DECOD-X	00-13-101
50-14-020	DECOD-X	00-13-101	50-28-050	DECOD	00-17-141	50-36-040	DECOD	00-17-141
50-14-020	AMD	00-17-141	50-28-060	AMD-XA	00-13-101	50-36-050	AMD-XA	00-13-101
50-14-020	DECOD	00-17-141	50-28-060	DECOD-X	00-13-101	50-36-050	DECOD-X	00-13-101
50-14-030	AMD-XA	00-13-101	50-28-060	AMD	00-17-141	50-36-050	AMD	00-17-141
50-14-030	DECOD-X	00-13-101	50-28-060	DECOD	00-17-141	50-36-050	DECOD	00-17-141
50-14-030	AMD	00-17-141	50-28-070	AMD-XA	00-13-101	50-36-060	DECOD-X	00-13-101
50-14-030	DECOD	00-17-141	50-28-070	DECOD-X	00-13-101	50-36-060	DECOD	00-17-141
50-14-040	AMD-XA	00-13-101	50-28-070	AMD	00-17-141	50-36-070	DECOD-X	00-13-101
50-14-040	DECOD-X	00-13-101	50-28-070	DECOD	00-17-141	50-36-070	DECOD	00-17-141
50-14-040	AMD	00-17-141	50-28-990	AMD-XA	00-13-101	50-36-080	AMD-XA	00-13-101
50-14-040	DECOD	00-17-141	50-28-990	DECOD-X	00-13-101	50-36-080	DECOD-X	00-13-101

TABLE

Table of WAC Sections Affected

WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
50-36-080	AMD	00-17-141	50-48-070	AMD-XA	00-13-101	51-11-0602	AMD-S	00-18-017
50-36-080	DECOD	00-17-141	50-48-070	DECOD-X	00-13-101	51-11-0604	AMD-P	00-16-131
50-36-090	AMD-XA	00-13-101	50-48-070	AMD	00-17-141	51-11-0604	AMD-S	00-18-017
50-36-090	DECOD-X	00-13-101	50-48-070	DECOD	00-17-141	51-11-0605	AMD-P	00-16-131
50-36-090	AMD	00-17-141	50-48-080	DECOD-X	00-13-101	51-11-0605	AMD-S	00-18-017
50-36-090	DECOD	00-17-141	50-48-080	DECOD	00-17-141	51-11-0625	AMD-P	00-16-131
50-36-100	DECOD-X	00-13-101	50-48-090	AMD-XA	00-13-101	51-11-0625	AMD-S	00-18-017
50-36-100	DECOD	00-17-141	50-48-090	DECOD-X	00-13-101	51-11-0626	AMD-P	00-16-131
50-36-110	DECOD-X	00-13-101	50-48-090	AMD	00-17-141	51-11-0626	AMD-S	00-18-017
50-36-110	DECOD	00-17-141	50-48-090	DECOD	00-17-141	51-11-0627	AMD-P	00-16-131
50-36-120	DECOD-X	00-13-101	50-48-100	AMD-XA	00-13-101	51-11-0627	AMD-S	00-18-017
50-36-120	DECOD	00-17-141	50-48-100	DECOD-X	00-13-101	51-11-0628	AMD-P	00-16-131
50-44-005	AMD-XA	00-13-101	50-48-100	AMD	00-17-141	51-11-0628	AMD-S	00-18-017
50-44-005	DECOD-X	00-13-101	50-48-100	DECOD	00-17-141	51-11-0630	AMD-P	00-16-131
50-44-005	AMD	00-17-141	50-56-010	AMD-XA	00-13-101	51-11-0630	AMD-S	00-18-017
50-44-005	DECOD	00-17-141	50-56-010	DECOD-X	00-13-101	51-11-0701	AMD-P	00-16-131
50-44-010	AMD-XA	00-13-101	50-56-010	AMD	00-17-141	51-11-0701	AMD-S	00-18-017
50-44-010	DECOD-X	00-13-101	50-56-010	DECOD	00-17-141	51-11-1001	AMD-P	00-16-131
50-44-010	AMD	00-17-141	50-56-020	AMD-XA	00-13-101	51-11-1001	AMD-S	00-18-017
50-44-010	DECOD	00-17-141	50-56-020	DECOD-X	00-13-101	51-11-1002	AMD-P	00-16-131
50-44-020	AMD-XA	00-13-101	50-56-020	AMD	00-17-141	51-11-1002	AMD-S	00-18-017
50-44-020	DECOD-X	00-13-101	50-56-020	DECOD	00-17-141	51-11-1003	AMD-P	00-16-131
50-44-020	AMD	00-17-141	50-56-030	AMD-XA	00-13-101	51-11-1003	AMD-S	00-18-017
50-44-020	DECOD	00-17-141	50-56-030	DECOD-X	00-13-101	51-11-1004	AMD-P	00-16-131
50-44-025	DECOD-X	00-13-101	50-56-030	AMD	00-17-141	51-11-1004	AMD-S	00-18-017
50-44-025	DECOD	00-17-141	50-56-030	DECOD	00-17-141	51-11-1005	AMD-P	00-16-131
50-44-030	AMD-XA	00-13-101	50-56-040	AMD-XA	00-13-101	51-11-1005	AMD-S	00-18-017
50-44-030	DECOD-X	00-13-101	50-56-040	DECOD-X	00-13-101	51-11-1006	AMD-P	00-16-131
50-44-030	AMD	00-17-141	50-56-040	AMD	00-17-141	51-11-1006	AMD-S	00-18-017
50-44-030	DECOD	00-17-141	50-56-040	DECOD	00-17-141	51-11-1007	AMD-P	00-16-131
50-44-037	DECOD-X	00-13-101	50-56-050	AMD-XA	00-13-101	51-11-1007	AMD-S	00-18-017
50-44-037	DECOD	00-17-141	50-56-050	DECOD-X	00-13-101	51-11-1008	AMD-P	00-16-131
50-44-039	DECOD-X	00-13-101	50-56-050	AMD	00-17-141	51-11-1008	AMD-S	00-18-017
50-44-039	DECOD	00-17-141	50-56-050	DECOD	00-17-141	51-11-1009	AMD-P	00-16-131
50-44-050	AMD-XA	00-13-101	50-56-060	AMD-XA	00-13-101	51-11-1009	AMD-S	00-18-017
50-44-050	DECOD-X	00-13-101	50-56-060	DECOD-X	00-13-101	51-11-1132	AMD-S	00-18-017
50-44-050	AMD	00-17-141	50-56-060	AMD	00-17-141	51-11-1201	REP-P	00-16-131
50-44-050	DECOD	00-17-141	50-56-060	DECOD	00-17-141	51-11-1201	REP-S	00-18-017
50-44-060	AMD-XA	00-13-101	50-56-070	AMD-XA	00-13-101	51-11-1210	REP-P	00-16-131
50-44-060	DECOD-X	00-13-101	50-56-070	DECOD-X	00-13-101	51-11-1210	REP-S	00-18-017
50-44-060	AMD	00-17-141	50-56-070	AMD	00-17-141	51-11-1312	AMD-P	00-16-131
50-44-060	DECOD	00-17-141	50-56-070	DECOD	00-17-141	51-11-1312	AMD-S	00-18-017
50-48-010	AMD-XA	00-13-101	50-56-080	AMD-XA	00-13-101	51-11-1313	AMD-P	00-16-131
50-48-010	DECOD-X	00-13-101	50-56-080	DECOD-X	00-13-101	51-11-1313	AMD-S	00-18-017
50-48-010	AMD	00-17-141	50-56-080	AMD	00-17-141	51-11-1322	AMD-P	00-16-131
50-48-010	DECOD	00-17-141	50-56-080	DECOD	00-17-141	51-11-1322	AMD-S	00-18-017
50-48-020	AMD-XA	00-13-101	51-11-0101	AMD-S	00-18-017	51-11-1323	AMD-P	00-16-131
50-48-020	DECOD-X	00-13-101	51-11-0201	AMD-P	00-16-131	51-11-1323	AMD-S	00-18-017
50-48-020	AMD	00-17-141	51-11-0201	AMD-S	00-18-017	51-11-1331	AMD-P	00-16-131
50-48-020	DECOD	00-17-141	51-11-0502	AMD-P	00-16-131	51-11-1331	AMD-S	00-18-017
50-48-030	AMD-XA	00-13-101	51-11-0502	AMD-S	00-18-017	51-11-1334	AMD-P	00-16-131
50-48-030	DECOD-X	00-13-101	51-11-0503	AMD-P	00-16-131	51-11-1334	AMD-S	00-18-017
50-48-030	AMD	00-17-141	51-11-0503	AMD-S	00-18-017	51-11-1401	AMD-P	00-16-131
50-48-030	DECOD	00-17-141	51-11-0504	AMD-P	00-16-131	51-11-1401	AMD-S	00-18-017
50-48-040	DECOD-X	00-13-101	51-11-0504	AMD-S	00-18-017	51-11-1410	AMD-P	00-16-131
50-48-040	DECOD	00-17-141	51-11-0505	AMD-P	00-16-131	51-11-1410	AMD-S	00-18-017
50-48-050	DECOD-X	00-13-101	51-11-0505	AMD-S	00-18-017	51-11-1411	AMD-P	00-16-131
50-48-050	DECOD	00-17-141	51-11-0530	AMD-P	00-16-131	51-11-1411	AMD-S	00-18-017
50-48-060	AMD-XA	00-13-101	51-11-0530	AMD-S	00-18-017	51-11-1412	AMD-P	00-16-131
50-48-060	DECOD-X	00-13-101	51-11-0601	AMD-P	00-16-131	51-11-1412	AMD-S	00-18-017
50-48-060	AMD	00-17-141	51-11-0601	AMD-S	00-18-017	51-11-1414	AMD-P	00-16-131
50-48-060	DECOD	00-17-141	51-11-0602	AMD-P	00-16-131	51-11-1414	AMD-S	00-18-017

TABLE

Table of WAC Sections Affected

WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
51-11-1415	AMD-P	00-16-131	51-13-302	AMD-P	00-16-133	51-44-1007	AMD-P	00-16-132
51-11-1415	AMD-S	00-18-017	51-13-302	AMD-S	00-18-016	51-44-1102	NEW-P	00-16-132
51-11-1416	NEW-P	00-16-131	51-13-303	AMD-P	00-16-133	51-44-1109	AMD-P	00-16-132
51-11-1416	NEW-S	00-18-017	51-13-303	AMD-S	00-18-016	51-44-2500	AMD-P	00-16-132
51-11-1423	AMD-P	00-16-131	51-13-304	AMD-P	00-16-133	51-44-5200	AMD-P	00-16-132
51-11-1423	AMD-S	00-18-017	51-13-304	AMD-S	00-18-016	51-44-6100	AMD-P	00-16-132
51-11-1433	AMD-P	00-16-131	51-13-503	AMD-P	00-16-133	51-44-6300	AMD-P	00-16-132
51-11-1433	AMD-S	00-18-017	51-13-503	AMD-S	00-18-016	51-44-7900	AMD-P	00-16-132
51-11-1435	AMD-P	00-16-131	51-40-0200	AMD-P	00-16-128	51-44-8000	AMD-P	00-16-132
51-11-1435	AMD-S	00-18-017	51-40-0310	AMD-P	00-16-128	51-44-8102	NEW-P	00-16-132
51-11-1438	AMD-P	00-16-131	51-40-0313	AMD-P	00-16-128	51-45-10100	NEW-P	00-16-132
51-11-1438	AMD-S	00-18-017	51-40-0403	AMD-P	00-16-128	51-46-001	REP-P	00-16-129
51-11-1439	NEW-P	00-16-131	51-40-0804	AMD-P	00-16-128	51-46-002	REP-P	00-16-129
51-11-1439	NEW-S	00-18-017	51-40-0902	AMD-P	00-16-128	51-46-003	REP-P	00-16-129
51-11-1443	NEW-P	00-16-131	51-40-1003	AMD-P	00-16-128	51-46-007	REP-P	00-16-129
51-11-1443	NEW-S	00-18-017	51-40-1004	AMD-P	00-16-128	51-46-008	REP-P	00-16-129
51-11-1454	AMD-P	00-16-131	51-40-1103	AMD-P	00-16-128	51-46-0100	REP-P	00-16-129
51-11-1454	AMD-S	00-18-017	51-40-1104	AMD-P	00-16-128	51-46-0101	REP-P	00-16-129
51-11-1512	AMD-P	00-16-131	51-40-1105	AMD-P	00-16-128	51-46-0102	REP-P	00-16-129
51-11-1512	AMD-S	00-18-017	51-40-1106	AMD-P	00-16-128	51-46-0103	REP-P	00-16-129
51-11-1513	AMD-P	00-16-131	51-40-1202	NEW-P	00-16-128	51-46-0200	REP-P	00-16-129
51-11-1513	AMD-S	00-18-017	51-40-1203	AMD-P	00-16-128	51-46-0205	REP-P	00-16-129
51-11-1521	AMD-P	00-16-131	51-40-1505	NEW-P	00-16-128	51-46-0215	REP-P	00-16-129
51-11-1521	AMD-S	00-18-017	51-40-1600	NEW-P	00-16-128	51-46-0218	REP-P	00-16-129
51-11-1530	AMD-P	00-16-131	51-40-1616	AMD-P	00-16-128	51-46-0300	REP-P	00-16-129
51-11-1530	AMD-S	00-18-017	51-40-1700	NEW-P	00-16-128	51-46-0301	REP-P	00-16-129
51-11-1531	AMD-P	00-16-131	51-40-1800	NEW-P	00-16-128	51-46-0310	REP-P	00-16-129
51-11-1531	AMD-S	00-18-017	51-40-1900	NEW-P	00-16-128	51-46-0311	REP-P	00-16-129
51-11-1532	AMD-P	00-16-131	51-40-2000	NEW-P	00-16-128	51-46-0313	REP-P	00-16-129
51-11-1532	AMD-S	00-18-017	51-40-2100	NEW-P	00-16-128	51-46-0314	REP-P	00-16-129
51-11-1701	REP-P	00-16-131	51-40-2106	NEW-P	00-16-128	51-46-0316	REP-P	00-16-129
51-11-1701	REP-S	00-18-017	51-40-2200	NEW-P	00-16-128	51-46-0392	REP-P	00-16-129
51-11-2000	REP-P	00-16-131	51-40-2300	NEW-P	00-16-128	51-46-0400	REP-P	00-16-129
51-11-2000	REP-S	00-18-017	51-40-2900	AMD-P	00-16-128	51-46-0402	REP-P	00-16-129
51-11-2001	REP-P	00-16-131	51-40-2929	AMD-P	00-16-128	51-46-0412	REP-P	00-16-129
51-11-2001	REP-S	00-18-017	51-40-3102	AMD-P	00-16-128	51-46-0413	REP-P	00-16-129
51-11-2002	REP-P	00-16-131	51-40-31200	AMD-P	00-16-128	51-46-0500	REP-P	00-16-129
51-11-2002	REP-S	00-18-017	51-42-0405	NEW-P	00-16-130	51-46-0501	REP-P	00-16-129
51-11-2003	REP-P	00-16-131	51-42-1101	AMD-P	00-16-130	51-46-0502	REP-P	00-16-129
51-11-2003	REP-S	00-18-017	51-42-1103	AMD-P	00-16-130	51-46-0505	REP-P	00-16-129
51-11-2004	REP-P	00-16-131	51-42-1105	AMD-P	00-16-130	51-46-0507	REP-P	00-16-129
51-11-2004	REP-S	00-18-017	51-42-1109	NEW-P	00-16-130	51-46-0509	REP-P	00-16-129
51-11-2005	REP-P	00-16-131	51-42-1110	NEW-P	00-16-130	51-46-0512	REP-P	00-16-129
51-11-2005	REP-S	00-18-017	51-42-1111	NEW-P	00-16-130	51-46-0513	REP-P	00-16-129
51-11-2006	REP-P	00-16-131	51-42-1112	NEW-P	00-16-130	51-46-0514	REP-P	00-16-129
51-11-2006	REP-S	00-18-017	51-42-1113	NEW-P	00-16-130	51-46-0515	REP-P	00-16-129
51-11-2007	REP-P	00-16-131	51-42-1114	NEW-P	00-16-130	51-46-0516	REP-P	00-16-129
51-11-2007	REP-S	00-18-017	51-42-1115	NEW-P	00-16-130	51-46-0517	REP-P	00-16-129
51-11-2008	REP-P	00-16-131	51-42-1116	NEW-P	00-16-130	51-46-0518	REP-P	00-16-129
51-11-2008	REP-S	00-18-017	51-42-1117	NEW-P	00-16-130	51-46-0519	REP-P	00-16-129
51-11-2009	REP-P	00-16-131	51-42-1118	NEW-P	00-16-130	51-46-0520	REP-P	00-16-129
51-11-2009	REP-S	00-18-017	51-42-1119	NEW-P	00-16-130	51-46-0521	REP-P	00-16-129
51-11-99902	AMD-P	00-16-131	51-42-1120	NEW-P	00-16-130	51-46-0522	REP-P	00-16-129
51-11-99902	AMD-S	00-18-017	51-42-1121	NEW-P	00-16-130	51-46-0523	REP-P	00-16-129
51-11-99903	AMD-P	00-16-131	51-42-1122	NEW-P	00-16-130	51-46-0524	REP-P	00-16-129
51-11-99903	AMD-S	00-18-017	51-42-1123	NEW-P	00-16-130	51-46-0525	REP-P	00-16-129
51-11-99904	AMD-P	00-16-131	51-42-1124	NEW-P	00-16-130	51-46-0600	REP-P	00-16-129
51-11-99904	AMD-S	00-18-017	51-42-1126	NEW-P	00-16-130	51-46-0603	REP-P	00-16-129
51-13-101	AMD-P	00-16-133	51-42-1301	NEW-P	00-16-130	51-46-0604	REP-P	00-16-129
51-13-101	AMD-S	00-18-016	51-44-0103	AMD-P	00-16-132	51-46-0608	REP-P	00-16-129
51-13-301	AMD-P	00-16-133	51-44-0105	NEW-P	00-16-132	51-46-0609	REP-P	00-16-129
51-13-301	AMD-S	00-18-016	51-44-0200	AMD-P	00-16-132	51-46-0610	REP-P	00-16-129

Table of WAC Sections Affected

WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
51-46-0700	REP-P	00-16-129	51-57-790000	NEW-P	00-16-129	132E-120-030	AMD	00-17-015
51-46-0701	REP-P	00-16-129	51-57-895000	NEW-P	00-16-129	132E-120-030	DECOD	00-17-015
51-46-0704	REP-P	00-16-129	82-50-021	AMD-XA	00-05-016	132E-120-040	AMD-P	00-06-063
51-46-0710	REP-P	00-16-129	82-50-021	AMD	00-09-088	132E-120-040	DECOD-P	00-06-063
51-46-0713	REP-P	00-16-129	112-10-010	AMD	00-05-036	132E-120-040	AMD	00-17-015
51-46-0793	REP-P	00-16-129	112-10-010	AMD-XA	00-18-075	132E-120-040	DECOD	00-17-015
51-46-0800	REP-P	00-16-129	112-10-020	AMD	00-05-036	132E-120-110	NEW-P	00-06-063
51-46-0810	REP-P	00-16-129	112-10-020	AMD-XA	00-18-075	132E-120-110	NEW	00-17-015
51-46-0814	REP-P	00-16-129	112-10-030	AMD	00-05-036	132E-120-120	NEW-P	00-06-063
51-46-0815	REP-P	00-16-129	112-10-030	AMD-XA	00-18-075	132E-120-120	NEW	00-17-015
51-46-0900	REP-P	00-16-129	112-10-040	AMD	00-05-036	132E-120-130	NEW-P	00-06-063
51-46-0903	REP-P	00-16-129	112-10-040	AMD-XA	00-18-075	132E-120-130	NEW	00-17-015
51-46-1000	REP-P	00-16-129	112-10-050	AMD	00-05-036	132E-120-140	NEW-P	00-06-063
51-46-1003	REP-P	00-16-129	112-10-050	AMD-XA	00-18-075	132E-120-140	NEW	00-17-015
51-46-1012	REP-P	00-16-129	112-10-060	AMD	00-05-036	132E-120-150	NEW-P	00-06-063
51-46-1300	REP-P	00-16-129	112-10-070	NEW	00-05-036	132E-120-150	NEW	00-17-015
51-46-1301	REP-P	00-16-129	112-10-070	AMD-XA	00-18-075	132E-120-160	RECOD-P	00-06-063
51-46-1302	REP-P	00-16-129	112-10-080	NEW	00-05-036	132E-120-160	RECOD	00-17-015
51-46-1303	REP-P	00-16-129	112-10-080	AMD-XA	00-18-075	132E-120-170	RECOD-P	00-06-063
51-46-1304	REP-P	00-16-129	118-03-330	REP	00-05-012	132E-120-170	RECOD	00-17-015
51-46-1305	REP-P	00-16-129	118-06-010	REP	00-05-011	132E-120-180	RECOD-P	00-06-063
51-46-1400	REP-P	00-16-129	118-06-020	REP	00-05-011	132E-120-180	RECOD	00-17-015
51-46-1401	REP-P	00-16-129	118-06-030	REP	00-05-011	132E-120-190	RECOD-P	00-06-063
51-46-1491	REP-P	00-16-129	118-06-040	REP	00-05-011	132E-120-190	RECOD	00-17-015
51-46-97120	REP-P	00-16-129	118-06-050	REP	00-05-011	132E-120-200	NEW-P	00-06-063
51-46-97121	REP-P	00-16-129	118-06-060	REP	00-05-011	132E-120-200	NEW	00-17-015
51-46-97122	REP-P	00-16-129	118-06-070	REP	00-05-011	132E-120-210	NEW-P	00-06-063
51-46-97123	REP-P	00-16-129	118-06-080	REP	00-05-011	132E-120-210	NEW	00-17-015
51-46-97124	REP-P	00-16-129	118-07-010	REP	00-05-011	132E-120-220	RECOD-P	00-06-063
51-46-97125	REP-P	00-16-129	118-07-020	REP	00-05-011	132E-120-220	RECOD	00-17-015
51-46-97126	REP-P	00-16-129	118-07-030	REP	00-05-011	132E-120-230	RECOD-P	00-06-063
51-46-97127	REP-P	00-16-129	118-07-040	REP	00-05-011	132E-120-230	RECOD	00-17-015
51-46-97128	REP-P	00-16-129	118-07-050	REP	00-05-011	132E-120-240	NEW-P	00-06-063
51-46-97129	REP-P	00-16-129	118-07-060	REP	00-05-011	132E-120-240	NEW	00-17-015
51-47-001	REP-P	00-16-129	118-08-010	REP	00-05-011	132E-120-250	NEW-P	00-06-063
51-47-002	REP-P	00-16-129	118-08-020	REP	00-05-011	132E-120-250	NEW	00-17-015
51-47-003	REP-P	00-16-129	118-08-030	REP	00-05-011	132E-120-260	NEW-P	00-06-063
51-47-007	REP-P	00-16-129	118-08-040	REP	00-05-011	132E-120-260	NEW	00-17-015
51-47-008	REP-P	00-16-129	118-08-050	REP	00-05-011	132E-120-270	NEW-P	00-06-063
51-56-001	NEW-P	00-16-129	118-08-060	REP	00-05-011	132E-120-270	NEW	00-17-015
51-56-002	NEW-P	00-16-129	118-08-070	REP	00-05-011	132E-120-280	NEW-P	00-06-063
51-56-003	NEW-P	00-16-129	131-16	PREP	00-08-029	132E-120-280	NEW	00-17-015
51-56-007	NEW-P	00-16-129	131-16-021	AMD-E	00-09-050	132E-120-290	NEW-P	00-06-063
51-56-008	NEW-P	00-16-129	131-16-021	AMD-P	00-10-099	132E-120-290	NEW	00-17-015
51-56-0100	NEW-P	00-16-129	131-16-021	AMD	00-14-017	132E-120-300	NEW-P	00-06-063
51-56-0200	NEW-P	00-16-129	131-16-031	AMD-E	00-09-050	132E-120-300	NEW	00-17-015
51-56-0300	NEW-P	00-16-129	131-16-031	AMD-P	00-10-099	132E-120-310	NEW-P	00-06-063
51-56-0400	NEW-P	00-16-129	131-16-031	AMD	00-14-017	132E-120-310	NEW	00-17-015
51-56-0500	NEW-P	00-16-129	131-16-450	PREP	00-07-128	132E-120-320	NEW-P	00-06-063
51-56-0600	NEW-P	00-16-129	131-16-450	AMD-E	00-14-016	132E-120-320	NEW	00-17-015
51-56-0700	NEW-P	00-16-129	131-16-450	AMD-P	00-15-037	132E-120-330	NEW-P	00-06-063
51-56-0800	NEW-P	00-16-129	131-16-450	AMD	00-20-039	132E-120-330	NEW	00-17-015
51-56-0900	NEW-P	00-16-129	132E-120	PREP	00-02-082	132E-120-340	NEW-P	00-06-063
51-56-1300	NEW-P	00-16-129	132E-120	AMD-P	00-06-063	132E-120-340	NEW	00-17-015
51-56-1400	NEW-P	00-16-129	132E-120-010	DECOD-P	00-06-063	132E-120-350	NEW-P	00-06-063
51-56-1500	NEW-P	00-16-129	132E-120-010	DECOD	00-17-015	132E-120-350	NEW	00-17-015
51-56-201300	NEW-P	00-16-129	132E-120-020	AMD-P	00-06-063	132E-120-360	NEW-P	00-06-063
51-57-001	NEW-P	00-16-129	132E-120-020	DECOD-P	00-06-063	132E-120-360	NEW	00-17-015
51-57-002	NEW-P	00-16-129	132E-120-020	AMD	00-17-015	132E-120-370	NEW-P	00-06-063
51-57-003	NEW-P	00-16-129	132E-120-020	DECOD	00-17-015	132E-120-370	NEW	00-17-015
51-57-007	NEW-P	00-16-129	132E-120-030	AMD-P	00-06-063	132E-120-380	NEW-P	00-06-063
51-57-008	NEW-P	00-16-129	132E-120-030	DECOD-P	00-06-063	132E-120-380	NEW	00-17-015

TABLE

Table of WAC Sections Affected

WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
132E-120-390	NEW-P	00-06-063	132L- 20-135	REP	00-07-113	132N-156-730	AMD	00-20-034
132E-120-390	NEW	00-17-015	132L- 20-140	REP	00-07-113	132N-156-740	AMD-P	00-15-044
132E-120-400	NEW-P	00-06-063	132L- 22-020	REP	00-07-113	132N-156-740	AMD	00-20-034
132E-120-400	NEW	00-17-015	132L- 22-060	REP	00-07-113	132N-156-750	AMD-P	00-15-044
132E-120-410	NEW-P	00-06-063	132L- 22-070	REP	00-07-113	132N-156-750	AMD	00-20-034
132E-120-410	NEW	00-17-015	132L- 22-080	REP	00-07-113	132N-156-800	NEW-P	00-15-044
132E-121-010	AMD-P	00-06-063	132L- 24-010	REP	00-07-113	132N-156-800	NEW	00-20-034
132E-121-010	DECOD-P	00-06-063	132L- 24-020	REP	00-07-113	132N-156-810	NEW-P	00-15-044
132E-121-010	AMD	00-17-015	132L- 24-030	REP	00-07-113	132N-156-810	NEW	00-20-034
132E-121-010	DECOD	00-17-015	132L- 24-090	REP	00-07-113	132Q- 04-010	AMD-P	00-08-075
132E-124-020	AMD-P	00-06-063	132L- 25-010	REP	00-07-113	132Q- 04-010	AMD	00-14-007
132E-124-020	DECOD-P	00-06-063	132L-120-010	AMD	00-07-113	132Q- 04-020	AMD-P	00-08-075
132E-124-020	AMD	00-17-015	132L-120-015	NEW	00-07-113	132Q- 04-020	AMD	00-14-007
132E-124-020	DECOD	00-17-015	132L-120-020	AMD	00-07-113	132Q- 04-031	NEW-P	00-08-075
132G-276-010	AMD-P	00-02-074	132L-120-030	NEW	00-07-113	132Q- 04-031	NEW	00-14-007
132G-276-010	AMD-S	00-06-074	132L-120-040	NEW	00-07-113	132Q- 04-035	REP-P	00-08-075
132G-276-010	AMD	00-10-048	132L-120-070	NEW	00-07-113	132Q- 04-035	REP	00-14-007
132G-276-020	AMD-P	00-02-074	132L-120-080	NEW	00-07-113	132Q- 04-040	REP-P	00-08-075
132G-276-020	AMD-S	00-06-074	132L-120-090	NEW	00-07-113	132Q- 04-040	REP	00-14-007
132G-276-020	AMD	00-10-048	132L-120-100	NEW	00-07-113	132Q- 04-050	REP-P	00-08-075
132G-276-030	REP-P	00-02-074	132L-120-110	NEW	00-07-113	132Q- 04-050	REP	00-14-007
132G-276-030	REP-S	00-06-074	132L-120-120	NEW	00-07-113	132Q- 04-060	REP-P	00-08-075
132G-276-030	REP	00-10-048	132L-120-130	NEW	00-07-113	132Q- 04-060	REP	00-14-007
132G-276-040	REP-P	00-02-074	132L-120-140	NEW	00-07-113	132Q- 04-061	REP-P	00-08-075
132G-276-040	REP-S	00-06-074	132L-120-150	NEW	00-07-113	132Q- 04-061	REP	00-14-007
132G-276-040	REP	00-10-048	132L-120-160	NEW	00-07-113	132Q- 04-067	REP-P	00-08-075
132G-276-050	AMD-P	00-02-074	132L-120-170	NEW	00-07-113	132Q- 04-067	REP	00-14-007
132G-276-050	AMD-S	00-06-074	132L-120-180	NEW	00-07-113	132Q- 04-068	REP-P	00-08-075
132G-276-050	AMD	00-10-048	132L-120-190	NEW	00-07-113	132Q- 04-068	REP	00-14-007
132G-276-060	AMD-P	00-02-074	132L-120-200	NEW	00-07-113	132Q- 04-070	REP-P	00-08-075
132G-276-060	AMD-S	00-06-074	132L-120-210	NEW	00-07-113	132Q- 04-070	REP	00-14-007
132G-276-060	AMD	00-10-048	132L-120-220	NEW	00-07-113	132Q- 04-075	REP-P	00-08-075
132G-276-080	AMD-P	00-02-074	132N-156	PREP	00-10-043	132Q- 04-075	REP	00-14-007
132G-276-080	AMD-S	00-06-074	132N-156-300	AMD-P	00-15-044	132Q- 04-076	AMD-P	00-08-075
132G-276-080	AMD	00-10-048	132N-156-300	AMD	00-20-034	132Q- 04-076	AMD	00-14-007
132G-276-090	AMD-P	00-02-074	132N-156-310	AMD-P	00-15-044	132Q- 04-080	REP-P	00-08-075
132G-276-090	AMD-S	00-06-074	132N-156-310	AMD	00-20-034	132Q- 04-080	REP	00-14-007
132G-276-090	AMD	00-10-048	132N-156-320	AMD-P	00-15-044	132Q- 04-081	REP-P	00-08-075
132G-276-100	AMD-P	00-02-074	132N-156-320	AMD	00-20-034	132Q- 04-081	REP	00-14-007
132G-276-100	AMD-S	00-06-074	132N-156-330	AMD-P	00-15-044	132Q- 04-082	REP-P	00-08-075
132G-276-100	AMD	00-10-048	132N-156-330	AMD	00-20-034	132Q- 04-082	REP	00-14-007
132G-276-110	AMD-P	00-02-074	132N-156-440	AMD-P	00-15-044	132Q- 04-083	REP-P	00-08-075
132G-276-110	AMD-S	00-06-074	132N-156-440	AMD	00-20-034	132Q- 04-083	REP	00-14-007
132G-276-110	AMD	00-10-048	132N-156-450	AMD-P	00-15-044	132Q- 04-085	REP-P	00-08-075
132G-276-120	AMD-P	00-02-074	132N-156-450	AMD	00-20-034	132Q- 04-085	REP	00-14-007
132G-276-120	AMD-S	00-06-074	132N-156-500	AMD-P	00-15-044	132Q- 04-090	REP-P	00-08-075
132G-276-120	AMD	00-10-048	132N-156-500	AMD	00-20-034	132Q- 04-090	REP	00-14-007
132G-276-130	AMD-P	00-02-074	132N-156-530	AMD-P	00-15-044	132Q- 04-094	REP-P	00-08-075
132G-276-130	AMD-S	00-06-074	132N-156-530	AMD	00-20-034	132Q- 04-094	REP	00-14-007
132G-276-130	AMD	00-10-048	132N-156-550	AMD-P	00-15-044	132Q- 04-095	REP-P	00-08-075
132G-276-900	AMD-P	00-02-074	132N-156-550	AMD	00-20-034	132Q- 04-095	REP	00-14-007
132G-276-900	AMD-S	00-06-074	132N-156-570	AMD-P	00-15-044	132Q- 04-096	REP-P	00-08-075
132G-276-900	AMD	00-10-048	132N-156-570	AMD	00-20-034	132Q- 04-096	REP	00-14-007
132H-121-010	AMD-E	00-14-002	132N-156-600	AMD-P	00-15-044	132Q- 04-100	AMD-P	00-08-075
132H-121-010	AMD-P	00-15-027	132N-156-600	AMD	00-20-034	132Q- 04-100	AMD	00-14-007
132H-160-182	AMD	00-11-102	132N-156-620	AMD-P	00-15-044	132Q- 04-110	AMD-P	00-08-075
132L- 20-010	REP	00-07-113	132N-156-620	AMD	00-20-034	132Q- 04-110	AMD	00-14-007
132L- 20-030	REP	00-07-113	132N-156-645	NEW-P	00-15-044	132Q- 04-120	AMD-P	00-08-075
132L- 20-050	REP	00-07-113	132N-156-645	NEW	00-20-034	132Q- 04-120	AMD	00-14-007
132L- 20-070	REP	00-07-113	132N-156-650	AMD-P	00-15-044	132Q- 04-130	AMD-P	00-08-075
132L- 20-080	REP	00-07-113	132N-156-650	AMD	00-20-034	132Q- 04-130	AMD	00-14-007
132L- 20-130	REP	00-07-113	132N-156-730	AMD-P	00-15-044	132Q- 04-140	AMD-P	00-08-075

Table of WAC Sections Affected

WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
132Q- 04-140	AMD	00-14-007	132Q- 20-160	AMD	00-14-007	132S- 40-140	REP	00-18-095
132Q- 04-150	AMD-P	00-08-075	132Q- 20-170	AMD-P	00-08-075	132S- 40-145	REP-P	00-12-010
132Q- 04-150	AMD	00-14-007	132Q- 20-170	AMD	00-14-007	132S- 40-145	REP	00-18-095
132Q- 04-170	AMD-P	00-08-075	132Q- 20-180	AMD-P	00-08-075	132S- 40-150	REP-P	00-12-010
132Q- 04-170	AMD	00-14-007	132Q- 20-180	AMD	00-14-007	132S- 40-150	REP	00-18-095
132Q- 04-180	AMD-P	00-08-075	132Q- 20-200	AMD-P	00-08-075	132S- 40-155	REP-P	00-12-010
132Q- 04-180	AMD	00-14-007	132Q- 20-200	AMD	00-14-007	132S- 40-155	REP	00-18-095
132Q- 04-190	AMD-P	00-08-075	132Q- 20-210	AMD-P	00-08-075	132S- 40-160	NEW-P	00-12-010
132Q- 04-190	AMD	00-14-007	132Q- 20-210	AMD	00-14-007	132S- 40-160	NEW	00-18-095
132Q- 04-200	AMD-P	00-08-075	132Q- 20-220	AMD-P	00-08-075	132S- 40-165	NEW-P	00-12-010
132Q- 04-200	AMD	00-14-007	132Q- 20-220	AMD	00-14-007	132S- 40-165	NEW	00-18-095
132Q- 04-210	AMD-P	00-08-075	132Q- 20-240	AMD-P	00-08-075	132S- 40-170	NEW-P	00-12-010
132Q- 04-210	AMD	00-14-007	132Q- 20-240	AMD	00-14-007	132S- 40-170	NEW	00-18-095
132Q- 04-240	AMD-P	00-08-075	132Q- 20-250	AMD-P	00-08-075	132S- 40-175	NEW-P	00-12-010
132Q- 04-240	AMD	00-14-007	132Q- 20-250	AMD	00-14-007	132S- 40-175	NEW	00-18-095
132Q- 04-250	AMD-P	00-08-075	132Q- 20-260	AMD-P	00-08-075	132S- 40-180	NEW-P	00-12-010
132Q- 04-250	AMD	00-14-007	132Q- 20-260	AMD	00-14-007	132S- 40-180	NEW	00-18-095
132Q- 04-260	AMD-P	00-08-075	132Q- 20-270	AMD-P	00-08-075	132S- 40-185	NEW-P	00-12-010
132Q- 04-260	AMD	00-14-007	132Q- 20-270	AMD	00-14-007	132S- 40-185	NEW	00-18-095
132Q- 04-280	AMD-P	00-08-075	132Q- 94-010	AMD-P	00-08-075	132S- 40-190	NEW-P	00-12-010
132Q- 04-280	AMD	00-14-007	132Q- 94-010	AMD	00-14-007	132S- 40-190	NEW	00-18-095
132Q- 05-010	AMD-P	00-08-075	132Q- 94-020	AMD-P	00-08-075	132S- 40-195	NEW-P	00-12-010
132Q- 05-010	AMD	00-14-007	132Q- 94-020	AMD	00-14-007	132S- 40-195	NEW	00-18-095
132Q- 05-020	AMD-P	00-08-075	132Q- 94-030	AMD-P	00-08-075	132S- 40-200	NEW-P	00-12-010
132Q- 05-020	AMD	00-14-007	132Q- 94-030	AMD	00-14-007	132S- 40-200	NEW	00-18-095
132Q- 05-033	AMD-P	00-08-075	132Q- 94-125	AMD-P	00-08-075	132S- 40-210	NEW-P	00-12-010
132Q- 05-033	AMD	00-14-007	132Q- 94-125	AMD	00-14-007	132S- 40-210	NEW	00-18-095
132Q- 05-036	AMD-P	00-08-075	132Q- 94-150	AMD-P	00-08-075	132X- 10-010	AMD	00-05-023
132Q- 05-036	AMD	00-14-007	132Q- 94-150	AMD	00-14-007	132X- 10-030	AMD	00-05-023
132Q- 05-040	AMD-P	00-08-075	132S- 40-005	AMD-P	00-12-010	132X- 10-050	AMD	00-05-023
132Q- 05-040	AMD	00-14-007	132S- 40-005	AMD	00-18-095	132X- 10-060	AMD	00-05-023
132Q- 05-050	AMD-P	00-08-075	132S- 40-010	REP-P	00-12-010	132X- 10-080	AMD	00-05-023
132Q- 05-050	AMD	00-14-007	132S- 40-010	REP	00-18-095	132X- 10-100	AMD	00-05-023
132Q- 05-060	AMD-P	00-08-075	132S- 40-015	REP-P	00-12-010	132X- 10-110	AMD	00-05-023
132Q- 05-060	AMD	00-14-007	132S- 40-015	REP	00-18-095	132X- 20-010	REP	00-05-022
132Q- 05-070	AMD-P	00-08-075	132S- 40-020	REP-P	00-12-010	132X- 20-020	REP	00-05-022
132Q- 05-070	AMD	00-14-007	132S- 40-020	REP	00-18-095	132X- 20-030	REP	00-05-022
132Q- 05-080	AMD-P	00-08-075	132S- 40-025	REP-P	00-12-010	132X- 20-040	REP	00-05-022
132Q- 05-080	AMD	00-14-007	132S- 40-025	REP	00-18-095	132X- 20-050	REP	00-05-022
132Q- 05-090	AMD-P	00-08-075	132S- 40-030	REP-P	00-12-010	132X- 20-060	REP	00-05-022
132Q- 05-090	AMD	00-14-007	132S- 40-030	REP	00-18-095	132X- 20-070	REP	00-05-022
132Q- 05-100	AMD-P	00-08-075	132S- 40-035	REP-P	00-12-010	132X- 20-080	REP	00-05-022
132Q- 05-100	AMD	00-14-007	132S- 40-035	REP	00-18-095	132X- 20-090	REP	00-05-022
132Q- 20-010	AMD-P	00-08-075	132S- 40-040	REP-P	00-12-010	132X- 20-100	REP	00-05-022
132Q- 20-010	AMD	00-14-007	132S- 40-040	REP	00-18-095	132X- 20-110	REP	00-05-022
132Q- 20-020	AMD-P	00-08-075	132S- 40-045	REP-P	00-12-010	132X- 20-120	REP	00-05-022
132Q- 20-020	AMD	00-14-007	132S- 40-045	REP	00-18-095	132X- 20-130	REP	00-05-022
132Q- 20-040	AMD-P	00-08-075	132S- 40-046	REP-P	00-12-010	132X- 30-040	AMD	00-05-023
132Q- 20-040	AMD	00-14-007	132S- 40-046	REP	00-18-095	132X- 40-020	AMD	00-05-023
132Q- 20-060	AMD-P	00-08-075	132S- 40-055	REP-P	00-12-010	132X- 50-020	AMD	00-05-023
132Q- 20-060	AMD	00-14-007	132S- 40-055	REP	00-18-095	132X- 50-030	AMD	00-05-023
132Q- 20-080	AMD-P	00-08-075	132S- 40-060	REP-P	00-12-010	132X- 50-040	AMD	00-05-023
132Q- 20-080	AMD	00-14-007	132S- 40-060	REP	00-18-095	132X- 50-050	AMD	00-05-023
132Q- 20-090	AMD-P	00-08-075	132S- 40-065	REP-P	00-12-010	132X- 50-060	AMD	00-05-023
132Q- 20-090	AMD	00-14-007	132S- 40-065	REP	00-18-095	132X- 50-080	AMD	00-05-023
132Q- 20-110	AMD-P	00-08-075	132S- 40-070	REP-P	00-12-010	132X- 50-110	AMD	00-05-023
132Q- 20-110	AMD	00-14-007	132S- 40-070	REP	00-18-095	132X- 50-120	AMD	00-05-023
132Q- 20-130	AMD-P	00-08-075	132S- 40-075	REP-P	00-12-010	132X- 50-130	AMD	00-05-023
132Q- 20-130	AMD	00-14-007	132S- 40-075	REP	00-18-095	132X- 50-140	AMD	00-05-023
132Q- 20-150	AMD-P	00-08-075	132S- 40-080	REP-P	00-12-010	132X- 50-150	AMD	00-05-023
132Q- 20-150	AMD	00-14-007	132S- 40-080	REP	00-18-095	132X- 50-160	AMD	00-05-023
132Q- 20-160	AMD-P	00-08-075	132S- 40-140	REP-P	00-12-010	132X- 50-170	AMD	00-05-023

TABLE

Table of WAC Sections Affected

WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
132X- 50-180	AMD	00-05-023	132Z-115-100	NEW	00-20-037	137- 28-420	AMD-P	00-07-048
132X- 50-190	AMD	00-05-023	132Z-115-110	NEW-P	00-07-121	137- 28-420	AMD	00-10-079
132X- 50-210	AMD	00-05-023	132Z-115-110	NEW	00-20-037	137- 32-002	AMD	00-09-063
132X- 50-230	AMD	00-05-023	132Z-115-120	NEW-P	00-07-121	137- 32-005	AMD	00-09-063
132X- 50-240	AMD	00-05-023	132Z-115-120	NEW	00-20-037	137- 32-010	AMD	00-09-063
132X- 50-260	AMD	00-05-023	132Z-115-130	NEW-P	00-07-121	137- 32-015	AMD	00-09-063
132X- 50-270	AMD	00-05-023	132Z-115-130	NEW	00-20-037	137- 32-020	AMD	00-09-063
132X- 50-280	AMD	00-05-023	132Z-115-140	NEW-P	00-07-121	137- 32-025	AMD	00-09-063
132X- 60-010	AMD	00-05-023	132Z-115-140	NEW	00-20-037	137- 32-030	AMD	00-09-063
132X- 60-015	NEW	00-05-023	132Z-115-150	NEW-P	00-07-121	137- 32-035	AMD	00-09-063
132X- 60-020	AMD	00-05-023	132Z-115-150	NEW	00-20-037	137- 32-045	AMD	00-09-063
132X- 60-035	NEW	00-05-023	132Z-115-160	NEW-P	00-07-121	137-125-005	NEW-E	00-05-044
132X- 60-037	NEW	00-05-023	132Z-115-160	NEW	00-20-037	137-125-010	NEW-E	00-05-044
132X- 60-040	AMD	00-05-023	132Z-115-170	NEW-P	00-07-121	137-125-015	NEW-E	00-05-044
132X- 60-045	NEW	00-05-023	132Z-115-170	NEW	00-20-037	137-125-040	NEW-E	00-05-044
132X- 60-046	NEW	00-05-023	132Z-115-180	NEW-P	00-07-121	137-125-042	NEW-E	00-05-044
132X- 60-050	AMD	00-05-023	132Z-115-180	NEW	00-20-037	137-125-044	NEW-E	00-05-044
132X- 60-060	AMD	00-05-023	132Z-115-190	NEW-P	00-07-121	137-125-046	NEW-E	00-05-044
132X- 60-065	NEW	00-05-023	132Z-115-190	NEW	00-20-037	137-125-048	NEW-E	00-05-044
132X- 60-075	NEW	00-05-023	132Z-115-200	NEW-P	00-07-121	137-125-052	NEW-E	00-05-044
132X- 60-080	AMD	00-05-023	132Z-115-200	NEW	00-20-037	137-125-054	NEW-E	00-05-044
132X- 60-090	AMD	00-05-023	132Z-115-210	NEW-P	00-07-121	137-125-060	NEW-E	00-05-044
132X- 60-100	AMD	00-05-023	132Z-115-210	NEW	00-20-037	137-125-070	NEW-E	00-05-044
132X- 60-110	AMD	00-05-023	132Z-115-220	NEW-P	00-07-121	137-125-072	NEW-E	00-05-044
132X- 60-120	AMD	00-05-023	132Z-115-220	NEW	00-20-037	137-125-076	NEW-E	00-05-044
132X- 60-130	AMD	00-05-023	132Z-115-230	NEW-P	00-07-121	137-125-078	NEW-E	00-05-044
132X- 60-140	AMD	00-05-023	132Z-115-230	NEW	00-20-037	137-125-090	NEW-E	00-05-044
132X- 60-150	AMD	00-05-023	136- 10-035	NEW-P	00-12-003	137-125-095	NEW-E	00-05-044
132X- 60-160	AMD	00-05-023	136- 10-035	NEW	00-18-020	137-125-100	NEW-E	00-05-044
132X- 60-170	AMD	00-05-023	136-150-022	AMD-P	00-12-004	137-125-105	NEW-E	00-05-044
132X- 60-178	NEW	00-05-023	136-150-022	AMD	00-18-021	137-125-110	NEW-E	00-05-044
132X- 60-180	AMD	00-05-023	136-167-020	AMD	00-05-043	137-125-115	NEW-E	00-05-044
132Z-104-010	REP-XR	00-11-018	136-167-030	AMD	00-05-043	137-125-120	NEW-E	00-05-044
132Z-112-010	NEW-P	00-07-121	137- 28	PREP	00-02-070	137-125-125	NEW-E	00-05-044
132Z-112-010	NEW	00-20-037	137- 28-140	AMD-P	00-07-048	137-125-130	NEW-E	00-05-044
132Z-112-020	NEW-P	00-07-121	137- 28-140	AMD	00-10-079	137-125-135	NEW-E	00-05-044
132Z-112-020	NEW	00-20-037	137- 28-160	AMD-P	00-07-048	137-125-140	NEW-E	00-05-044
132Z-112-030	NEW-P	00-07-121	137- 28-160	AMD	00-10-079	137-125-195	NEW-E	00-05-044
132Z-112-030	NEW	00-20-037	137- 28-170	AMD-P	00-07-048	137-130-005	NEW-E	00-05-045
132Z-112-040	NEW-P	00-07-121	137- 28-170	AMD	00-10-079	137-130-010	NEW-E	00-05-045
132Z-112-040	NEW	00-20-037	137- 28-185	NEW-P	00-07-048	137-130-020	NEW-E	00-05-045
132Z-112-050	NEW-P	00-07-121	137- 28-185	NEW	00-10-079	137-130-030	NEW-E	00-05-045
132Z-112-050	NEW	00-20-037	137- 28-220	AMD-P	00-07-048	137-130-040	NEW-E	00-05-045
132Z-115-010	NEW-P	00-07-121	137- 28-220	AMD	00-10-079	137-130-050	NEW-E	00-05-045
132Z-115-010	NEW	00-20-037	137- 28-230	AMD-P	00-07-048	137-130-060	NEW-E	00-05-045
132Z-115-020	NEW-P	00-07-121	137- 28-230	AMD	00-10-079	137-130-070	NEW-E	00-05-045
132Z-115-020	NEW	00-20-037	137- 28-260	AMD-P	00-07-048	137-130-080	NEW-E	00-05-045
132Z-115-030	NEW-P	00-07-121	137- 28-260	AMD	00-10-079	137-130-090	NEW-E	00-05-045
132Z-115-030	NEW	00-20-037	137- 28-270	AMD-P	00-07-048	137-130-100	NEW-E	00-05-045
132Z-115-040	NEW-P	00-07-121	137- 28-270	AMD	00-10-079	137-130-110	NEW-E	00-05-045
132Z-115-040	NEW	00-20-037	137- 28-290	AMD-P	00-07-048	137-130-120	NEW-E	00-05-045
132Z-115-050	NEW-P	00-07-121	137- 28-290	AMD	00-10-079	137-130-130	NEW-E	00-05-045
132Z-115-050	NEW	00-20-037	137- 28-300	AMD-P	00-07-048	137-130-140	NEW-E	00-05-045
132Z-115-060	NEW-P	00-07-121	137- 28-300	AMD	00-10-079	137-130-150	NEW-E	00-05-045
132Z-115-060	NEW	00-20-037	137- 28-310	AMD-P	00-07-048	139- 01	PREP	00-04-048
132Z-115-070	NEW-P	00-07-121	137- 28-310	AMD	00-10-079	139- 01-100	AMD-P	00-07-097
132Z-115-070	NEW	00-20-037	137- 28-320	REP-P	00-07-048	139- 01-100	AMD	00-17-017
132Z-115-080	NEW-P	00-07-121	137- 28-320	REP	00-10-079	139- 01-110	REP-P	00-07-097
132Z-115-080	NEW	00-20-037	137- 28-350	AMD-P	00-07-048	139- 01-110	REP	00-17-017
132Z-115-090	NEW-P	00-07-121	137- 28-350	AMD	00-10-079	139- 01-320	REP-P	00-07-097
132Z-115-090	NEW	00-20-037	137- 28-380	AMD-P	00-07-048	139- 01-320	REP	00-17-017
132Z-115-100	NEW-P	00-07-121	137- 28-380	AMD	00-10-079	139- 01-330	REP-P	00-07-097

Table of WAC Sections Affected

WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
139-01-330	REP	00-17-017	139-01-620	REP	00-17-017	139-05-210	AMD-P	00-07-097
139-01-410	REP-P	00-07-097	139-01-625	REP-P	00-07-097	139-05-210	AMD	00-17-017
139-01-410	REP	00-17-017	139-01-625	REP	00-17-017	139-05-220	AMD-P	00-07-097
139-01-415	REP-P	00-07-097	139-01-630	REP-P	00-07-097	139-05-220	AMD	00-17-017
139-01-415	REP	00-17-017	139-01-630	REP	00-17-017	139-05-230	AMD-P	00-07-097
139-01-420	REP-P	00-07-097	139-01-710	REP-P	00-07-097	139-05-230	AMD	00-17-017
139-01-420	REP	00-17-017	139-01-710	REP	00-17-017	139-05-240	AMD-P	00-07-097
139-01-425	REP-P	00-07-097	139-01-715	REP-P	00-07-097	139-05-240	AMD	00-17-017
139-01-425	REP	00-17-017	139-01-715	REP	00-17-017	139-05-242	AMD-P	00-07-097
139-01-430	REP-P	00-07-097	139-01-720	REP-P	00-07-097	139-05-242	AMD	00-17-017
139-01-430	REP	00-17-017	139-01-720	REP	00-17-017	139-05-250	AMD-P	00-07-097
139-01-435	REP-P	00-07-097	139-01-725	REP-P	00-07-097	139-05-250	AMD	00-17-017
139-01-435	REP	00-17-017	139-01-725	REP	00-17-017	139-05-810	AMD-P	00-07-097
139-01-440	REP-P	00-07-097	139-01-730	REP-P	00-07-097	139-05-810	AMD	00-17-017
139-01-440	REP	00-17-017	139-01-730	REP	00-17-017	139-05-912	AMD-P	00-07-097
139-01-445	REP-P	00-07-097	139-01-735	REP-P	00-07-097	139-05-912	AMD	00-17-017
139-01-445	REP	00-17-017	139-01-735	REP	00-17-017	139-05-915	AMD-P	00-07-097
139-01-450	REP-P	00-07-097	139-01-810	REP-P	00-07-097	139-05-915	AMD	00-17-017
139-01-450	REP	00-17-017	139-01-810	REP	00-17-017	139-10	PREP	00-04-048
139-01-455	REP-P	00-07-097	139-01-820	REP-P	00-07-097	139-10-210	AMD-P	00-07-097
139-01-455	REP	00-17-017	139-01-820	REP	00-17-017	139-10-210	AMD	00-17-017
139-01-460	REP-P	00-07-097	139-02-010	NEW-P	00-07-097	139-10-212	AMD-P	00-07-097
139-01-460	REP	00-17-017	139-02-010	NEW	00-17-017	139-10-212	AMD	00-17-017
139-01-465	REP-P	00-07-097	139-02-020	NEW-P	00-07-097	139-10-215	AMD-P	00-07-097
139-01-465	REP	00-17-017	139-02-020	NEW	00-17-017	139-10-215	AMD	00-17-017
139-01-470	REP-P	00-07-097	139-02-030	NEW-P	00-07-097	139-10-220	AMD-P	00-07-097
139-01-470	REP	00-17-017	139-02-030	NEW	00-17-017	139-10-220	AMD	00-17-017
139-01-475	REP-P	00-07-097	139-02-040	NEW-P	00-07-097	139-10-221	NEW-P	00-07-097
139-01-475	REP	00-17-017	139-02-040	NEW	00-17-017	139-10-221	NEW	00-17-017
139-01-510	REP-P	00-07-097	139-02-050	NEW-P	00-07-097	139-10-222	AMD-P	00-07-097
139-01-510	REP	00-17-017	139-02-050	NEW	00-17-017	139-10-222	AMD	00-17-017
139-01-515	REP-P	00-07-097	139-02-060	NEW-P	00-07-097	139-10-230	AMD-P	00-07-097
139-01-515	REP	00-17-017	139-02-060	NEW	00-17-017	139-10-230	AMD	00-17-017
139-01-520	REP-P	00-07-097	139-02-070	NEW-P	00-07-097	139-10-235	AMD-P	00-07-097
139-01-520	REP	00-17-017	139-02-070	NEW	00-17-017	139-10-235	AMD	00-17-017
139-01-525	REP-P	00-07-097	139-02-080	NEW-P	00-07-097	139-10-236	NEW-P	00-07-097
139-01-525	REP	00-17-017	139-02-080	NEW	00-17-017	139-10-236	NEW	00-17-017
139-01-530	REP-P	00-07-097	139-02-090	NEW-P	00-07-097	139-10-237	AMD-P	00-07-097
139-01-530	REP	00-17-017	139-02-090	NEW	00-17-017	139-10-237	AMD	00-17-017
139-01-535	REP-P	00-07-097	139-02-100	NEW-P	00-07-097	139-10-240	AMD-P	00-07-097
139-01-535	REP	00-17-017	139-02-100	NEW	00-17-017	139-10-240	AMD	00-17-017
139-01-540	REP-P	00-07-097	139-02-110	NEW-P	00-07-097	139-10-310	AMD-P	00-07-097
139-01-540	REP	00-17-017	139-02-110	NEW	00-17-017	139-10-310	AMD	00-17-017
139-01-545	REP-P	00-07-097	139-03-010	NEW-P	00-07-097	139-10-320	AMD-P	00-07-097
139-01-545	REP	00-17-017	139-03-010	NEW	00-17-017	139-10-320	AMD	00-17-017
139-01-550	REP-P	00-07-097	139-03-020	NEW-P	00-07-097	139-10-410	AMD-P	00-07-097
139-01-550	REP	00-17-017	139-03-020	NEW	00-17-017	139-10-410	AMD	00-17-017
139-01-555	REP-P	00-07-097	139-03-030	NEW-P	00-07-097	139-10-420	AMD-P	00-07-097
139-01-555	REP	00-17-017	139-03-030	NEW	00-17-017	139-10-420	AMD	00-17-017
139-01-560	REP-P	00-07-097	139-03-040	NEW-P	00-07-097	139-10-510	AMD-P	00-07-097
139-01-560	REP	00-17-017	139-03-040	NEW	00-17-017	139-10-510	AMD	00-17-017
139-01-565	REP-P	00-07-097	139-03-050	NEW-P	00-07-097	139-10-520	AMD-P	00-07-097
139-01-565	REP	00-17-017	139-03-050	NEW	00-17-017	139-10-520	AMD	00-17-017
139-01-570	REP-P	00-07-097	139-03-060	NEW-P	00-07-097	139-25	PREP	00-04-048
139-01-570	REP	00-17-017	139-03-060	NEW	00-17-017	139-25-110	AMD-P	00-07-097
139-01-575	REP-P	00-07-097	139-03-070	NEW-P	00-07-097	139-25-110	AMD	00-17-017
139-01-575	REP	00-17-017	139-03-070	NEW	00-17-017	173-09-010	REP-XR	00-18-083
139-01-610	REP-P	00-07-097	139-03-080	NEW-P	00-07-097	173-09-020	REP-XR	00-18-083
139-01-610	REP	00-17-017	139-03-080	NEW	00-17-017	173-09-030	REP-XR	00-18-083
139-01-615	REP-P	00-07-097	139-05	PREP	00-04-048	173-09-040	REP-XR	00-18-083
139-01-615	REP	00-17-017	139-05-200	AMD-P	00-07-097	173-15-010	AMD-XA	00-11-066
139-01-620	REP-P	00-07-097	139-05-200	AMD	00-17-017	173-15-010	AMD	00-16-080

Table of WAC Sections Affected

WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
173- 15-020	AMD-XA	00-11-066	173- 26-320	NEW-P	00-11-175	173-145-110	AMD-XA	00-18-107
173- 15-020	AMD	00-16-080	173- 26-330	NEW-P	00-11-175	173-145-120	AMD-XA	00-11-065
173- 15-030	AMD-XA	00-11-066	173- 26-340	NEW-P	00-11-175	173-145-120	AMD-W	00-16-058
173- 15-030	AMD	00-16-080	173- 26-350	NEW-P	00-11-175	173-145-120	AMD-XA	00-18-107
173- 16-010	REP-P	00-11-175	173- 26-360	NEW-P	00-11-175	173-145-130	AMD-XA	00-11-065
173- 16-020	REP-P	00-11-175	173- 60-070	AMD-XA	00-20-102	173-145-130	AMD-W	00-16-058
173- 16-030	REP-P	00-11-175	173- 95A	PREP	00-11-031	173-145-130	AMD-XA	00-18-107
173- 16-040	REP-P	00-11-175	173- 95A-010	AMD-P	00-19-094	173-145-155	AMD-XA	00-11-065
173- 16-050	REP-P	00-11-175	173- 95A-020	AMD-P	00-19-094	173-145-155	AMD-W	00-16-058
173- 16-060	REP-P	00-11-175	173- 95A-030	AMD-P	00-19-094	173-145-155	AMD-XA	00-18-107
173- 16-064	REP-P	00-11-175	173- 95A-040	AMD-P	00-19-094	173-181	PREP	00-05-096
173- 16-070	REP-P	00-11-175	173- 95A-050	AMD-P	00-19-094	173-202-010	REP-XR	00-06-038
173- 16-200	REP-P	00-11-175	173- 95A-060	NEW-P	00-19-094	173-202-010	REP	00-11-005
173- 24-010	AMD-XA	00-14-032	173- 95A-070	NEW-P	00-19-094	173-202-020	REP-XR	00-06-038
173- 24-010	AMD	00-20-009	173- 95A-080	NEW-P	00-19-094	173-202-020	REP	00-11-005
173- 24-020	AMD-XA	00-14-032	173- 95A-090	NEW-P	00-19-094	173-224-040	AMD-XA	00-07-112
173- 24-020	AMD	00-20-009	173- 95A-100	NEW-P	00-19-094	173-224-040	AMD	00-13-010
173- 24-030	AMD-XA	00-14-032	173- 95A-110	NEW-P	00-19-094	173-240-020	AMD-XA	00-10-054
173- 24-030	AMD	00-20-009	173- 98	PREP	00-11-032	173-240-020	AMD	00-15-021
173- 24-040	AMD-XA	00-14-032	173- 98-020	AMD-P	00-19-095	173-240-030	AMD-XA	00-10-054
173- 24-040	AMD	00-20-009	173- 98-030	AMD-XA	00-04-085	173-240-030	AMD	00-15-021
173- 24-050	AMD-XA	00-14-032	173- 98-030	AMD	00-09-010	173-240-035	AMD-XA	00-10-054
173- 24-050	AMD	00-20-009	173- 98-030	AMD-P	00-19-095	173-240-035	AMD	00-15-021
173- 24-060	AMD-XA	00-14-032	173- 98-040	AMD-P	00-19-095	173-240-040	AMD-XA	00-10-054
173- 24-060	AMD	00-20-009	173- 98-050	AMD-P	00-19-095	173-240-040	AMD	00-15-021
173- 24-070	AMD-XA	00-14-032	173- 98-060	AMD-P	00-19-095	173-240-050	AMD-XA	00-10-054
173- 24-070	AMD	00-20-009	173- 98-075	NEW-P	00-19-095	173-240-050	AMD	00-15-021
173- 24-080	AMD-XA	00-14-032	173- 98-090	AMD-P	00-19-095	173-240-060	AMD-XA	00-10-054
173- 24-080	AMD	00-20-009	173- 98-110	AMD-P	00-19-095	173-240-060	AMD	00-15-021
173- 24-090	AMD-XA	00-14-032	173- 98-120	AMD-P	00-19-095	173-240-070	AMD-XA	00-10-054
173- 24-090	AMD	00-20-009	173-145-010	AMD-XA	00-11-065	173-240-070	AMD	00-15-021
173- 24-100	AMD-XA	00-14-032	173-145-010	AMD-W	00-16-058	173-240-075	AMD-XA	00-10-054
173- 24-100	AMD	00-20-009	173-145-010	AMD-XA	00-18-107	173-240-075	AMD	00-15-021
173- 24-110	AMD-XA	00-14-032	173-145-020	AMD-XA	00-11-065	173-240-080	AMD-XA	00-10-054
173- 24-110	AMD	00-20-009	173-145-020	AMD-W	00-16-058	173-240-080	AMD	00-15-021
173- 24-120	AMD-XA	00-14-032	173-145-020	AMD-XA	00-18-107	173-240-090	AMD-XA	00-10-054
173- 24-120	AMD	00-20-009	173-145-030	AMD-XA	00-11-065	173-240-090	AMD	00-15-021
173- 24-125	AMD-XA	00-14-032	173-145-030	AMD-W	00-16-058	173-240-095	AMD-XA	00-10-054
173- 24-125	AMD	00-20-009	173-145-030	AMD-XA	00-18-107	173-240-095	AMD	00-15-021
173- 24-130	AMD-XA	00-14-032	173-145-040	AMD-XA	00-11-065	173-240-100	AMD-XA	00-10-054
173- 24-130	AMD	00-20-009	173-145-040	AMD-W	00-16-058	173-240-100	AMD	00-15-021
173- 24-140	AMD-XA	00-14-032	173-145-040	AMD-XA	00-18-107	173-240-104	AMD-XA	00-10-054
173- 24-140	AMD	00-20-009	173-145-040	AMD-XA	00-11-065	173-240-104	AMD	00-15-021
173- 24-150	AMD-XA	00-14-032	173-145-050	AMD-W	00-16-058	173-240-110	AMD-XA	00-10-054
173- 24-150	AMD	00-20-009	173-145-050	AMD-XA	00-18-107	173-240-110	AMD	00-15-021
173- 26-010	AMD-P	00-11-175	173-145-060	AMD-XA	00-11-065	173-240-120	AMD-XA	00-10-054
173- 26-020	AMD-P	00-11-175	173-145-060	AMD-W	00-16-058	173-240-120	AMD	00-15-021
173- 26-105	NEW-P	00-11-175	173-145-060	AMD-XA	00-18-107	173-240-130	AMD-XA	00-10-054
173- 26-170	NEW-P	00-11-175	173-145-070	AMD-XA	00-11-065	173-240-130	AMD	00-15-021
173- 26-180	NEW-P	00-11-175	173-145-070	AMD-W	00-16-058	173-240-140	AMD-XA	00-10-054
173- 26-190	NEW-P	00-11-175	173-145-070	AMD-XA	00-18-107	173-240-140	AMD	00-15-021
173- 26-200	NEW-P	00-11-175	173-145-080	AMD-XA	00-11-065	173-240-150	AMD-XA	00-10-054
173- 26-210	NEW-P	00-11-175	173-145-080	AMD-W	00-16-058	173-240-150	AMD	00-15-021
173- 26-220	NEW-P	00-11-175	173-145-080	AMD-XA	00-18-107	173-240-160	AMD-XA	00-10-054
173- 26-230	NEW-P	00-11-175	173-145-090	AMD-XA	00-11-065	173-240-160	AMD	00-15-021
173- 26-240	NEW-P	00-11-175	173-145-090	AMD-W	00-16-058	173-240-170	AMD-XA	00-10-054
173- 26-250	NEW-P	00-11-175	173-145-090	AMD-XA	00-18-107	173-240-170	AMD	00-15-021
173- 26-270	NEW-P	00-11-175	173-145-100	AMD-XA	00-11-065	173-240-180	AMD-XA	00-10-054
173- 26-280	NEW-P	00-11-175	173-145-100	AMD-W	00-16-058	173-240-180	AMD	00-15-021
173- 26-290	NEW-P	00-11-175	173-145-100	AMD-XA	00-18-107	173-245-010	AMD-XA	00-09-025
173- 26-300	NEW-P	00-11-175	173-145-110	AMD-XA	00-11-065	173-245-010	AMD	00-15-019
173- 26-310	NEW-P	00-11-175	173-145-110	AMD-W	00-16-058	173-245-015	AMD-XA	00-09-025

Table of WAC Sections Affected

WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
173-245-015	AMD	00-15-019	173-303-040	AMD-P	00-02-081	173-303-573	AMD-P	00-02-081
173-245-020	AMD-XA	00-09-025	173-303-040	AMD	00-11-040	173-303-573	AMD	00-11-040
173-245-020	AMD	00-15-019	173-303-045	AMD-P	00-02-081	173-303-578	NEW-P	00-02-081
173-245-030	AMD-XA	00-09-025	173-303-045	AMD	00-11-040	173-303-578	NEW	00-11-040
173-245-030	AMD	00-15-019	173-303-060	AMD-P	00-02-081	173-303-600	AMD-P	00-02-081
173-245-040	AMD-XA	00-09-025	173-303-060	AMD	00-11-040	173-303-600	AMD	00-11-040
173-245-040	AMD	00-15-019	173-303-070	AMD-P	00-02-081	173-303-610	AMD-P	00-02-081
173-245-050	AMD-XA	00-09-025	173-303-070	AMD	00-11-040	173-303-610	AMD	00-11-040
173-245-050	AMD	00-15-019	173-303-071	AMD-P	00-02-081	173-303-620	AMD-P	00-02-081
173-245-055	AMD-XA	00-09-025	173-303-071	AMD	00-11-040	173-303-620	AMD	00-11-040
173-245-055	AMD	00-15-019	173-303-073	AMD-P	00-02-081	173-303-630	AMD-P	00-02-081
173-245-060	AMD-XA	00-09-025	173-303-073	AMD	00-11-040	173-303-630	AMD	00-11-040
173-245-060	AMD	00-15-019	173-303-077	AMD-P	00-02-081	173-303-640	AMD-P	00-02-081
173-245-070	AMD-XA	00-09-025	173-303-077	AMD	00-11-040	173-303-640	AMD	00-11-040
173-245-070	AMD	00-15-019	173-303-100	AMD-P	00-02-081	173-303-645	AMD-P	00-02-081
173-245-075	AMD-XA	00-09-025	173-303-100	AMD	00-11-040	173-303-645	AMD	00-11-040
173-245-075	AMD	00-15-019	173-303-110	AMD-P	00-02-081	173-303-646	AMD-P	00-02-081
173-245-080	AMD-XA	00-09-025	173-303-110	AMD	00-11-040	173-303-646	AMD	00-11-040
173-245-080	AMD	00-15-019	173-303-120	AMD-P	00-02-081	173-303-650	AMD-P	00-02-081
173-245-084	AMD-XA	00-09-025	173-303-120	AMD	00-11-040	173-303-650	AMD	00-11-040
173-245-084	AMD	00-15-019	173-303-160	AMD-P	00-02-081	173-303-680	AMD-P	00-02-081
173-245-090	AMD-XA	00-09-025	173-303-160	AMD	00-11-040	173-303-680	AMD	00-11-040
173-245-090	AMD	00-15-019	173-303-170	AMD-P	00-02-081	173-303-690	AMD-P	00-02-081
173-300-010	AMD-XA	00-13-021	173-303-170	AMD	00-11-040	173-303-690	AMD	00-11-040
173-300-010	AMD	00-19-017	173-303-180	AMD-P	00-02-081	173-303-691	AMD-P	00-02-081
173-300-020	AMD-XA	00-13-021	173-303-180	AMD	00-11-040	173-303-691	AMD	00-11-040
173-300-020	AMD	00-19-017	173-303-190	AMD-P	00-02-081	173-303-692	NEW-P	00-02-081
173-300-030	AMD-XA	00-13-021	173-303-190	AMD	00-11-040	173-303-692	NEW	00-11-040
173-300-030	AMD	00-19-017	173-303-200	AMD-P	00-02-081	173-303-693	NEW-P	00-02-081
173-300-050	AMD-XA	00-13-021	173-303-200	AMD	00-11-040	173-303-693	NEW	00-11-040
173-300-050	AMD	00-19-017	173-303-201	AMD-P	00-02-081	173-303-800	AMD-P	00-02-081
173-300-060	AMD-XA	00-13-021	173-303-201	AMD	00-11-040	173-303-800	AMD	00-11-040
173-300-060	AMD	00-19-017	173-303-240	AMD-P	00-02-081	173-303-803	NEW-P	00-02-081
173-300-070	AMD-XA	00-13-021	173-303-240	AMD	00-11-040	173-303-803	NEW	00-11-040
173-300-070	AMD	00-19-017	173-303-280	AMD-P	00-02-081	173-303-804	AMD-P	00-02-081
173-300-080	AMD-XA	00-13-021	173-303-280	AMD	00-11-040	173-303-804	AMD	00-11-040
173-300-080	AMD	00-19-017	173-303-281	AMD-P	00-02-081	173-303-805	AMD-P	00-02-081
173-300-090	AMD-XA	00-13-021	173-303-281	AMD	00-11-040	173-303-805	AMD	00-11-040
173-300-090	AMD	00-19-017	173-303-300	AMD-P	00-02-081	173-303-806	AMD-P	00-02-081
173-300-090	AMD	00-19-017	173-303-300	AMD	00-11-040	173-303-806	AMD	00-11-040
173-300-100	AMD-XA	00-13-021	173-303-320	AMD-P	00-02-081	173-303-807	AMD-P	00-02-081
173-300-100	AMD	00-19-017	173-303-320	AMD	00-11-040	173-303-807	AMD	00-11-040
173-300-110	AMD-XA	00-13-021	173-303-360	AMD-P	00-02-081	173-303-810	AMD-P	00-02-081
173-300-110	AMD	00-19-017	173-303-360	AMD	00-11-040	173-303-810	AMD	00-11-040
173-300-120	AMD-XA	00-13-021	173-303-370	AMD-P	00-02-081	173-303-830	AMD-P	00-02-081
173-300-120	AMD	00-19-017	173-303-370	AMD	00-11-040	173-303-830	AMD	00-11-040
173-300-130	AMD-XA	00-13-021	173-303-380	AMD-P	00-02-081	173-303-840	AMD-P	00-02-081
173-300-130	AMD	00-19-017	173-303-380	AMD	00-11-040	173-303-840	AMD	00-11-040
173-300-140	AMD-XA	00-13-021	173-303-390	AMD-P	00-02-081	173-303-9904	AMD-P	00-02-081
173-300-140	AMD	00-19-017	173-303-390	AMD	00-11-040	173-303-9904	AMD	00-11-040
173-300-150	AMD-XA	00-13-021	173-303-400	AMD-P	00-02-081	173-303-9907	AMD-P	00-02-081
173-300-150	AMD	00-19-017	173-303-400	AMD	00-11-040	173-303-9907	AMD	00-11-040
173-300-160	AMD-XA	00-13-021	173-303-505	AMD-P	00-02-081	173-305-010	AMD-XA	00-10-053
173-300-160	AMD	00-19-017	173-303-505	AMD	00-11-040	173-305-010	AMD	00-16-103
173-300-170	AMD-XA	00-13-021	173-303-510	AMD-P	00-02-081	173-305-015	AMD-XA	00-10-053
173-300-170	AMD	00-19-017	173-303-510	AMD	00-11-040	173-305-015	AMD	00-16-103
173-300-180	AMD-XA	00-13-021	173-303-515	AMD-P	00-02-081	173-305-020	AMD-XA	00-10-053
173-300-180	AMD	00-19-017	173-303-515	AMD	00-11-040	173-305-020	AMD	00-16-103
173-303	AMD-C	00-11-039	173-303-520	AMD-P	00-02-081	173-305-040	AMD-XA	00-10-053
173-303-010	AMD-P	00-02-081	173-303-520	AMD	00-11-040	173-305-040	AMD	00-16-103
173-303-010	AMD	00-11-040	173-303-522	AMD-P	00-02-081	173-305-050	AMD-XA	00-10-053
173-303-016	AMD-P	00-02-081	173-303-522	AMD	00-11-040	173-305-050	AMD	00-16-103
173-303-016	AMD	00-11-040						

TABLE

Table of WAC Sections Affected

WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
173-305-110	AMD-XA	00-10-053	173-307-010	AMD	00-15-020	173-312-090	AMD	00-19-016
173-305-110	AMD	00-16-103	173-307-015	AMD-XA	00-10-052	173-312-100	AMD-XA	00-13-024
173-305-120	AMD-XA	00-10-053	173-307-015	AMD	00-15-020	173-312-100	AMD	00-19-016
173-305-120	AMD	00-16-103	173-307-020	AMD-XA	00-10-052	173-321	AMD-C	00-19-062
173-305-210	AMD-XA	00-10-053	173-307-020	AMD	00-15-020	173-321-010	AMD-W	00-09-083
173-305-210	AMD	00-16-103	173-307-030	AMD-XA	00-10-052	173-321-010	AMD-P	00-16-135
173-305-220	AMD-XA	00-10-053	173-307-030	AMD	00-15-020	173-321-020	AMD-W	00-09-083
173-305-220	AMD	00-16-103	173-307-040	AMD-XA	00-10-052	173-321-020	AMD-P	00-16-135
173-305-230	AMD-XA	00-10-053	173-307-040	AMD	00-15-020	173-321-040	AMD-W	00-09-083
173-305-230	AMD	00-16-103	173-307-050	AMD-XA	00-10-052	173-321-040	AMD-P	00-16-135
173-305-240	AMD-XA	00-10-053	173-307-050	AMD	00-15-020	173-321-050	AMD-W	00-09-083
173-305-240	AMD	00-16-103	173-307-060	AMD-XA	00-10-052	173-321-050	AMD-P	00-16-135
173-306-010	AMD-XA	00-13-022	173-307-060	AMD	00-15-020	173-321-060	AMD-W	00-09-083
173-306-010	AMD	00-19-018	173-307-070	AMD-XA	00-10-052	173-321-060	AMD-P	00-16-135
173-306-050	AMD-XA	00-13-022	173-307-070	AMD	00-15-020	173-321-070	AMD-P	00-16-135
173-306-050	AMD	00-19-018	173-307-080	AMD-XA	00-10-052	173-321-080	AMD-W	00-09-083
173-306-100	AMD-XA	00-13-022	173-307-080	AMD	00-15-020	173-321-080	AMD-P	00-16-135
173-306-100	AMD	00-19-018	173-307-090	AMD-XA	00-10-052	173-322	AMD-W	00-09-083
173-306-150	AMD-XA	00-13-022	173-307-090	AMD	00-15-020	173-322	AMD-P	00-16-135
173-306-150	AMD	00-19-018	173-307-100	AMD-XA	00-10-052	173-322	AMD-C	00-19-062
173-306-200	AMD-XA	00-13-022	173-307-100	AMD	00-15-020	173-322-020	AMD-W	00-09-083
173-306-200	AMD	00-19-018	173-307-110	AMD-XA	00-10-052	173-322-020	AMD-P	00-16-135
173-306-300	AMD-XA	00-13-022	173-307-110	AMD	00-15-020	173-322-030	AMD-W	00-09-083
173-306-300	AMD	00-19-018	173-307-130	AMD-XA	00-10-052	173-322-030	AMD-P	00-16-135
173-306-310	AMD-XA	00-13-022	173-307-130	AMD	00-15-020	173-322-040	AMD-W	00-09-083
173-306-310	AMD	00-19-018	173-307-140	AMD-XA	00-10-052	173-322-040	AMD-P	00-16-135
173-306-320	AMD-XA	00-13-022	173-307-140	AMD	00-15-020	173-322-050	AMD-W	00-09-083
173-306-320	AMD	00-19-018	173-310-010	AMD-XA	00-13-023	173-322-050	AMD-P	00-16-135
173-306-330	AMD-XA	00-13-022	173-310-010	AMD	00-19-015	173-322-060	AMD-W	00-09-083
173-306-330	AMD	00-19-018	173-310-020	AMD-XA	00-13-023	173-322-060	AMD-P	00-16-135
173-306-340	AMD-XA	00-13-022	173-310-020	AMD	00-19-015	173-322-070	AMD-W	00-09-083
173-306-340	AMD	00-19-018	173-310-030	AMD-XA	00-13-023	173-322-070	AMD-P	00-16-135
173-306-345	AMD-XA	00-13-022	173-310-030	AMD	00-19-015	173-322-090	AMD-W	00-09-083
173-306-345	AMD	00-19-018	173-310-040	AMD-XA	00-13-023	173-322-090	AMD-P	00-16-135
173-306-350	AMD-XA	00-13-022	173-310-040	AMD	00-19-015	173-322-100	AMD-W	00-09-083
173-306-350	AMD	00-19-018	173-310-050	AMD-XA	00-13-023	173-322-100	AMD-P	00-16-135
173-306-400	AMD-XA	00-13-022	173-310-050	AMD	00-19-015	173-322-110	AMD-W	00-09-083
173-306-400	AMD	00-19-018	173-310-060	AMD-XA	00-13-023	173-322-110	AMD-P	00-16-135
173-306-405	AMD-XA	00-13-022	173-310-060	AMD	00-19-015	173-322-120	AMD-W	00-09-083
173-306-405	AMD	00-19-018	173-310-070	AMD-XA	00-13-023	173-322-120	AMD-P	00-16-135
173-306-410	AMD-XA	00-13-022	173-310-070	AMD	00-19-015	173-340	AMD-C	00-19-062
173-306-410	AMD	00-19-018	173-310-080	AMD-XA	00-13-023	173-340-100	AMD-W	00-09-083
173-306-440	AMD-XA	00-13-022	173-310-080	AMD	00-19-015	173-340-100	AMD-P	00-16-135
173-306-440	AMD	00-19-018	173-310-090	AMD-XA	00-13-023	173-340-120	AMD-W	00-09-083
173-306-450	AMD-XA	00-13-022	173-310-090	AMD	00-19-015	173-340-120	AMD-P	00-16-135
173-306-450	AMD	00-19-018	173-310-100	AMD-XA	00-13-023	173-340-130	AMD-W	00-09-083
173-306-470	AMD-XA	00-13-022	173-310-100	AMD	00-19-015	173-340-130	AMD-P	00-16-135
173-306-470	AMD	00-19-018	173-312-010	AMD-XA	00-13-024	173-340-140	AMD-W	00-09-083
173-306-480	AMD-XA	00-13-022	173-312-010	AMD	00-19-016	173-340-140	AMD-P	00-16-135
173-306-480	AMD	00-19-018	173-312-020	AMD-XA	00-13-024	173-340-200	AMD-W	00-09-083
173-306-490	AMD-XA	00-13-022	173-312-020	AMD	00-19-016	173-340-200	AMD-P	00-16-135
173-306-490	AMD	00-19-018	173-312-030	AMD-XA	00-13-024	173-340-210	AMD-W	00-09-083
173-306-495	AMD-XA	00-13-022	173-312-030	AMD	00-19-016	173-340-210	AMD-P	00-16-135
173-306-495	AMD	00-19-018	173-312-040	AMD-XA	00-13-024	173-340-300	AMD-W	00-09-083
173-306-500	AMD-XA	00-13-022	173-312-040	AMD	00-19-016	173-340-300	AMD-P	00-16-135
173-306-500	AMD	00-19-018	173-312-050	AMD-XA	00-13-024	173-340-310	AMD-W	00-09-083
173-306-900	AMD-XA	00-13-022	173-312-050	AMD	00-19-016	173-340-310	AMD-P	00-16-135
173-306-900	AMD	00-19-018	173-312-060	AMD-XA	00-13-024	173-340-320	AMD-W	00-09-083
173-306-9901	AMD-XA	00-13-022	173-312-060	AMD	00-19-016	173-340-320	AMD-P	00-16-135
173-306-9901	AMD	00-19-018	173-312-080	AMD-XA	00-13-024	173-340-330	AMD-W	00-09-083
173-307	AMD	00-15-020	173-312-080	AMD	00-19-016	173-340-330	AMD-P	00-16-135
173-307-010	AMD-XA	00-10-052	173-312-090	AMD-XA	00-13-024	173-340-340	AMD-W	00-09-083

Table of WAC Sections Affected

WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
173-340-340	AMD-P	00-16-135	173-340-740	AMD-P	00-16-135	180-29-085	AMD-P	00-10-060
173-340-350	AMD-W	00-09-083	173-340-745	AMD-W	00-09-083	180-29-085	AMD	00-18-060
173-340-350	AMD-P	00-16-135	173-340-745	AMD-P	00-16-135	180-31-012	NEW-P	00-19-112
173-340-355	NEW-P	00-16-135	173-340-747	NEW-W	00-09-083	180-32-012	NEW-P	00-19-112
173-340-357	NEW-P	00-16-135	173-340-747	NEW-P	00-16-135	180-33-012	NEW-P	00-19-112
173-340-360	AMD-W	00-09-083	173-340-7490	NEW-W	00-09-083	180-40-270	AMD	00-07-018
173-340-360	AMD-P	00-16-135	173-340-7490	NEW-P	00-16-135	180-40-285	AMD	00-07-018
173-340-370	NEW-W	00-09-083	173-340-7491	NEW-W	00-09-083	180-40-305	AMD	00-07-018
173-340-370	NEW-P	00-16-135	173-340-7491	NEW-P	00-16-135	180-40-315	AMD	00-07-018
173-340-380	NEW-W	00-09-083	173-340-7492	NEW-W	00-09-083	180-50	PREP	00-12-017
173-340-380	NEW-P	00-16-135	173-340-7492	NEW-P	00-16-135	180-50-100	AMD-P	00-15-093
173-340-390	NEW-W	00-09-083	173-340-7493	NEW-W	00-09-083	180-50-100	AMD	00-19-106
173-340-390	NEW-P	00-16-135	173-340-7493	NEW-P	00-16-135	180-50-105	REP-P	00-15-093
173-340-400	AMD-W	00-09-083	173-340-7494	NEW-W	00-09-083	180-50-105	REP	00-19-106
173-340-400	AMD-P	00-16-135	173-340-7494	NEW-P	00-16-135	180-50-115	AMD-P	00-15-093
173-340-410	AMD-W	00-09-083	173-340-750	AMD-W	00-09-083	180-50-115	AMD-C	00-19-013
173-340-410	AMD-P	00-16-135	173-340-750	AMD-P	00-16-135	180-50-117	NEW-P	00-15-093
173-340-420	AMD-W	00-09-083	173-340-760	AMD-W	00-09-083	180-50-117	NEW-C	00-19-013
173-340-420	AMD-P	00-16-135	173-340-760	AMD-P	00-16-135	180-50-120	AMD-P	00-15-093
173-340-430	AMD-W	00-09-083	173-340-800	AMD-W	00-09-083	180-50-120	AMD	00-19-106
173-340-430	AMD-P	00-16-135	173-340-800	AMD-P	00-16-135	180-50-125	REP-P	00-15-093
173-340-440	AMD-W	00-09-083	173-340-810	AMD-W	00-09-083	180-50-125	REP	00-19-106
173-340-440	AMD-P	00-16-135	173-340-810	AMD-P	00-16-135	180-50-130	REP-P	00-15-093
173-340-450	AMD-W	00-09-083	173-340-820	AMD-W	00-09-083	180-50-130	REP	00-19-106
173-340-450	AMD-P	00-16-135	173-340-820	AMD-P	00-16-135	180-50-135	AMD-P	00-15-093
173-340-510	AMD-W	00-09-083	173-340-830	AMD-W	00-09-083	180-50-135	AMD-C	00-19-013
173-340-510	AMD-P	00-16-135	173-340-830	AMD-P	00-16-135	180-50-300	AMD-P	00-15-093
173-340-515	NEW-W	00-09-083	173-340-840	AMD-W	00-09-083	180-50-300	AMD	00-19-106
173-340-515	NEW-P	00-16-135	173-340-840	AMD-P	00-16-135	180-50-310	AMD-P	00-15-093
173-340-520	AMD-W	00-09-083	173-340-850	AMD-W	00-09-083	180-50-310	AMD	00-19-106
173-340-520	AMD-P	00-16-135	173-340-850	AMD-P	00-16-135	180-50-315	AMD-P	00-15-093
173-340-530	AMD-W	00-09-083	173-340-900	NEW-P	00-16-135	180-50-315	AMD	00-19-106
173-340-530	AMD-P	00-16-135	173-340-990	NEW-W	00-09-083	180-51	PREP	00-11-171
173-340-545	NEW-W	00-09-083	173-400-030	AMD-XA	00-17-136	180-51-001	NEW-P	00-15-092
173-340-545	NEW-P	00-16-135	173-400-040	AMD-XA	00-17-136	180-51-001	NEW	00-19-108
173-340-550	AMD-W	00-09-083	173-400-060	AMD-XA	00-17-136	180-51-003	NEW-P	00-15-092
173-340-550	AMD-P	00-16-135	173-400-070	AMD-XA	00-17-136	180-51-003	NEW-C	00-19-109
173-340-600	AMD-W	00-09-083	173-400-075	AMD-XA	00-17-136	180-51-005	AMD-P	00-15-092
173-340-600	AMD-P	00-16-135	173-400-104	AMD-XA	00-17-136	180-51-005	AMD-C	00-19-109
173-340-610	AMD-W	00-09-083	173-400-115	AMD-XA	00-17-136	180-51-010	REP-P	00-15-092
173-340-610	AMD-P	00-16-135	173-422-031	NEW-XA	00-16-079	180-51-010	REP-C	00-19-109
173-340-700	AMD-W	00-09-083	173-422-170	AMD-XA	00-16-079	180-51-025	AMD-P	00-15-092
173-340-700	AMD-P	00-16-135	173-425	AMD	00-07-066	180-51-025	AMD	00-19-108
173-340-702	AMD-W	00-09-083	173-425-010	AMD	00-07-066	180-51-030	AMD-P	00-15-092
173-340-702	AMD-P	00-16-135	173-425-020	AMD	00-07-066	180-51-030	AMD	00-19-108
173-340-704	AMD-W	00-09-083	173-425-030	AMD	00-07-066	180-51-035	AMD-P	00-15-092
173-340-704	AMD-P	00-16-135	173-425-040	AMD	00-07-066	180-51-035	AMD	00-19-108
173-340-705	AMD-W	00-09-083	173-425-050	AMD	00-07-066	180-51-040	AMD-P	00-15-092
173-340-705	AMD-P	00-16-135	173-425-060	AMD	00-07-066	180-51-040	AMD	00-19-108
173-340-706	AMD-W	00-09-083	173-425-070	AMD	00-07-066	180-51-045	AMD-P	00-15-092
173-340-706	AMD-P	00-16-135	173-425-080	AMD	00-07-066	180-51-045	AMD	00-19-108
173-340-708	AMD-W	00-09-083	173-425-090	REP	00-07-066	180-51-050	AMD-P	00-15-092
173-340-708	AMD-P	00-16-135	173-425-100	REP	00-07-066	180-51-050	AMD-C	00-19-109
173-340-709	NEW-W	00-09-083	173-425-110	REP	00-07-066	180-51-055	REP-P	00-15-092
173-340-709	NEW-P	00-16-135	180-25-012	NEW-P	00-19-112	180-51-055	REP	00-19-108
173-340-710	AMD-W	00-09-083	180-26-012	NEW-P	00-19-112	180-51-060	AMD-P	00-15-092
173-340-710	AMD-P	00-16-135	180-27-012	NEW-P	00-19-112	180-51-060	AMD	00-19-108
173-340-720	AMD-W	00-09-083	180-27-032	AMD	00-04-007	180-51-061	NEW-P	00-15-092
173-340-720	AMD-P	00-16-135	180-27-102	AMD-P	00-05-104	180-51-061	NEW-C	00-19-109
173-340-730	AMD-W	00-09-083	180-27-102	AMD	00-09-045	180-51-063	NEW	00-04-047
173-340-730	AMD-P	00-16-135	180-29-012	NEW-P	00-19-112	180-51-063	PREP	00-07-017
173-340-740	AMD-W	00-09-083	180-29-068	NEW	00-04-008	180-51-063	AMD-P	00-10-018

Table of WAC Sections Affected

WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
180-51-063	AMD	00-13-039	180-77A-012	REP	00-18-064	180-78-105	REP-P	00-19-110
180-51-064	NEW	00-04-047	180-77A-014	REP-P	00-15-090	180-78-130	REP-P	00-19-110
180-51-065	REP-P	00-15-092	180-77A-014	REP	00-18-064	180-78-140	REP-P	00-19-110
180-51-065	REP	00-19-108	180-77A-016	REP-P	00-15-090	180-78-141	REP-P	00-19-110
180-51-070	REP-P	00-15-092	180-77A-016	REP	00-18-064	180-78-145	REP-P	00-19-110
180-51-070	REP	00-19-108	180-77A-018	REP-P	00-15-090	180-78-150	REP-P	00-19-110
180-51-075	AMD	00-05-010	180-77A-018	REP	00-18-064	180-78-155	REP-P	00-19-110
180-51-075	PREP	00-06-054	180-77A-020	REP-P	00-15-090	180-78-160	REP-P	00-19-110
180-51-075	AMD-P	00-10-081	180-77A-020	REP	00-18-064	180-78-165	REP-P	00-19-110
180-51-075	AMD-P	00-15-095	180-77A-025	AMD-P	00-15-090	180-78-170	REP-P	00-19-110
180-51-075	AMD	00-19-011	180-77A-025	AMD	00-18-064	180-78-175	REP-P	00-19-110
180-51-080	REP-P	00-15-092	180-77A-026	REP-P	00-15-090	180-78-180	REP-P	00-19-110
180-51-080	REP	00-19-108	180-77A-026	REP	00-18-064	180-78-185	REP-P	00-19-110
180-51-085	AMD-P	00-15-092	180-77A-028	REP-P	00-15-090	180-78-190	REP-P	00-19-110
180-51-085	AMD	00-19-108	180-77A-028	REP	00-18-064	180-78-201	REP-P	00-19-110
180-51-100	AMD-P	00-15-092	180-77A-029	AMD-P	00-15-090	180-78-205	REP-P	00-19-110
180-51-100	AMD	00-19-108	180-77A-029	AMD	00-18-064	180-78-207	REP-P	00-19-110
180-51-105	AMD-P	00-15-092	180-77A-030	AMD-P	00-15-090	180-78-210	REP-P	00-19-110
180-51-105	AMD	00-19-108	180-77A-030	AMD	00-18-064	180-78-215	REP-P	00-19-110
180-51-110	AMD-P	00-15-092	180-77A-033	AMD-P	00-15-090	180-78-217	REP-P	00-19-110
180-51-110	AMD	00-19-108	180-77A-033	AMD	00-18-064	180-78-220	REP-P	00-19-110
180-51-115	AMD-P	00-15-092	180-77A-037	AMD-P	00-15-090	180-78-225	REP-P	00-19-110
180-51-115	AMD	00-19-108	180-77A-037	AMD	00-18-064	180-78-230	REP-P	00-19-110
180-52-041	NEW	00-03-046	180-77A-040	AMD-P	00-15-090	180-78-232	REP-P	00-19-110
180-56-230	PREP	00-07-046	180-77A-040	AMD	00-18-064	180-78-235	REP-P	00-19-110
180-56-230	AMD-P	00-10-020	180-77A-057	AMD-P	00-15-090	180-78-237	REP-P	00-19-110
180-56-230	AMD	00-13-038	180-77A-057	AMD	00-18-064	180-78-240	REP-P	00-19-110
180-57	PREP	00-12-016	180-77A-165	AMD-P	00-15-090	180-78-245	REP-P	00-19-110
180-57-005	AMD-P	00-15-094	180-77A-165	AMD	00-18-064	180-78-250	REP-P	00-19-110
180-57-010	REP-P	00-15-094	180-77A-170	REP-P	00-15-090	180-78-255	REP-P	00-19-110
180-57-020	AMD-P	00-15-094	180-77A-170	REP	00-18-064	180-78-257	REP-P	00-19-110
180-57-030	REP-P	00-15-094	180-77A-180	AMD-P	00-15-090	180-78-260	REP-P	00-19-110
180-57-040	REP-P	00-15-094	180-77A-180	AMD	00-18-064	180-78-265	REP-P	00-19-110
180-57-050	AMD-P	00-15-094	180-77A-195	AMD-P	00-15-090	180-78-266	REP-P	00-19-110
180-57-055	AMD-P	00-15-094	180-77A-195	AMD	00-18-064	180-78-270	REP-P	00-19-110
180-57-070	PREP	00-07-016	180-78	PREP	00-15-101	180-78-275	REP-P	00-19-110
180-57-070	AMD-P	00-10-019	180-78-003	REP-P	00-19-110	180-78-280	REP-P	00-19-110
180-57-070	AMD	00-19-107	180-78-005	REP-P	00-19-110	180-78-285	REP-P	00-19-110
180-57-080	REP-P	00-15-094	180-78-007	REP-P	00-19-110	180-78-295	REP-P	00-19-110
180-77	PREP	00-11-082	180-78-008	REP-P	00-19-110	180-78-310	REP-P	00-19-110
180-77-004	REP-P	00-15-090	180-78-010	REP-P	00-19-110	180-78-325	REP-P	00-19-110
180-77-004	REP	00-18-064	180-78-015	REP-P	00-19-110	180-78A	PREP	00-15-103
180-77-014	AMD-P	00-15-090	180-78-025	REP-P	00-19-110	180-78A-010	AMD	00-03-049
180-77-014	AMD	00-18-064	180-78-026	REP-P	00-19-110	180-78A-015	PREP	00-15-098
180-77-031	AMD-P	00-15-090	180-78-028	REP-P	00-19-110	180-78A-100	AMD-P	00-05-082
180-77-031	AMD	00-18-064	180-78-029	REP-P	00-19-110	180-78A-100	AMD	00-09-049
180-77-041	AMD-P	00-15-090	180-78-033	REP-P	00-19-110	180-78A-209	AMD-P	00-05-079
180-77-041	AMD	00-18-064	180-78-036	REP-P	00-19-110	180-78A-209	AMD	00-09-046
180-77-075	AMD-P	00-15-090	180-78-037	REP-P	00-19-110	180-78A-500	PREP	00-05-078
180-77-075	AMD	00-18-064	180-78-047	REP-P	00-19-110	180-78A-500	AMD-P	00-10-083
180-77-106	REP-P	00-15-090	180-78-057	REP-P	00-19-110	180-78A-500	AMD	00-13-064
180-77-106	REP	00-18-064	180-78-060	REP-P	00-19-110	180-78A-505	AMD	00-03-049
180-77-110	AMD-P	00-15-090	180-78-063	REP-P	00-19-110	180-78A-510	AMD	00-03-049
180-77-110	AMD	00-18-064	180-78-065	REP-P	00-19-110	180-78A-515	AMD	00-03-049
180-77A	PREP	00-11-082	180-78-068	REP-P	00-19-110	180-78A-520	AMD	00-03-049
180-77A	AMD-P	00-15-090	180-78-070	REP-P	00-19-110	180-78A-525	AMD	00-03-049
180-77A	AMD	00-18-064	180-78-073	REP-P	00-19-110	180-78A-530	AMD	00-03-049
180-77A-004	AMD-P	00-15-090	180-78-074	REP-P	00-19-110	180-78A-535	AMD	00-03-049
180-77A-004	AMD	00-18-064	180-78-075	REP-P	00-19-110	180-78A-535	PREP	00-11-080
180-77A-006	AMD-P	00-15-090	180-78-080	REP-P	00-19-110	180-78A-535	AMD-P	00-15-088
180-77A-006	AMD	00-18-064	180-78-090	REP-P	00-19-110	180-78A-535	PREP	00-15-100
180-77A-012	REP-P	00-15-090	180-78-100	REP-P	00-19-110	180-78A-535	AMD	00-18-062

Table of WAC Sections Affected

WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
180- 78A-540	AMD	00-03-049	180- 82-341	NEW	00-09-047	192-270-065	NEW-E	00-13-057
180- 78A-545	PREP	00-15-098	180- 82-342	AMD-P	00-05-083	192-270-070	NEW-E	00-05-063
180- 78A-550	PREP	00-15-098	180- 82-342	AMD	00-09-047	192-270-070	NEW-E	00-13-057
180- 78A-555	PREP	00-15-098	180- 82-342	AMD-P	00-15-091	192-300-050	NEW	00-05-068
180- 78A-560	PREP	00-15-098	180- 82-342	AMD	00-18-061	192-300-170	NEW	00-05-064
180- 78A-565	PREP	00-15-098	180- 82-343	AMD-P	00-05-083	192-300-190	NEW	00-05-067
180- 79A	PREP	00-11-082	180- 82-343	AMD	00-09-047	192-320-050	NEW	00-05-068
180- 79A	PREP	00-15-103	180- 85-030	PREP	00-05-077	192-320-070	NEW	00-05-069
180- 79A-006	AMD	00-03-048	180- 85-030	AMD-P	00-10-082	192-330-100	NEW	00-05-066
180- 79A-007	AMD	00-03-048	180- 85-030	AMD	00-13-065	192-340-010	NEW	00-05-065
180- 79A-015	PREP	00-15-099	182- 12-119	PREP	00-12-045	194- 20-010	AMD	00-08-039
180- 79A-020	PREP	00-15-099	182- 12-119	PREP	00-16-069	194- 20-010	DECOD	00-08-039
180- 79A-022	PREP	00-15-099	182- 12-132	PREP	00-12-045	194- 20-020	AMD	00-08-039
180- 79A-123	AMD-P	00-05-080	182- 12-132	PREP	00-16-069	194- 20-020	DECOD	00-08-039
180- 79A-123	AMD	00-09-048	182- 16	PREP	00-10-101	194- 20-030	AMD	00-08-039
180- 79A-130	AMD	00-03-048	182- 25-010	AMD-XA	00-14-075	194- 20-030	DECOD	00-08-039
180- 79A-140	PREP	00-05-076	182- 25-020	PREP	00-16-136	194- 20-040	AMD	00-08-039
180- 79A-140	AMD-P	00-10-084	182- 25-020	AMD-P	00-19-101	194- 20-040	DECOD	00-08-039
180- 79A-140	AMD	00-13-063	182- 25-030	AMD-XA	00-14-075	194- 20-050	AMD	00-08-039
180- 79A-145	AMD	00-03-048	182- 25-100	PREP	00-10-101	194- 20-050	DECOD	00-08-039
180- 79A-206	AMD	00-03-048	182- 25-105	PREP	00-10-101	194- 20-060	REP	00-08-039
180- 79A-211	PREP	00-15-104	182- 25-110	PREP	00-10-101	194- 20-070	REP	00-08-039
180- 79A-231	PREP	00-05-076	192- 12-025	REP	00-05-064	194- 20-080	AMD	00-08-039
180- 79A-231	AMD-P	00-10-084	192- 12-072	REP	00-05-068	194- 20-080	DECOD	00-08-039
180- 79A-231	AMD	00-13-063	192- 12-405	REP	00-05-069	196- 09	PREP	00-15-013
180- 79A-250	AMD	00-03-048	192- 16-011	REP-E	00-13-057	196- 12	PREP	00-16-071
180- 79A-257	AMD	00-03-048	192- 16-017	REP-E	00-05-063	196- 16	PREP	00-15-013
180- 79A-257	PREP	00-15-096	192- 16-017	REP-E	00-13-057	196- 20	PREP	00-15-013
180- 79A-257	AMD-E	00-15-106	192- 16-021	REP-W	00-08-076	196- 20-035	NEW-P	00-20-106
180- 79A-257	AMD-P	00-19-111	192-150-005	NEW-E	00-05-063	196- 21	PREP	00-15-013
180- 79A-260	AMD	00-03-050	192-150-005	NEW-E	00-13-057	196- 21-035	NEW-P	00-20-106
180- 79A-300	AMD-P	00-15-090	192-150-050	NEW-E	00-13-057	196- 24-041	PREP	00-15-013
180- 79A-300	AMD	00-18-064	192-150-065	NEW-E	00-13-057	196- 24-080	PREP	00-15-013
180- 82	PREP	00-11-081	192-150-085	NEW-E	00-05-063	196- 24-105	PREP	00-15-013
180- 82	PREP	00-11-082	192-150-085	NEW-E	00-13-057	196- 26	PREP	00-15-013
180- 82-110	PREP	00-11-083	192-170-050	NEW-W	00-08-076	196- 27	PREP	00-15-013
180- 82-110	AMD-P	00-15-089	192-170-060	NEW-W	00-08-076	196- 31-010	NEW-P	00-04-059
180- 82-110	AMD	00-18-063	192-270-005	NEW-E	00-05-063	196- 31-010	NEW	00-08-042
180- 82-135	PREP	00-15-097	192-270-005	NEW-E	00-13-057	196- 31-020	NEW-P	00-04-059
180- 82-135	NEW-E	00-15-105	192-270-010	NEW-E	00-05-063	196- 31-020	NEW	00-08-042
180- 82-135	NEW-P	00-19-014	192-270-010	NEW-E	00-13-057	196- 31-030	NEW-P	00-04-059
180- 82-202	AMD-P	00-15-091	192-270-015	NEW-E	00-05-063	196- 31-030	NEW	00-08-042
180- 82-202	AMD	00-18-061	192-270-015	NEW-E	00-13-057	196- 31-040	NEW-P	00-04-059
180- 82-204	AMD-P	00-05-083	192-270-020	NEW-E	00-05-063	196- 31-040	NEW	00-08-042
180- 82-204	AMD	00-09-047	192-270-020	NEW-E	00-13-057	196- 31-050	NEW-P	00-04-059
180- 82-303	NEW-P	00-15-091	192-270-025	NEW-E	00-05-063	196- 31-050	NEW	00-08-042
180- 82-303	NEW	00-18-061	192-270-025	NEW-E	00-13-057	196- 31-060	NEW-P	00-04-059
180- 82-307	NEW-P	00-15-091	192-270-030	NEW-E	00-05-063	196- 31-060	NEW	00-08-042
180- 82-307	NEW	00-18-061	192-270-030	NEW-E	00-13-057	196- 31-070	NEW-P	00-04-059
180- 82-311	NEW-P	00-05-083	192-270-035	NEW-E	00-05-063	196- 31-070	NEW	00-08-042
180- 82-311	NEW	00-09-047	192-270-035	NEW-E	00-13-057	196- 32-010	NEW-P	00-16-068
180- 82-313	NEW-P	00-05-083	192-270-040	NEW-E	00-05-063	196- 32-010	NEW	00-20-017
180- 82-313	NEW	00-09-047	192-270-040	NEW-E	00-13-057	196- 32-020	NEW-P	00-16-068
180- 82-322	AMD-P	00-15-090	192-270-045	NEW-E	00-05-063	196- 32-020	NEW	00-20-017
180- 82-322	AMD	00-18-064	192-270-045	NEW-E	00-13-057	196- 32-030	NEW-P	00-16-068
180- 82-335	NEW-P	00-05-083	192-270-050	NEW-E	00-05-063	196- 32-030	NEW	00-20-017
180- 82-335	NEW	00-09-047	192-270-050	NEW-E	00-13-057	196- 32-040	NEW-P	00-16-068
180- 82-338	NEW-P	00-15-091	192-270-055	NEW-E	00-05-063	196- 32-040	NEW	00-20-017
180- 82-338	NEW	00-18-061	192-270-055	NEW-E	00-13-057	196- 32-050	NEW-P	00-16-068
180- 82-340	NEW-P	00-05-083	192-270-060	NEW-E	00-05-063	196- 32-050	NEW	00-20-017
180- 82-340	NEW	00-09-047	192-270-060	NEW-E	00-13-057	197- 11	PREP	00-07-051
180- 82-341	NEW-P	00-05-083	192-270-065	NEW-E	00-05-063	204- 24-030	PREP	00-08-111

TABLE

Table of WAC Sections Affected

WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
204-24-030	AMD-P	00-11-173	208-512-090	RECOD-X	00-13-101	208-512-370	RECOD-X	00-13-101
204-24-030	AMD	00-15-009	208-512-090	RECOD	00-17-141	208-512-370	RECOD	00-17-141
204-24-050	AMD	00-03-081	208-512-100	RECOD-X	00-13-101	208-514-010	RECOD-X	00-13-101
204-38-030	AMD	00-03-023	208-512-100	RECOD	00-17-141	208-514-010	RECOD	00-17-141
204-38-040	AMD	00-03-023	208-512-110	RECOD-X	00-13-101	208-514-020	RECOD-X	00-13-101
204-38-050	AMD	00-03-023	208-512-110	RECOD	00-17-141	208-514-020	RECOD	00-17-141
204-41-070	PREP	00-15-008	208-512-115	RECOD-X	00-13-101	208-514-030	RECOD-X	00-13-101
204-41-070	NEW-P	00-18-080	208-512-115	RECOD	00-17-141	208-514-030	RECOD	00-17-141
204-91A	PREP	00-16-101	208-512-116	RECOD-X	00-13-101	208-514-040	RECOD-X	00-13-101
204-96-010	AMD-E	00-10-059	208-512-116	RECOD	00-17-141	208-514-040	RECOD	00-17-141
204-96-010	PREP	00-11-174	208-512-117	RECOD-X	00-13-101	208-514-050	RECOD-X	00-13-101
204-96-010	AMD-P	00-15-036	208-512-117	RECOD	00-17-141	208-514-050	RECOD	00-17-141
204-96-010	AMD	00-18-006	208-512-120	RECOD-X	00-13-101	208-514-060	RECOD-X	00-13-101
204-96-010	AMD-E	00-19-060	208-512-120	RECOD	00-17-141	208-514-060	RECOD	00-17-141
204-96-010	PREP	00-19-061	208-512-130	RECOD-X	00-13-101	208-514-070	RECOD-X	00-13-101
204-97-010	NEW-W	00-12-028	208-512-130	RECOD	00-17-141	208-514-070	RECOD	00-17-141
204-97-020	NEW-W	00-12-028	208-512-140	RECOD-X	00-13-101	208-514-080	RECOD-X	00-13-101
204-97-030	NEW-W	00-12-028	208-512-140	RECOD	00-17-141	208-514-080	RECOD	00-17-141
204-97-040	NEW-W	00-12-028	208-512-150	RECOD-X	00-13-101	208-514-090	RECOD-X	00-13-101
208-440	PREP	00-04-074	208-512-150	RECOD	00-17-141	208-514-090	RECOD	00-17-141
208-440	AMD-P	00-13-041	208-512-160	RECOD-X	00-13-101	208-514-100	RECOD-X	00-13-101
208-440-010	PREP	00-04-074	208-512-160	RECOD	00-17-141	208-514-100	RECOD	00-17-141
208-440-010	AMD-P	00-13-041	208-512-170	RECOD-X	00-13-101	208-514-110	RECOD-X	00-13-101
208-440-020	PREP	00-04-074	208-512-170	RECOD	00-17-141	208-514-110	RECOD	00-17-141
208-440-020	REP-P	00-13-041	208-512-180	RECOD-X	00-13-101	208-514-120	RECOD-X	00-13-101
208-440-040	PREP	00-04-074	208-512-180	RECOD	00-17-141	208-514-120	RECOD	00-17-141
208-440-040	REP-P	00-13-041	208-512-190	RECOD-X	00-13-101	208-514-130	RECOD-X	00-13-101
208-440-050	PREP	00-04-074	208-512-190	RECOD	00-17-141	208-514-130	RECOD	00-17-141
208-440-050	REP-P	00-13-041	208-512-200	RECOD-X	00-13-101	208-514-140	RECOD-X	00-13-101
208-444-050	PREP	00-16-028	208-512-200	RECOD	00-17-141	208-514-140	RECOD	00-17-141
208-460-010	PREP	00-16-028	208-512-210	RECOD-X	00-13-101	208-528-010	RECOD-X	00-13-101
208-460-020	PREP	00-16-028	208-512-210	RECOD	00-17-141	208-528-010	RECOD	00-17-141
208-460-030	PREP	00-16-028	208-512-220	RECOD-X	00-13-101	208-528-020	RECOD-X	00-13-101
208-460-040	PREP	00-16-028	208-512-220	RECOD	00-17-141	208-528-020	RECOD	00-17-141
208-460-050	PREP	00-16-028	208-512-230	RECOD-X	00-13-101	208-528-030	RECOD-X	00-13-101
208-460-060	PREP	00-16-028	208-512-230	RECOD	00-17-141	208-528-030	RECOD	00-17-141
208-460-070	PREP	00-16-028	208-512-240	RECOD-X	00-13-101	208-528-040	RECOD-X	00-13-101
208-460-080	PREP	00-16-028	208-512-240	RECOD	00-17-141	208-528-040	RECOD	00-17-141
208-460-090	PREP	00-16-028	208-512-250	RECOD-X	00-13-101	208-528-050	RECOD-X	00-13-101
208-460-100	PREP	00-16-028	208-512-250	RECOD	00-17-141	208-528-050	RECOD	00-17-141
208-460-110	PREP	00-16-028	208-512-260	RECOD-X	00-13-101	208-528-060	RECOD-X	00-13-101
208-460-120	PREP	00-16-028	208-512-260	RECOD	00-17-141	208-528-060	RECOD	00-17-141
208-460-130	PREP	00-16-028	208-512-270	RECOD-X	00-13-101	208-528-070	RECOD-X	00-13-101
208-460-140	PREP	00-16-028	208-512-270	RECOD	00-17-141	208-528-070	RECOD	00-17-141
208-460-150	PREP	00-16-028	208-512-280	RECOD-X	00-13-101	208-528-990	RECOD-X	00-13-101
208-460-160	PREP	00-16-028	208-512-280	RECOD	00-17-141	208-528-990	RECOD	00-17-141
208-460-170	PREP	00-16-028	208-512-290	RECOD-X	00-13-101	208-532-010	RECOD-X	00-14-053
208-460-180	PREP	00-16-028	208-512-290	RECOD	00-17-141	208-532-010	RECOD	00-18-103
208-512-020	RECOD-X	00-13-101	208-512-300	RECOD-X	00-13-101	208-532-020	RECOD-X	00-14-053
208-512-020	RECOD	00-17-141	208-512-300	RECOD	00-17-141	208-532-020	RECOD	00-18-103
208-512-030	RECOD-X	00-13-101	208-512-310	RECOD-X	00-13-101	208-532-030	RECOD-X	00-14-053
208-512-030	RECOD	00-17-141	208-512-310	RECOD	00-17-141	208-532-030	RECOD	00-18-103
208-512-045	RECOD-X	00-13-101	208-512-320	RECOD-X	00-13-101	208-532-040	RECOD-X	00-14-053
208-512-045	RECOD	00-17-141	208-512-320	RECOD	00-17-141	208-532-040	RECOD	00-18-103
208-512-050	RECOD-X	00-13-101	208-512-330	RECOD-X	00-13-101	208-532-050	RECOD-X	00-14-053
208-512-050	RECOD	00-17-141	208-512-330	RECOD	00-17-141	208-532-050	RECOD	00-18-103
208-512-060	RECOD-X	00-13-101	208-512-340	RECOD-X	00-13-101	208-532-060	RECOD-X	00-14-053
208-512-060	RECOD	00-17-141	208-512-340	RECOD	00-17-141	208-532-060	RECOD	00-18-103
208-512-070	RECOD-X	00-13-101	208-512-350	RECOD-X	00-13-101	208-532-070	RECOD-X	00-14-053
208-512-070	RECOD	00-17-141	208-512-350	RECOD	00-17-141	208-532-070	RECOD	00-18-103
208-512-080	RECOD-X	00-13-101	208-512-360	RECOD-X	00-13-101	208-532-080	RECOD-X	00-14-053
208-512-080	RECOD	00-17-141	208-512-360	RECOD	00-17-141	208-532-080	RECOD	00-18-103

Table of WAC Sections Affected

WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
208-532-090	RECOD-X	00-14-053	208-548-060	RECOD-X	00-13-101	208-594-010	RECOD-X	00-13-100
208-532-090	RECOD	00-18-103	208-548-060	RECOD	00-17-141	208-594-010	RECOD	00-17-140
208-532-100	RECOD-X	00-14-053	208-548-070	RECOD-X	00-13-101	208-594-020	RECOD-X	00-13-100
208-532-100	RECOD	00-18-103	208-548-070	RECOD	00-17-141	208-594-020	RECOD	00-17-140
208-532-99001	RECOD-X	00-14-053	208-548-080	RECOD-X	00-13-101	208-594-030	RECOD-X	00-13-100
208-532-99001	RECOD	00-18-103	208-548-080	RECOD	00-17-141	208-594-030	RECOD	00-17-140
208-532-99002	RECOD-X	00-14-053	208-548-090	RECOD-X	00-13-101	208-594-040	RECOD-X	00-13-100
208-532-99002	RECOD	00-18-103	208-548-090	RECOD	00-17-141	208-594-040	RECOD	00-17-140
208-532-99003	RECOD-X	00-14-053	208-548-100	RECOD-X	00-13-101	208-594-050	RECOD-X	00-13-100
208-532-99003	RECOD	00-18-103	208-548-100	RECOD	00-17-141	208-594-050	RECOD	00-17-140
208-536-010	RECOD-X	00-13-101	208-556-010	RECOD-X	00-13-101	208-594-060	RECOD-X	00-13-100
208-536-010	RECOD	00-17-141	208-556-010	RECOD	00-17-141	208-594-060	RECOD	00-17-140
208-536-020	RECOD-X	00-13-101	208-556-020	RECOD-X	00-13-101	208-594-070	RECOD-X	00-13-100
208-536-020	RECOD	00-17-141	208-556-020	RECOD	00-17-141	208-594-070	RECOD	00-17-140
208-536-030	RECOD-X	00-13-101	208-556-030	RECOD-X	00-13-101	208-594-080	RECOD-X	00-13-100
208-536-030	RECOD	00-17-141	208-556-030	RECOD	00-17-141	208-594-080	RECOD	00-17-140
208-536-040	RECOD-X	00-13-101	208-556-040	RECOD-X	00-13-101	208-594-090	RECOD-X	00-13-100
208-536-040	RECOD	00-17-141	208-556-040	RECOD	00-17-141	208-594-090	RECOD	00-17-140
208-536-050	RECOD-X	00-13-101	208-556-050	RECOD-X	00-13-101	208-598-010	RECOD-X	00-13-100
208-536-050	RECOD	00-17-141	208-556-050	RECOD	00-17-141	208-598-010	RECOD	00-17-140
208-536-060	RECOD-X	00-13-101	208-556-060	RECOD-X	00-13-101	208-598-020	RECOD-X	00-13-100
208-536-060	RECOD	00-17-141	208-556-060	RECOD	00-17-141	208-598-020	RECOD	00-17-140
208-536-070	RECOD-X	00-13-101	208-556-070	RECOD-X	00-13-101	208-598-030	RECOD-X	00-13-100
208-536-070	RECOD	00-17-141	208-556-070	RECOD	00-17-141	208-598-030	RECOD	00-17-140
208-536-080	RECOD-X	00-13-101	208-556-080	RECOD-X	00-13-101	208-660-010	AMD-P	00-17-172
208-536-080	RECOD	00-17-141	208-556-080	RECOD	00-17-141	208-660-020	AMD-P	00-17-172
208-536-090	RECOD-X	00-13-101	208-586-020	RECOD-X	00-13-100	208-660-025	AMD-P	00-17-172
208-536-090	RECOD	00-17-141	208-586-020	RECOD	00-17-140	208-660-030	AMD-P	00-17-172
208-536-100	RECOD-X	00-13-101	208-586-030	RECOD-X	00-13-100	208-660-040	AMD-P	00-17-172
208-536-100	RECOD	00-17-141	208-586-030	RECOD	00-17-140	208-660-042	AMD-P	00-17-172
208-536-110	RECOD-X	00-13-101	208-586-040	RECOD-X	00-13-100	208-660-045	AMD-P	00-17-172
208-536-110	RECOD	00-17-141	208-586-040	RECOD	00-17-140	208-660-070	AMD-P	00-17-172
208-536-120	RECOD-X	00-13-101	208-586-050	RECOD-X	00-13-100	208-660-080	AMD-P	00-17-172
208-536-120	RECOD	00-17-141	208-586-050	RECOD	00-17-140	208-660-08015	AMD-P	00-17-172
208-544-005	RECOD-X	00-13-101	208-586-060	RECOD-X	00-13-100	208-660-08025	AMD-P	00-17-172
208-544-005	RECOD	00-17-141	208-586-060	RECOD	00-17-140	208-660-08030	AMD-P	00-17-172
208-544-010	RECOD-X	00-13-101	208-586-070	RECOD-X	00-13-100	208-660-08032	NEW-P	00-17-172
208-544-010	RECOD	00-17-141	208-586-070	RECOD	00-17-140	208-660-08040	AMD-P	00-17-172
208-544-020	RECOD-X	00-13-101	208-586-075	RECOD-X	00-13-100	208-660-130	AMD-P	00-17-172
208-544-020	RECOD	00-17-141	208-586-075	RECOD	00-17-140	208-660-140	AMD-P	00-17-172
208-544-025	RECOD-X	00-13-101	208-586-080	RECOD-X	00-13-100	208-660-145	AMD-P	00-17-172
208-544-025	RECOD	00-17-141	208-586-080	RECOD	00-17-140	208-660-160	AMD-P	00-17-172
208-544-030	RECOD-X	00-13-101	208-586-085	RECOD-X	00-13-100	208-680	PREP	00-10-102
208-544-030	RECOD	00-17-141	208-586-085	RECOD	00-17-140	208-680A-040	AMD-P	00-19-051
208-544-037	RECOD-X	00-13-101	208-586-090	RECOD-X	00-13-100	208-680B-010	AMD-P	00-19-051
208-544-037	RECOD	00-17-141	208-586-090	RECOD	00-17-140	208-680B-015	NEW-P	00-19-051
208-544-039	RECOD-X	00-13-101	208-586-100	RECOD-X	00-13-100	208-680B-020	AMD-P	00-19-051
208-544-039	RECOD	00-17-141	208-586-100	RECOD	00-17-140	208-680B-030	AMD-P	00-19-051
208-544-050	RECOD-X	00-13-101	208-586-110	RECOD-X	00-13-100	208-680B-050	AMD-P	00-19-051
208-544-050	RECOD	00-17-141	208-586-110	RECOD	00-17-140	208-680B-070	AMD-P	00-19-051
208-544-060	RECOD-X	00-13-101	208-586-120	RECOD-X	00-13-100	208-680B-090	AMD-P	00-19-051
208-544-060	RECOD	00-17-141	208-586-120	RECOD	00-17-140	208-680B-100	NEW-P	00-19-051
208-548-010	RECOD-X	00-13-101	208-586-135	RECOD-X	00-13-100	208-680B-110	NEW-P	00-19-051
208-548-010	RECOD	00-17-141	208-586-135	RECOD	00-17-140	208-680B-120	NEW-P	00-19-051
208-548-020	RECOD-X	00-13-101	208-586-140	RECOD-X	00-13-100	208-680C-020	AMD-P	00-19-051
208-548-020	RECOD	00-17-141	208-586-140	RECOD	00-17-140	208-680C-040	AMD-P	00-19-051
208-548-030	RECOD-X	00-13-101	208-590-010	RECOD-X	00-13-100	208-680C-045	AMD-P	00-19-051
208-548-030	RECOD	00-17-141	208-590-010	RECOD	00-17-140	208-680C-050	AMD-P	00-19-051
208-548-040	RECOD-X	00-13-101	208-590-020	RECOD-X	00-13-100	208-680D-010	AMD-P	00-19-051
208-548-040	RECOD	00-17-141	208-590-020	RECOD	00-17-140	208-680D-020	AMD-P	00-19-051
208-548-050	RECOD-X	00-13-101	208-590-030	RECOD-X	00-13-100	208-680D-030	AMD-P	00-19-051
208-548-050	RECOD	00-17-141	208-590-030	RECOD	00-17-140	208-680D-040	AMD-P	00-19-051

TABLE

Table of WAC Sections Affected

WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
208-680D-050	AMD-P	00-19-051	220- 16-590	AMD-W	00-07-019	220- 32-05500D	REP-E	00-20-056
208-680D-060	AMD-P	00-19-051	220- 16-590	AMD	00-08-038	220- 32-05500Z	NEW-E	00-09-024
208-680D-080	AMD-P	00-19-051	220- 16-590	AMD-P	00-14-022	220- 32-05500Z	REP-E	00-09-024
208-680D-090	NEW-P	00-19-051	220- 16-590	AMD	00-17-106	220- 32-05500Z	REP-E	00-10-097
208-680D-100	NEW-P	00-19-051	220- 16-730	NEW	00-08-038	220- 32-057	AMD-XA	00-12-052
208-680E-011	AMD-P	00-19-051	220- 16-740	NEW-P	00-06-083	220- 32-057	AMD	00-17-117
208-680F-010	AMD-P	00-19-051	220- 16-740	NEW-W	00-07-019	220- 32-05700E	NEW-E	00-07-109
208-680F-020	AMD-P	00-19-051	220- 16-740	NEW	00-08-038	220- 32-05700E	REP-E	00-13-015
208-680F-040	AMD-P	00-19-051	220- 16-740	AMD-P	00-14-022	220- 32-05700F	NEW-E	00-13-015
208-680F-060	AMD-P	00-19-051	220- 16-740	AMD	00-17-106	220- 32-05700F	REP-E	00-16-090
208-680F-070	AMD-P	00-19-051	220- 16-74000A	NEW-E	00-10-069	220- 32-05700G	NEW-E	00-17-050
208-680G-010	NEW-P	00-19-051	220- 16-750	NEW-P	00-06-083	220- 32-05700G	REP-E	00-17-050
208-680G-020	NEW-P	00-19-051	220- 16-750	NEW-W	00-07-019	220- 32-05700H	NEW-E	00-20-056
208-680G-030	NEW-P	00-19-051	220- 16-750	NEW	00-08-038	220- 32-05700H	REP-E	00-20-056
208-680G-040	NEW-P	00-19-051	220- 16-750	AMD-P	00-14-022	220- 32-35100T	NEW-E	00-18-022
208-680G-050	NEW-P	00-19-051	220- 16-750	AMD	00-17-106	220- 33-010	AMD-XA	00-12-052
210- 01-120	AMD-P	00-03-040	220- 16-75000A	NEW-E	00-10-069	220- 33-010	AMD	00-17-117
210- 01-120	AMD	00-07-003	220- 20-010	AMD	00-08-038	220- 33-01000B	NEW-E	00-05-047
210- 02-010	NEW-P	00-08-069	220- 20-015	AMD-P	00-06-083	220- 33-01000B	REP-E	00-05-047
210- 02-010	NEW	00-11-023	220- 20-015	AMD-W	00-07-019	220- 33-01000B	REP-E	00-06-011
210- 02-020	NEW-P	00-08-069	220- 20-015	AMD-P	00-14-022	220- 33-01000C	NEW-E	00-06-011
210- 02-020	NEW	00-11-023	220- 20-015	AMD	00-17-106	220- 33-01000C	REP-E	00-06-036
210- 02-030	NEW-P	00-08-069	220- 20-01500A	NEW-E	00-10-069	220- 33-01000D	NEW-E	00-06-036
210- 02-030	NEW	00-11-023	220- 20-020	AMD-P	00-06-083	220- 33-01000E	NEW-E	00-14-014
210- 02-040	NEW-P	00-08-069	220- 20-020	AMD-W	00-07-019	220- 33-01000E	REP-E	00-14-014
210- 02-040	NEW	00-11-023	220- 20-020	AMD-P	00-14-022	220- 33-01000F	NEW-E	00-16-081
210- 02-050	NEW-P	00-08-069	220- 20-020	AMD	00-17-106	220- 33-01000F	REP-E	00-16-081
210- 02-050	NEW	00-11-023	220- 20-02000A	NEW-E	00-10-069	220- 33-01000G	NEW-E	00-17-130
210- 02-060	NEW-P	00-08-069	220- 20-025	AMD-P	00-06-083	220- 33-01000G	REP-E	00-17-130
210- 02-060	NEW	00-11-023	220- 20-025	AMD-W	00-07-019	220- 33-01000G	REP-E	00-18-004
210- 02-070	NEW-P	00-08-069	220- 20-025	AMD-P	00-14-022	220- 33-01000H	NEW-E	00-18-042
210- 02-070	NEW	00-11-023	220- 20-025	AMD	00-17-106	220- 33-01000H	REP-E	00-18-042
210- 02-080	NEW-P	00-08-069	220- 20-02500A	NEW-E	00-10-069	220- 33-01000H	REP-E	00-19-056
210- 02-080	NEW	00-11-023	220- 22-40000A	NEW-E	00-19-054	220- 33-01000I	NEW-E	00-19-056
210- 02-090	NEW-P	00-08-069	220- 24-02000L	NEW-E	00-10-067	220- 33-01000I	REP-E	00-20-015
210- 02-090	NEW	00-11-023	220- 24-02000L	REP-E	00-10-067	220- 33-01000J	NEW-E	00-20-015
210- 02-100	NEW-P	00-08-069	220- 24-02000	NEW-E	00-17-001	220- 33-01000J	REP-E	00-20-057
210- 02-100	NEW	00-11-023	220- 24-02000	REP-E	00-17-001	220- 33-01000K	NEW-E	00-20-057
210- 02-110	NEW-P	00-08-069	220- 24-02000	REP-E	00-17-119	220- 33-020	AMD-XA	00-12-052
210- 02-110	NEW	00-11-023	220- 24-02000N	NEW-E	00-17-119	220- 33-020	AMD	00-17-117
210- 02-120	NEW-P	00-08-069	220- 24-02000N	REP-E	00-18-053	220- 33-03000P	NEW-E	00-11-046
210- 02-120	NEW	00-11-023	220- 24-02000P	NEW-E	00-18-053	220- 33-03000P	REP-E	00-11-046
210- 02-130	NEW-P	00-08-069	220- 24-02000P	REP-E	00-18-053	220- 33-03000P	REP-E	00-14-014
210- 02-130	NEW	00-11-023	220- 32-01500S	REP-E	00-14-051	220- 33-03000Q	NEW-E	00-14-014
210- 02-140	NEW-P	00-08-069	220- 32-05100R	NEW-E	00-04-071	220- 33-03000Q	REP-E	00-14-014
210- 02-140	NEW	00-11-023	220- 32-05100R	REP-E	00-04-071	220- 33-040	AMD-XA	00-12-052
210- 02-150	NEW-P	00-08-069	220- 32-05100R	REP-E	00-07-099	220- 33-040	AMD-P	00-14-036
210- 02-150	NEW	00-11-023	220- 32-05100S	NEW-E	00-14-051	220- 33-040	AMD-C	00-17-094
210- 02-160	NEW-P	00-08-069	220- 32-05100T	REP-E	00-18-022	220- 33-040	AMD	00-17-117
210- 02-160	NEW	00-11-023	220- 32-05100U	NEW-E	00-19-026	220- 33-04000I	REP-E	00-06-017
210- 02-170	NEW-P	00-08-069	220- 32-05100U	REP-E	00-19-026	220- 33-04000J	NEW-E	00-06-017
210- 02-170	NEW	00-11-023	220- 32-05100V	NEW-E	00-19-063	220- 33-04000J	REP-E	00-06-017
210- 02-180	NEW-P	00-08-069	220- 32-05100V	REP-E	00-19-063	220- 33-060	AMD-P	00-14-038
210- 02-180	NEW	00-11-023	220- 32-05500A	NEW-E	00-10-097	220- 33-060	AMD-C	00-17-093
210- 02-190	NEW-P	00-08-069	220- 32-05500A	REP-E	00-10-097	220- 33-06000A	NEW-E	00-11-056
210- 02-190	NEW	00-11-023	220- 32-05500A	REP-E	00-11-030	220- 33-06000B	NEW-E	00-19-044
210- 02-200	NEW-P	00-08-069	220- 32-05500B	NEW-E	00-11-030	220- 33-06000B	REP-E	00-19-044
210- 02-200	NEW	00-11-023	220- 32-05500B	REP-E	00-11-030	220- 36-023	AMD-XA	00-17-104
220- 16-257	AMD	00-08-038	220- 32-05500B	REP-E	00-12-026	220- 36-02300A	NEW-E	00-17-139
220- 16-345	AMD	00-08-038	220- 32-05500C	NEW-E	00-12-026	220- 36-02300A	REP-E	00-17-139
220- 16-480	AMD-W	00-11-087	220- 32-05500C	REP-E	00-12-026	220- 40-027	AMD-XA	00-17-104
220- 16-590	AMD-P	00-06-083	220- 32-05500D	NEW-E	00-20-056	220- 40-02700U	NEW-E	00-17-139

Table of WAC Sections Affected

WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
220-40-02700U	REP-E	00-17-139	220-52-040	AMD	00-18-005	220-52-073	AMD	00-03-042
220-44-020	AMD-P	00-14-038	220-52-04000Q	REP-E	00-04-084	220-52-07300Q	REP-E	00-03-006
220-44-020	AMD-C	00-17-093	220-52-04000R	NEW-E	00-04-084	220-52-07300R	NEW-E	00-03-006
220-44-02000A	NEW-E	00-11-056	220-52-04000R	REP-E	00-11-001	220-52-07300R	REP-E	00-03-006
220-44-02000B	NEW-E	00-19-044	220-52-04000S	NEW-E	00-11-001	220-52-07300R	REP-E	00-03-044
220-44-02000B	REP-E	00-19-044	220-52-04000S	REP-E	00-11-001	220-52-07300S	NEW-E	00-03-044
220-44-030	AMD-P	00-14-020	220-52-04000T	NEW-E	00-12-025	220-52-07300S	REP-E	00-03-044
220-44-030	AMD-C	00-17-091	220-52-04000T	REP-E	00-12-025	220-52-07300S	REP-E	00-04-013
220-44-050	AMD-XA	00-10-038	220-52-04000U	NEW-E	00-19-054	220-52-07300T	NEW-E	00-04-013
220-44-050	AMD	00-16-033	220-52-043	AMD-W	00-08-077	220-52-07300T	REP-E	00-05-041
220-44-05000A	NEW-E	00-04-041	220-52-043	AMD-P	00-14-037	220-52-07300U	NEW-E	00-05-041
220-44-05000Z	REP-E	00-04-041	220-52-043	AMD	00-18-005	220-52-07300U	REP-E	00-06-044
220-44-080	AMD-XA	00-10-038	220-52-04600A	NEW-E	00-11-001	220-52-07300V	NEW-E	00-06-044
220-44-080	AMD	00-16-033	220-52-04600A	REP-E	00-11-001	220-52-07300V	REP-E	00-06-044
220-47-304	AMD-XA	00-13-095	220-52-04600B	NEW-E	00-12-025	220-52-07300	NEW-E	00-07-064
220-47-304	AMD	00-18-023	220-52-04600B	REP-E	00-12-025	220-52-07300	REP-E	00-07-114
220-47-311	AMD-XA	00-13-095	220-52-04600C	NEW-E	00-19-054	220-52-075	AMD	00-05-054
220-47-311	AMD	00-18-023	220-52-04600C	REP-E	00-20-013	220-52-07500A	NEW-E	00-10-051
220-47-401	AMD-XA	00-13-095	220-52-04600D	NEW-E	00-20-013	220-55-005	AMD-P	00-06-084
220-47-401	AMD	00-18-023	220-52-04600U	NEW-E	00-04-084	220-55-005	AMD	00-11-178
220-47-411	AMD-XA	00-13-095	220-52-04600U	REP-E	00-06-009	220-55-010	AMD-P	00-06-084
220-47-411	AMD	00-18-023	220-52-04600V	REP-E	00-04-084	220-55-010	AMD	00-11-178
220-47-427	AMD-XA	00-13-095	220-52-04600X	NEW-E	00-06-009	220-55-015	AMD-P	00-06-084
220-47-427	AMD	00-18-023	220-52-04600X	REP-E	00-08-037	220-55-015	AMD	00-11-178
220-47-428	AMD-XA	00-13-095	220-52-04600Y	NEW-E	00-08-037	220-55-070	AMD-P	00-06-084
220-47-428	AMD	00-18-023	220-52-04600Y	REP-E	00-08-037	220-55-070	AMD	00-11-178
220-47-701	NEW-E	00-17-092	220-52-04600Y	REP-E	00-08-044	220-55-105	AMD-P	00-06-084
220-47-701	REP-E	00-18-077	220-52-04600Z	NEW-E	00-08-044	220-55-105	AMD	00-11-178
220-47-702	NEW-E	00-18-077	220-52-04600Z	REP-E	00-08-044	220-55-110	AMD-P	00-06-084
220-47-702	REP-E	00-19-027	220-52-04700C	NEW-E	00-19-054	220-55-110	AMD	00-11-178
220-47-703	NEW-E	00-19-027	220-52-050	AMD-P	00-14-020	220-55-115	AMD-P	00-06-084
220-47-703	REP-E	00-20-012	220-52-050	AMD	00-17-145	220-55-115	AMD	00-11-178
220-47-704	NEW-E	00-20-012	220-52-05100A	NEW-E	00-09-055	220-55-132	NEW-P	00-06-084
220-47-704	REP-E	00-20-055	220-52-05100A	REP-E	00-10-051	220-55-132	NEW	00-11-178
220-47-705	NEW-E	00-20-055	220-52-05100B	NEW-E	00-10-051	220-55-170	AMD-P	00-06-042
220-47-705	REP-E	00-20-055	220-52-05100B	REP-E	00-12-015	220-55-170	AMD	00-11-177
220-48-005	AMD-W	00-11-086	220-52-05100C	NEW-E	00-12-015	220-55-17000B	NEW-E	00-11-058
220-48-011	AMD-P	00-14-020	220-52-05100C	REP-E	00-15-006	220-55-180	AMD-P	00-06-043
220-48-011	AMD	00-17-145	220-52-05100D	NEW-E	00-15-006	220-55-180	AMD	00-11-176
220-48-015	AMD-W	00-11-086	220-52-05100D	REP-E	00-15-033	220-56-08500U	REP-E	00-08-046
220-48-015	AMD-P	00-14-020	220-52-05100E	NEW-E	00-15-033	220-56-100	AMD-XA	00-11-179
220-48-015	AMD-C	00-17-091	220-52-05100E	REP-E	00-16-025	220-56-100	AMD	00-16-091
220-48-01500K	NEW-E	00-08-037	220-52-05100F	NEW-E	00-16-025	220-56-103	AMD	00-08-038
220-48-01500L	NEW-E	00-14-013	220-52-05100F	REP-E	00-16-040	220-56-103	REP-XA	00-11-179
220-48-016	AMD-W	00-11-086	220-52-05100G	NEW-E	00-16-040	220-56-103	REP	00-16-091
220-48-017	AMD-W	00-11-086	220-52-05100G	REP-E	00-17-006	220-56-105	AMD	00-08-038
220-48-019	AMD-W	00-11-086	220-52-05100H	NEW-E	00-17-006	220-56-115	AMD-XA	00-11-179
220-48-019	AMD-P	00-14-020	220-52-05100H	REP-E	00-17-051	220-56-115	AMD	00-16-091
220-48-019	AMD	00-17-145	220-52-05100I	NEW-E	00-17-051	220-56-11500D	NEW-E	00-10-068
220-48-028	AMD-W	00-11-086	220-52-068	AMD-P	00-14-020	220-56-116	AMD-XA	00-11-179
220-48-029	AMD-W	00-11-086	220-52-068	AMD	00-17-145	220-56-116	AMD	00-16-091
220-48-031	AMD-W	00-11-086	220-52-069	AMD-P	00-11-045	220-56-123	AMD-XA	00-11-179
220-48-032	AMD-W	00-11-086	220-52-069	AMD	00-17-108	220-56-123	AMD	00-16-091
220-48-061	AMD-W	00-11-086	220-52-06900A	NEW-E	00-04-015	220-56-12300A	NEW-E	00-10-068
220-48-071	AMD-W	00-11-086	220-52-06900A	REP-E	00-11-116	220-56-128	AMD-XA	00-11-179
220-52-03000L	NEW-E	00-11-057	220-52-06900B	NEW-E	00-11-116	220-56-128	AMD	00-16-091
220-52-03000L	REP-E	00-11-057	220-52-071	AMD	00-03-042	220-56-12800D	NEW-E	00-08-001
220-52-03000L	REP-E	00-13-006	220-52-07100N	NEW-E	00-13-054	220-56-12800D	REP-E	00-08-001
220-52-03000	NEW-E	00-13-068	220-52-07100N	REP-E	00-16-066	220-56-12800E	NEW-E	00-10-068
220-52-03000	REP-E	00-13-068	220-52-07100P	NEW-E	00-16-066	220-56-130	AMD	00-08-038
220-52-040	AMD-W	00-08-077	220-52-07100P	REP-E	00-17-020	220-56-145	AMD	00-08-038
220-52-040	AMD-P	00-14-037	220-52-07100Q	NEW-E	00-17-020	220-56-175	AMD-P	00-06-084

Table of WAC Sections Affected

WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
220-56-175	AMD	00-08-038	220-56-25500	NEW-E	00-10-070	220-56-350	AMD	00-08-038
220-56-175	AMD	00-11-178	220-56-25500	REP-E	00-11-008	220-56-350	AMD-XA	00-11-179
220-56-180	AMD-XA	00-11-179	220-56-25500N	NEW-E	00-11-008	220-56-350	AMD	00-16-091
220-56-180	AMD	00-16-091	220-56-25500N	REP-E	00-12-014	220-56-35000F	NEW-E	00-08-045
220-56-185	AMD	00-08-038	220-56-25500P	NEW-E	00-12-014	220-56-35000G	NEW-E	00-10-068
220-56-190	AMD-XA	00-11-179	220-56-25500P	REP-E	00-12-048	220-56-36000A	REP-E	00-06-010
220-56-190	DECOD-X	00-11-179	220-56-25500Q	NEW-E	00-12-048	220-56-36000B	NEW-E	00-06-010
220-56-190	AMD	00-16-091	220-56-25500Q	REP-E	00-13-059	220-56-36000B	REP-E	00-06-010
220-56-190	DECOD	00-16-091	220-56-25500R	NEW-E	00-13-059	220-56-36000C	NEW-E	00-09-001
220-56-19000C	NEW-E	00-10-068	220-56-25500R	REP-E	00-14-004	220-56-36000C	REP-E	00-09-001
220-56-19000C	REP-E	00-17-071	220-56-25500S	NEW-E	00-14-004	220-56-36000D	NEW-E	00-09-054
220-56-19000D	NEW-E	00-14-035	220-56-25500S	REP-E	00-16-082	220-56-36000D	REP-E	00-09-054
220-56-19000D	REP-E	00-14-035	220-56-25500T	NEW-E	00-16-082	220-56-36000E	NEW-E	00-10-049
220-56-19000D	REP-E	00-17-071	220-56-27000G	NEW-E	00-06-017	220-56-36000E	REP-E	00-10-049
220-56-19000E	NEW-E	00-17-071	220-56-27000G	REP-E	00-06-017	220-56-36000F	NEW-E	00-20-059
220-56-19000E	REP-E	00-17-120	220-56-280	AMD	00-08-038	220-56-36000F	REP-E	00-20-059
220-56-19000F	NEW-E	00-17-120	220-56-28500U	NEW-E	00-08-031	220-56-372	AMD	00-08-038
220-56-19000F	REP-E	00-19-025	220-56-28500U	REP-E	00-08-031	220-56-380	AMD	00-08-038
220-56-191	AMD-XA	00-11-179	220-56-28500V	NEW-E	00-08-046	220-56-380	AMD-XA	00-11-179
220-56-191	DECOD-P	00-11-179	220-56-28500V	REP-E	00-13-058	220-56-380	AMD	00-16-091
220-56-191	AMD	00-16-091	220-56-28500	NEW-E	00-14-012	220-56-38000X	NEW-E	00-08-045
220-56-191	DECOD	00-16-091	220-56-295	AMD	00-08-038	220-56-38000Y	NEW-E	00-10-068
220-56-19100L	NEW-E	00-10-068	220-56-30500G	NEW-E	00-13-058	220-57-001	REP-XA	00-11-179
220-56-19100L	REP-P	00-17-090	220-56-310	AMD	00-08-038	220-57-001	REP	00-16-091
220-56-19100	NEW-E	00-17-090	220-56-315	AMD	00-08-038	220-57-11900A	NEW-E	00-15-087
220-56-19100	REP-E	00-17-129	220-56-32500D	NEW-E	00-10-011	220-57-11900A	REP-E	00-15-087
220-56-19100N	NEW-E	00-17-129	220-56-32500D	REP-E	00-10-011	220-57-120	REP-XA	00-11-179
220-56-19100N	REP-E	00-17-129	220-56-32500E	NEW-E	00-11-144	220-57-120	REP	00-16-091
220-56-19100N	REP-E	00-18-013	220-56-32500E	REP-E	00-14-023	220-57-125	REP-XA	00-11-179
220-56-19100P	NEW-E	00-18-013	220-56-32500F	NEW-E	00-12-047	220-57-125	REP	00-16-091
220-56-19100P	REP-E	00-18-013	220-56-32500F	REP-E	00-12-047	220-57-130	REP-XA	00-11-179
220-56-19100P	REP-E	00-18-054	220-56-32500G	NEW-E	00-12-069	220-57-130	REP	00-16-091
220-56-19100Q	NEW-E	00-18-054	220-56-32500G	REP-E	00-12-069	220-57-135	REP-XA	00-11-179
220-56-19100Q	REP-E	00-18-054	220-56-32500H	NEW-E	00-13-053	220-57-135	REP	00-16-091
220-56-195	AMD-XA	00-11-179	220-56-32500H	REP-E	00-13-053	220-57-137	REP-XA	00-11-179
220-56-195	AMD	00-16-091	220-56-32500I	NEW-E	00-14-023	220-57-137	REP	00-16-091
220-56-19500F	NEW-E	00-10-068	220-56-32500I	REP-E	00-19-055	220-57-13701	REP-XA	00-11-179
220-56-199	AMD-XA	00-11-179	220-56-32500J	NEW-E	00-19-055	220-57-13701	REP	00-16-091
220-56-199	AMD	00-16-091	220-56-32500J	REP-E	00-19-055	220-57-138	REP-XA	00-11-179
220-56-19900A	NEW-E	00-10-068	220-56-330	AMD	00-08-038	220-57-138	REP	00-16-091
220-56-205	AMD	00-08-038	220-56-33000A	NEW-E	00-11-055	220-57-140	REP-XA	00-11-179
220-56-205	REP-XA	00-11-179	220-56-33000A	REP-E	00-11-143	220-57-140	REP	00-16-091
220-56-205	REP	00-16-091	220-56-33000B	NEW-E	00-11-143	220-57-145	REP-XA	00-11-179
220-56-235	AMD	00-08-038	220-56-33000B	REP-E	00-13-069	220-57-145	REP	00-16-091
220-56-235	AMD-XA	00-10-038	220-56-33000C	NEW-E	00-13-069	220-57-150	REP-XA	00-11-179
220-56-235	AMD	00-17-016	220-56-33000C	REP-E	00-14-034	220-57-150	REP	00-16-091
220-56-23500E	NEW-E	00-08-084	220-56-33000D	NEW-E	00-14-034	220-57-155	REP-XA	00-11-179
220-56-23500E	REP-E	00-10-012	220-56-33000D	REP-E	00-15-005	220-57-155	REP	00-16-091
220-56-23500F	NEW-E	00-10-012	220-56-33000E	NEW-E	00-15-005	220-57-160	AMD	00-08-038
220-56-23500G	NEW-E	00-16-061	220-56-33000E	REP-E	00-15-032	220-57-160	REP-XA	00-11-179
220-56-23500H	NEW-E	00-17-099	220-56-33000F	NEW-E	00-15-032	220-57-160	REP	00-16-091
220-56-23500I	NEW-E	00-18-051	220-56-33000F	REP-E	00-17-118	220-57-16000A	NEW-E	00-17-064
220-56-23500I	REP-E	00-18-051	220-56-33000V	REP-E	00-08-037	220-57-16000A	REP-E	00-17-064
220-56-240	AMD	00-08-038	220-56-33000	NEW-E	00-06-009	220-57-16000B	NEW-E	00-18-014
220-56-24000C	NEW-E	00-10-050	220-56-33000	REP-E	00-08-037	220-57-16000B	REP-E	00-18-040
220-56-24000C	REP-E	00-10-050	220-56-33000X	NEW-E	00-07-098	220-57-16000V	NEW-E	00-07-073
220-56-24000D	NEW-E	00-11-059	220-56-33000X	REP-E	00-11-055	220-57-16000V	REP-E	00-14-015
220-56-250	AMD	00-08-038	220-56-33000Y	NEW-E	00-08-037	220-57-16000	NEW-E	00-08-006
220-56-250	AMD-XA	00-10-038	220-56-33000Y	REP-E	00-09-053	220-57-16000	REP-E	00-11-007
220-56-250	AMD	00-17-016	220-56-33000Z	NEW-E	00-09-053	220-57-16000X	NEW-E	00-11-007
220-56-25000A	REP-E	00-08-084	220-56-33000Z	REP-E	00-11-055	220-57-16000X	REP-E	00-11-007
220-56-25000B	NEW-E	00-08-084	220-56-335	AMD-W	00-11-087	220-57-16000Y	NEW-E	00-14-015

Table of WAC Sections Affected

WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
220-57-16000Y	REP-E	00-14-015	220-57-290	REP	00-16-091	220-57-385	REP	00-16-091
220-57-16000Z	NEW-E	00-16-039	220-57-29000X	NEW-E	00-11-029	220-57-390	REP-XA	00-11-179
220-57-16000Z	REP-E	00-18-014	220-57-29000X	REP-E	00-11-029	220-57-390	REP	00-16-091
220-57-165	REP-XA	00-11-179	220-57-295	REP-XA	00-11-179	220-57-395	REP-XA	00-11-179
220-57-165	REP	00-16-091	220-57-295	REP	00-16-091	220-57-395	REP	00-16-091
220-57-170	REP-XA	00-11-179	220-57-300	REP-XA	00-11-179	220-57-400	REP-XA	00-11-179
220-57-170	REP	00-16-091	220-57-300	REP	00-16-091	220-57-400	REP	00-16-091
220-57-17000U	NEW-E	00-07-002	220-57-305	REP-XA	00-11-179	220-57-405	REP-XA	00-11-179
220-57-17000U	REP-E	00-11-118	220-57-305	REP	00-16-091	220-57-405	REP	00-16-091
220-57-175	REP-XA	00-11-179	220-57-310	REP-XA	00-11-179	220-57-410	REP-XA	00-11-179
220-57-175	REP	00-16-091	220-57-310	REP	00-16-091	220-57-410	REP	00-16-091
220-57-17500V	NEW-E	00-11-118	220-57-313	REP-XA	00-11-179	220-57-415	REP-XA	00-11-179
220-57-17500V	REP-E	00-11-118	220-57-313	REP	00-16-091	220-57-415	REP	00-16-091
220-57-180	REP-XA	00-11-179	220-57-315	REP-XA	00-11-179	220-57-420	REP-XA	00-11-179
220-57-180	REP	00-16-091	220-57-315	REP	00-16-091	220-57-420	REP	00-16-091
220-57-181	REP-XA	00-11-179	220-57-31500J	NEW-E	00-08-022	220-57-425	REP-XA	00-11-179
220-57-181	REP	00-16-091	220-57-31500J	REP-E	00-08-022	220-57-425	REP	00-16-091
220-57-185	REP-XA	00-11-179	220-57-31500K	NEW-E	00-12-041	220-57-42500F	NEW-E	00-15-087
220-57-185	REP	00-16-091	220-57-31500K	REP-E	00-12-041	220-57-42500F	REP-E	00-15-087
220-57-187	REP-XA	00-11-179	220-57-319	REP-XA	00-11-179	220-57-427	REP-XA	00-11-179
220-57-187	REP	00-16-091	220-57-319	REP	00-16-091	220-57-427	REP	00-16-091
220-57-18700D	NEW-E	00-07-002	220-57-31900A	NEW-E	00-12-013	220-57-430	REP-XA	00-11-179
220-57-190	REP-XA	00-11-179	220-57-31900A	REP-E	00-12-013	220-57-430	REP	00-16-091
220-57-190	REP	00-16-091	220-57-31900Z	NEW-E	00-07-002	220-57-432	REP-XA	00-11-179
220-57-195	REP-XA	00-11-179	220-57-31900Z	REP-E	00-12-013	220-57-432	REP	00-16-091
220-57-195	REP	00-16-091	220-57-321	REP-XA	00-11-179	220-57-435	REP-XA	00-11-179
220-57-200	REP-XA	00-11-179	220-57-321	REP	00-16-091	220-57-435	REP	00-16-091
220-57-200	REP	00-16-091	220-57-32100D	NEW-E	00-08-022	220-57-440	REP-XA	00-11-179
220-57-205	REP-XA	00-11-179	220-57-32100D	REP-E	00-08-022	220-57-440	REP	00-16-091
220-57-205	REP	00-16-091	220-57-325	REP-XA	00-11-179	220-57-445	REP-XA	00-11-179
220-57-210	REP-XA	00-11-179	220-57-325	REP	00-16-091	220-57-445	REP	00-16-091
220-57-210	REP	00-16-091	220-57-326	REP-XA	00-11-179	220-57-450	REP-XA	00-11-179
220-57-215	REP-XA	00-11-179	220-57-326	REP	00-16-091	220-57-450	REP	00-16-091
220-57-215	REP	00-16-091	220-57-327	REP-XA	00-11-179	220-57-455	REP-XA	00-11-179
220-57-225	REP-XA	00-11-179	220-57-327	REP	00-16-091	220-57-455	REP	00-16-091
220-57-225	REP	00-16-091	220-57-330	REP-XA	00-11-179	220-57-460	REP-XA	00-11-179
220-57-230	REP-XA	00-11-179	220-57-330	REP	00-16-091	220-57-460	REP	00-16-091
220-57-230	REP	00-16-091	220-57-335	REP-XA	00-11-179	220-57-462	REP-XA	00-11-179
220-57-235	REP-XA	00-11-179	220-57-335	REP	00-16-091	220-57-462	REP	00-16-091
220-57-235	REP	00-16-091	220-57-340	REP-XA	00-11-179	220-57-465	REP-XA	00-11-179
220-57-240	REP-XA	00-11-179	220-57-340	REP	00-16-091	220-57-465	REP	00-16-091
220-57-240	REP	00-16-091	220-57-341	REP-XA	00-11-179	220-57-470	REP-XA	00-11-179
220-57-245	REP-XA	00-11-179	220-57-341	REP	00-16-091	220-57-470	REP	00-16-091
220-57-245	REP	00-16-091	220-57-342	REP-XA	00-11-179	220-57-473	REP-XA	00-11-179
220-57-250	REP-XA	00-11-179	220-57-342	REP	00-16-091	220-57-473	REP	00-16-091
220-57-250	REP	00-16-091	220-57-345	REP-XA	00-11-179	220-57-475	REP-XA	00-11-179
220-57-255	REP-XA	00-11-179	220-57-345	REP	00-16-091	220-57-475	REP	00-16-091
220-57-255	REP	00-16-091	220-57-34500A	NEW-E	00-03-007	220-57-480	REP-XA	00-11-179
220-57-25500G	NEW-E	00-07-002	220-57-34500A	REP-E	00-03-007	220-57-480	REP	00-16-091
220-57-260	REP-XA	00-11-179	220-57-350	REP-XA	00-11-179	220-57-485	REP-XA	00-11-179
220-57-260	REP	00-16-091	220-57-350	REP	00-16-091	220-57-485	REP	00-16-091
220-57-265	REP-XA	00-11-179	220-57-355	REP-XA	00-11-179	220-57-490	REP-XA	00-11-179
220-57-265	REP	00-16-091	220-57-355	REP	00-16-091	220-57-490	REP	00-16-091
220-57-270	REP-XA	00-11-179	220-57-365	REP-XA	00-11-179	220-57-493	REP-XA	00-11-179
220-57-270	REP	00-16-091	220-57-365	REP	00-16-091	220-57-493	REP	00-16-091
220-57-275	REP-XA	00-11-179	220-57-370	REP-XA	00-11-179	220-57-495	REP-XA	00-11-179
220-57-275	REP	00-16-091	220-57-370	REP	00-16-091	220-57-495	REP	00-16-091
220-57-280	REP-XA	00-11-179	220-57-375	REP-XA	00-11-179	220-57-497	REP-XA	00-11-179
220-57-280	REP	00-16-091	220-57-375	REP	00-16-091	220-57-497	REP	00-16-091
220-57-285	REP-XA	00-11-179	220-57-380	REP-XA	00-11-179	220-57-500	REP-XA	00-11-179
220-57-285	REP	00-16-091	220-57-380	REP	00-16-091	220-57-500	REP	00-16-091
220-57-290	REP-XA	00-11-179	220-57-385	REP-XA	00-11-179	220-57-502	REP-XA	00-11-179

TABLE

Table of WAC Sections Affected

WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
220-57-502	REP	00-16-091	220-57A-085	REP	00-16-091	220-69-24000R	NEW-E	00-13-054
220-57-505	REP-XA	00-11-179	220-57A-090	REP-XA	00-11-179	220-69-24000S	NEW-E	00-19-054
220-57-505	REP	00-16-091	220-57A-090	REP	00-16-091	220-77-090	NEW-P	00-14-008
220-57-50500G	NEW-E	00-08-022	220-57A-095	REP-XA	00-11-179	220-77-090	NEW	00-17-146
220-57-50500G	REP-E	00-12-041	220-57A-095	REP	00-16-091	220-88B-030	AMD-P	00-13-082
220-57-50500H	NEW-E	00-12-041	220-57A-100	REP-XA	00-11-179	220-88B-030	AMD	00-17-107
220-57-50500H	REP-E	00-12-041	220-57A-100	REP	00-16-091	220-88B-040	AMD-P	00-13-082
220-57-510	REP-XA	00-11-179	220-57A-105	REP-XA	00-11-179	220-88B-040	AMD	00-17-107
220-57-510	REP	00-16-091	220-57A-105	REP	00-16-091	220-88B-04000	NEW-E	00-10-071
220-57-515	REP-XA	00-11-179	220-57A-110	REP-XA	00-11-179	220-88B-050	AMD-P	00-13-082
220-57-515	REP	00-16-091	220-57A-110	REP	00-16-091	220-88B-050	AMD	00-17-107
220-57-51500S	NEW-E	00-08-022	220-57A-112	REP-XA	00-11-179	220-88B-05000	NEW-E	00-10-071
220-57-51500S	REP-E	00-08-022	220-57A-112	REP	00-16-091	220-88B-05000	REP-E	00-10-071
220-57-51500S	REP-E	00-11-117	220-57A-115	REP-XA	00-11-179	220-88C-010	NEW-P	00-14-038
220-57-51500T	NEW-E	00-11-117	220-57A-115	REP	00-16-091	220-88C-010	NEW-C	00-17-093
220-57-520	REP-XA	00-11-179	220-57A-120	REP-XA	00-11-179	220-88C-01000	NEW-E	00-11-056
220-57-520	REP	00-16-091	220-57A-120	REP	00-16-091	220-88C-01000	NEW-E	00-19-044
220-57-525	REP-XA	00-11-179	220-57A-125	REP-XA	00-11-179	220-88C-01000	REP-E	00-19-044
220-57-525	REP	00-16-091	220-57A-125	REP	00-16-091	220-88C-020	NEW-P	00-14-038
220-57-53000C	NEW-E	00-13-016	220-57A-130	REP-XA	00-11-179	220-88C-020	NEW-C	00-17-093
220-57-53000C	REP-E	00-13-016	220-57A-130	REP	00-16-091	220-88C-02000	NEW-E	00-11-056
220-57A-001	REP-XA	00-11-179	220-57A-135	REP-XA	00-11-179	220-88C-02000	NEW-E	00-19-044
220-57A-001	REP	00-16-091	220-57A-135	REP	00-16-091	220-88C-02000	REP-E	00-19-044
220-57A-005	REP-XA	00-11-179	220-57A-140	REP-XA	00-11-179	220-88C-030	NEW-P	00-14-038
220-57A-005	REP	00-16-091	220-57A-140	REP	00-16-091	220-88C-030	NEW-C	00-17-093
220-57A-010	REP-XA	00-11-179	220-57A-145	REP-XA	00-11-179	220-88C-03000	NEW-E	00-11-056
220-57A-010	REP	00-16-091	220-57A-145	REP	00-16-091	220-88C-03000	NEW-E	00-19-044
220-57A-012	REP-XA	00-11-179	220-57A-150	REP-XA	00-11-179	220-88C-03000	REP-E	00-19-044
220-57A-012	REP	00-16-091	220-57A-150	REP	00-16-091	220-95-013	AMD-P	00-14-021
220-57A-015	REP-XA	00-11-179	220-57A-152	REP-XA	00-11-179	220-95-013	AMD	00-17-105
220-57A-015	REP	00-16-091	220-57A-152	REP	00-16-091	220-95-018	AMD-P	00-14-021
220-57A-017	REP-XA	00-11-179	220-57A-155	REP-XA	00-11-179	220-95-018	AMD	00-17-105
220-57A-017	REP	00-16-091	220-57A-155	REP	00-16-091	220-95-022	AMD-P	00-14-021
220-57A-020	REP-XA	00-11-179	220-57A-160	REP-XA	00-11-179	220-95-022	AMD	00-17-105
220-57A-020	REP	00-16-091	220-57A-160	REP	00-16-091	220-95-032	AMD-P	00-14-021
220-57A-025	REP-XA	00-11-179	220-57A-165	REP-XA	00-11-179	220-95-032	AMD	00-17-105
220-57A-025	REP	00-16-091	220-57A-165	REP	00-16-091	220-140-020	AMD-P	00-17-171
220-57A-030	REP-XA	00-11-179	220-57A-170	REP-XA	00-11-179	220-140-020	AMD	00-20-040
220-57A-030	REP	00-16-091	220-57A-170	REP	00-16-091	222-08-035	AMD-E	00-06-026
220-57A-035	REP-XA	00-11-179	220-57A-175	REP-XA	00-11-179	222-08-035	AMD-C	00-08-103
220-57A-035	REP	00-16-091	220-57A-175	REP	00-16-091	222-08-035	AMD-C	00-20-063
220-57A-037	REP-XA	00-11-179	220-57A-17500	NEW-E	00-14-050	222-10-010	AMD-E	00-06-026
220-57A-037	REP	00-16-091	220-57A-17500	REP-E	00-14-050	222-10-020	NEW-C	00-08-103
220-57A-040	REP-XA	00-11-179	220-57A-17500	REP-E	00-14-060	222-10-020	NEW-C	00-20-063
220-57A-040	REP	00-16-091	220-57A-17500	NEW-E	00-14-060	222-10-030	NEW-E	00-06-026
220-57A-045	REP-XA	00-11-179	220-57A-17500	REP-E	00-14-060	222-10-030	NEW-C	00-08-103
220-57A-045	REP	00-16-091	220-57A-17500	REP-E	00-15-034	222-10-030	NEW-C	00-20-063
220-57A-050	REP-XA	00-11-179	220-57A-17500	NEW-E	00-15-034	222-10-035	NEW-E	00-06-026
220-57A-050	REP	00-16-091	220-57A-17500	REP-E	00-15-034	222-12-010	AMD-E	00-06-026
220-57A-055	REP-XA	00-11-179	220-57A-180	REP-XA	00-11-179	222-12-020	AMD-P	00-08-104
220-57A-055	REP	00-16-091	220-57A-180	REP	00-16-091	222-12-020	AMD-E	00-12-093
220-57A-065	REP-XA	00-11-179	220-57A-183	REP-XA	00-11-179	222-12-041	NEW-E	00-06-026
220-57A-065	REP	00-16-091	220-57A-183	REP	00-16-091	222-12-044	NEW-E	00-06-026
220-57A-070	REP-XA	00-11-179	220-57A-185	REP-XA	00-11-179	222-12-044	NEW-C	00-08-103
220-57A-070	REP	00-16-091	220-57A-185	REP	00-16-091	222-12-044	NEW-C	00-20-063
220-57A-075	REP-XA	00-11-179	220-57A-190	REP-XA	00-11-179	222-12-045	AMD-E	00-06-026
220-57A-075	REP	00-16-091	220-57A-190	REP	00-16-091	222-12-045	AMD-C	00-08-103
220-57A-080	REP-XA	00-11-179	220-69-236	AMD-P	00-06-084	222-12-045	AMD-C	00-20-063
220-57A-080	REP	00-16-091	220-69-236	AMD	00-11-178	222-12-090	AMD-E	00-06-026
220-57A-082	REP-XA	00-11-179	220-69-24000P	NEW-E	00-10-051	222-12-090	AMD-C	00-08-103
220-57A-082	REP	00-16-091	220-69-24000P	REP-E	00-12-015	222-12-090	AMD-P	00-08-104
220-57A-085	REP-XA	00-11-179	220-69-24000Q	NEW-E	00-12-015	222-12-090	AMD-E	00-12-093

Table of WAC Sections Affected

WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
222- 12-090	AMD-C	00-20-063	222- 22-060	AMD-C	00-08-103	222- 38-020	AMD-C	00-20-063
222- 16-010	AMD-E	00-06-026	222- 22-060	AMD-C	00-20-063	222- 38-030	AMD-E	00-06-026
222- 16-010	AMD-C	00-08-103	222- 22-065	NEW-C	00-08-103	222- 38-030	AMD-C	00-08-103
222- 16-010	AMD-C	00-20-063	222- 22-065	NEW-C	00-20-063	222- 38-030	AMD-C	00-20-063
222- 16-030	AMD-E	00-06-026	222- 22-070	AMD-E	00-06-026	222- 38-040	AMD-E	00-06-026
222- 16-030	AMD-C	00-08-103	222- 22-070	AMD-C	00-08-103	222- 46-012	NEW-E	00-06-026
222- 16-030	AMD-C	00-20-063	222- 22-070	AMD-C	00-20-063	222- 46-055	NEW-C	00-08-103
222- 16-035	AMD-E	00-06-026	222- 22-075	NEW-E	00-06-026	222- 46-055	NEW-C	00-20-063
222- 16-036	NEW-E	00-06-026	222- 22-075	NEW-C	00-08-103	222- 46-060	AMD-E	00-06-026
222- 16-050	AMD-E	00-06-026	222- 22-075	NEW-C	00-20-063	222- 46-060	AMD-C	00-08-103
222- 16-050	AMD-C	00-08-103	222- 22-076	NEW-E	00-06-026	222- 46-060	AMD-C	00-20-063
222- 16-050	AMD-C	00-20-063	222- 22-076	NEW-C	00-08-103	222- 46-065	AMD-C	00-08-103
222- 16-080	AMD-E	00-06-026	222- 22-076	NEW-C	00-20-063	222- 46-065	AMD-C	00-20-063
222- 20-010	AMD-E	00-06-026	222- 22-080	AMD-E	00-06-026	222- 46-070	AMD-E	00-06-026
222- 20-010	AMD-C	00-08-103	222- 22-090	AMD-E	00-06-026	224- 12	PREP	00-11-181
222- 20-010	AMD-C	00-20-063	222- 22-090	AMD-C	00-08-103	224- 12-010	AMD-P	00-15-069
222- 20-015	NEW-E	00-06-026	222- 22-090	AMD-C	00-20-063	224- 12-010	AMD	00-19-007
222- 20-015	NEW-C	00-08-103	222- 24-010	AMD-E	00-06-026	224- 12-030	AMD-P	00-15-069
222- 20-015	NEW-C	00-20-063	222- 24-010	AMD-C	00-08-103	224- 12-030	AMD	00-19-007
222- 20-020	AMD-E	00-06-026	222- 24-010	AMD-C	00-20-063	224- 12-070	AMD-P	00-15-069
222- 20-020	AMD-C	00-08-103	222- 24-015	NEW-E	00-06-026	224- 12-070	AMD	00-19-007
222- 20-020	AMD-C	00-20-063	222- 24-020	AMD-E	00-06-026	224- 12-080	AMD-P	00-15-069
222- 20-055	NEW-E	00-06-026	222- 24-020	AMD-C	00-08-103	224- 12-080	AMD	00-19-007
222- 20-070	AMD-C	00-08-103	222- 24-020	AMD-C	00-20-063	230- 02-108	AMD-P	00-04-099
222- 20-070	AMD-C	00-20-063	222- 24-025	REP-E	00-06-026	230- 02-108	AMD	00-07-140
222- 20-080	AMD-E	00-06-026	222- 24-026	NEW-E	00-06-026	230- 02-109	NEW-P	00-05-101
222- 21-005	NEW-P	00-08-104	222- 24-030	AMD-E	00-06-026	230- 02-109	NEW	00-09-052
222- 21-005	NEW-E	00-12-093	222- 24-030	AMD-C	00-08-103	230- 02-110	AMD-P	00-05-101
222- 21-010	NEW-P	00-08-104	222- 24-030	AMD-C	00-20-063	230- 02-110	AMD	00-09-052
222- 21-010	NEW-E	00-12-093	222- 24-035	AMD-E	00-06-026	230- 02-123	AMD-P	00-04-099
222- 21-020	NEW-P	00-08-104	222- 24-035	AMD-C	00-08-103	230- 02-123	AMD	00-07-140
222- 21-020	NEW-E	00-12-093	222- 24-035	AMD-C	00-20-063	230- 02-130	AMD-XA	00-20-083
222- 21-030	NEW-P	00-08-104	222- 24-040	AMD-E	00-06-026	230- 02-161	AMD-P	00-18-089
222- 21-030	NEW-E	00-12-093	222- 24-040	AMD-C	00-08-103	230- 02-183	AMD-P	00-04-099
222- 21-035	NEW-P	00-08-104	222- 24-040	AMD-C	00-20-063	230- 02-183	AMD	00-07-140
222- 21-035	NEW-E	00-12-093	222- 24-050	AMD-E	00-06-026	230- 02-205	AMD	00-05-102
222- 21-040	NEW-P	00-08-104	222- 24-050	AMD-C	00-08-103	230- 02-206	AMD	00-05-102
222- 21-040	NEW-E	00-12-093	222- 24-050	AMD-C	00-20-063	230- 02-362	REP-P	00-20-086
222- 21-045	NEW-P	00-08-104	222- 24-051	NEW-E	00-06-026	230- 02-364	REP-P	00-20-086
222- 21-045	NEW-E	00-12-093	222- 24-052	NEW-E	00-06-026	230- 02-366	REP-P	00-20-086
222- 21-050	NEW-P	00-08-104	222- 24-060	AMD-E	00-06-026	230- 02-380	AMD-W	00-02-067
222- 21-050	NEW-E	00-12-093	222- 24-060	AMD-C	00-08-103	230- 02-400	REP-P	00-05-101
222- 21-060	NEW-P	00-08-104	222- 24-060	AMD-C	00-20-063	230- 02-400	REP	00-09-052
222- 21-060	NEW-E	00-12-093	222- 30-010	AMD-E	00-06-026	230- 02-412	NEW-P	00-11-114
222- 21-065	NEW-P	00-08-104	222- 30-010	AMD-C	00-08-103	230- 02-412	NEW	00-15-039
222- 21-065	NEW-E	00-12-093	222- 30-010	AMD-C	00-20-063	230- 02-415	AMD-P	00-05-101
222- 21-070	NEW-P	00-08-104	222- 30-020	AMD-E	00-06-026	230- 02-415	AMD	00-09-052
222- 21-070	NEW-E	00-12-093	222- 30-020	AMD-C	00-08-103	230- 02-425	REP-P	00-05-101
222- 21-080	NEW-P	00-08-104	222- 30-020	AMD-C	00-20-063	230- 02-425	REP	00-09-052
222- 21-080	NEW-E	00-12-093	222- 30-021	NEW-E	00-06-026	230- 02-504	NEW-P	00-12-097
222- 21-090	NEW-P	00-08-104	222- 30-022	NEW-E	00-06-026	230- 02-504	NEW	00-15-048
222- 21-090	NEW-E	00-12-093	222- 30-023	NEW-E	00-06-026	230- 02-530	REP-P	00-20-086
222- 22-010	AMD-C	00-08-103	222- 30-040	AMD-E	00-06-026	230- 02-535	REP-P	00-20-086
222- 22-010	AMD-C	00-20-063	222- 30-045	NEW-E	00-06-026	230- 02-540	REP-P	00-20-086
222- 22-030	AMD-C	00-08-103	222- 30-060	AMD-E	00-06-026	230- 04-022	AMD-P	00-05-101
222- 22-030	AMD-C	00-20-063	222- 30-070	AMD-E	00-06-026	230- 04-022	AMD	00-09-052
222- 22-035	NEW-C	00-08-103	222- 30-070	AMD-C	00-08-103	230- 04-022	AMD-XA	00-20-083
222- 22-035	NEW-C	00-20-063	222- 30-070	AMD-C	00-12-093	230- 04-026	NEW-P	00-18-087
222- 22-040	AMD-C	00-08-103	222- 30-070	AMD-C	00-20-063	230- 04-040	AMD-XA	00-20-083
222- 22-040	AMD-C	00-20-063	222- 38-010	AMD-E	00-06-026	230- 04-110	AMD-P	00-11-114
222- 22-050	AMD-C	00-08-103	222- 38-020	AMD-E	00-06-026	230- 04-110	AMD	00-15-039
222- 22-050	AMD-C	00-20-063	222- 38-020	AMD-C	00-08-103	230- 04-115	AMD-P	00-11-114

TABLE

Table of WAC Sections Affected

WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
230-04-115	AMD	00-15-039	230-20-010	AMD-P	00-20-082	230-40-050	AMD	00-09-052
230-04-119	AMD	00-05-102	230-20-036	NEW-P	00-20-081	230-40-055	AMD-P	00-07-139
230-04-120	AMD-P	00-11-114	230-20-058	REP-P	00-20-086	230-40-055	AMD	00-11-054
230-04-120	AMD	00-15-039	230-20-059	AMD-P	00-20-086	230-40-060	REP-P	00-05-101
230-04-124	AMD-P	00-11-114	230-20-060	REP-P	00-20-086	230-40-060	REP	00-09-052
230-04-124	AMD	00-15-039	230-20-062	AMD-P	00-20-086	230-40-070	AMD-P	00-05-101
230-04-135	AMD-XA	00-20-083	230-20-065	AMD-XA	00-20-083	230-40-070	AMD	00-09-052
230-04-140	AMD-P	00-05-101	230-20-110	REP-P	00-04-099	230-40-120	AMD-P	00-05-101
230-04-140	AMD	00-09-052	230-20-110	REP	00-07-140	230-40-120	AMD	00-09-052
230-04-142	REP-P	00-05-101	230-20-120	REP-P	00-04-099	230-40-125	REP-P	00-05-101
230-04-142	REP-W	00-18-026	230-20-120	REP	00-07-140	230-40-125	AMD	00-09-052
230-04-170	AMD-XA	00-20-083	230-20-192	AMD-XA	00-20-083	230-40-125	AMD	00-09-087
230-04-202	AMD-XA	00-20-083	230-20-220	AMD-P	00-04-099	230-40-130	AMD-P	00-05-101
230-04-203	AMD-P	00-05-101	230-20-220	AMD	00-07-140	230-40-130	AMD	00-09-052
230-04-203	AMD-P	00-11-114	230-20-240	AMD-XA	00-20-083	230-40-150	REP-P	00-05-101
230-04-203	AMD	00-15-039	230-20-243	AMD-P	00-04-099	230-40-150	REP	00-09-052
230-04-203	AMD-W	00-18-026	230-20-243	AMD	00-07-140	230-40-160	REP-P	00-05-101
230-04-204	AMD-P	00-05-101	230-20-244	AMD-P	00-04-099	230-40-160	REP	00-09-052
230-04-204	AMD-W	00-18-026	230-20-244	AMD	00-07-140	230-40-200	AMD-P	00-05-101
230-04-207	NEW-P	00-05-101	230-20-400	AMD-XA	00-20-083	230-40-200	AMD	00-09-052
230-04-207	NEW	00-09-052	230-25-030	AMD-P	00-12-097	230-40-225	AMD-P	00-05-101
230-04-220	AMD-XA	00-20-083	230-25-030	AMD	00-15-048	230-40-225	AMD	00-09-052
230-04-255	AMD-P	00-05-101	230-25-040	AMD-P	00-12-097	230-40-400	AMD-P	00-05-101
230-04-255	AMD	00-09-052	230-25-040	AMD	00-15-048	230-40-400	AMD	00-09-052
230-04-260	AMD-P	00-20-086	230-25-070	AMD-P	00-12-097	230-40-550	NEW-P	00-05-101
230-04-330	AMD-P	00-18-086	230-25-070	AMD	00-15-048	230-40-550	NEW	00-09-052
230-04-450	AMD-P	00-05-101	230-25-100	AMD-P	00-12-097	230-40-552	NEW-P	00-05-101
230-04-450	AMD	00-09-052	230-25-100	AMD	00-15-048	230-40-552	NEW	00-09-052
230-08-027	NEW-P	00-05-101	230-25-110	AMD-P	00-12-097	230-40-554	NEW-P	00-05-101
230-08-027	NEW	00-09-052	230-25-110	AMD	00-15-048	230-40-554	NEW	00-09-052
230-08-027	AMD-XA	00-20-083	230-25-120	AMD-P	00-12-097	230-40-556	NEW-P	00-05-101
230-08-040	AMD-P	00-05-101	230-25-120	AMD	00-15-048	230-40-556	NEW	00-09-052
230-08-040	AMD	00-09-052	230-25-150	AMD-P	00-12-097	230-40-558	NEW-P	00-05-101
230-08-080	AMD-P	00-04-099	230-25-150	AMD	00-15-048	230-40-558	NEW	00-09-052
230-08-080	AMD	00-07-140	230-25-200	AMD-P	00-12-097	230-40-560	NEW-P	00-05-101
230-08-090	AMD-P	00-05-101	230-25-200	AMD	00-15-048	230-40-560	NEW	00-09-052
230-08-090	AMD	00-09-052	230-25-220	AMD-P	00-12-097	230-40-562	NEW-P	00-05-101
230-08-100	REP-P	00-04-099	230-25-220	AMD	00-15-048	230-40-562	NEW	00-09-052
230-08-100	REP	00-07-140	230-25-310	AMD-P	00-12-097	230-40-600	NEW-P	00-05-101
230-08-105	AMD-P	00-04-099	230-25-310	AMD	00-15-048	230-40-600	NEW	00-09-052
230-08-105	AMD	00-07-140	230-25-315	AMD-P	00-12-097	230-40-610	NEW-P	00-05-101
230-08-160	AMD-P	00-05-101	230-25-315	AMD	00-15-048	230-40-610	NEW	00-09-052
230-08-160	AMD	00-09-052	230-25-325	NEW-P	00-12-097	230-40-615	NEW-P	00-05-101
230-08-200	AMD-XA	00-20-083	230-25-325	NEW	00-15-048	230-40-615	NEW	00-09-052
230-08-255	AMD-P	00-20-086	230-30-025	AMD-XA	00-20-083	230-40-800	NEW-P	00-05-101
230-12-050	AMD-P	00-04-099	230-30-033	NEW-P	00-20-081	230-40-800	NEW	00-09-052
230-12-050	AMD-P	00-05-101	230-30-052	AMD-P	00-20-086	230-40-803	NEW-P	00-05-101
230-12-050	AMD	00-07-140	230-30-070	AMD-P	00-18-090	230-40-803	NEW	00-09-052
230-12-050	AMD	00-09-052	230-30-103	AMD-XA	00-20-083	230-40-805	NEW-P	00-05-101
230-12-072	NEW-P	00-05-101	230-30-212	REP-P	00-11-114	230-40-805	NEW	00-09-052
230-12-072	NEW	00-09-052	230-30-212	REP	00-15-039	230-40-810	NEW-P	00-05-101
230-12-073	NEW-P	00-05-101	230-30-213	REP-P	00-11-114	230-40-810	NEW	00-09-052
230-12-073	NEW	00-09-052	230-30-213	REP	00-15-039	230-40-815	NEW-P	00-05-101
230-12-074	NEW-P	00-11-113	230-40-010	AMD-P	00-05-101	230-40-815	NEW	00-09-052
230-12-074	NEW	00-15-038	230-40-010	AMD	00-09-052	230-40-820	NEW-P	00-05-101
230-12-078	AMD-P	00-04-099	230-40-015	REP-P	00-05-101	230-40-820	NEW	00-09-052
230-12-078	AMD	00-07-140	230-40-015	REP	00-09-052	230-40-823	NEW-P	00-05-101
230-12-300	AMD-XA	00-20-083	230-40-030	AMD-P	00-05-101	230-40-823	NEW	00-09-052
230-12-310	AMD-P	00-05-103	230-40-030	AMD	00-09-052	230-40-825	NEW-P	00-05-101
230-12-310	AMD	00-09-051	230-40-040	NEW-P	00-05-101	230-40-825	NEW	00-09-052
230-12-335	NEW-P	00-11-114	230-40-040	NEW	00-09-052	230-40-830	NEW-P	00-05-101
230-12-335	NEW	00-15-039	230-40-050	AMD-P	00-05-101	230-40-830	NEW	00-09-052

Table of WAC Sections Affected

WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
230-40-833	NEW-P	00-05-101	232-12-106	NEW-P	00-14-083	232-28-277	NEW	00-04-017
230-40-833	NEW	00-09-052	232-12-106	NEW	00-20-032	232-28-278	NEW-P	00-06-087
230-40-835	NEW-P	00-05-101	232-12-141	AMD-P	00-14-081	232-28-278	NEW	00-11-137
230-40-835	NEW	00-09-052	232-12-141	AMD	00-20-032	232-28-27800A	NEW-E	00-16-062
230-40-840	NEW-P	00-05-101	232-12-161	REP-XR	00-08-027	232-28-279	NEW-P	00-06-085
230-40-840	NEW	00-09-052	232-12-161	REP	00-13-090	232-28-279	NEW	00-11-137
230-40-845	NEW-P	00-05-101	232-12-168	AMD	00-08-038	232-28-27900A	NEW-E	00-19-028
230-40-845	NEW	00-09-052	232-12-18700A	NEW-E	00-16-060	232-28-27900A	REP-E	00-19-028
230-40-850	NEW-P	00-05-101	232-12-257	AMD-W	00-02-066	232-28-423	REP-P	00-14-082
230-40-850	NEW	00-09-052	232-12-257	AMD-P	00-06-094	232-28-423	REP	00-20-031
230-40-855	NEW-P	00-05-101	232-12-257	AMD	00-11-137	232-28-424	NEW-P	00-14-082
230-40-855	NEW	00-09-052	232-12-31500G	NEW-E	00-04-014	232-28-424	NEW	00-18-009
230-40-860	NEW-P	00-05-101	232-12-619	AMD	00-08-038	232-28-42400A	NEW-E	00-18-003
230-40-860	NEW	00-09-052	232-12-619	AMD-XA	00-11-179	232-28-515	AMD-P	00-14-081
230-40-865	NEW-P	00-05-101	232-12-619	AMD	00-16-091	232-28-515	AMD	00-20-032
230-40-865	NEW	00-09-052	232-12-61900L	NEW-E	00-10-068	232-28-619	AMD	00-08-038
230-40-870	NEW-P	00-05-101	232-12-61900L	REP-E	00-16-067	232-28-619	AMD-XA	00-11-179
230-40-870	NEW	00-09-052	232-12-61900	NEW-E	00-11-002	232-28-619	AMD	00-16-091
230-40-875	NEW-P	00-05-101	232-12-61900	REP-E	00-11-002	232-28-61900D	NEW-E	00-03-041
230-40-875	NEW	00-09-052	232-12-61900N	NEW-E	00-16-067	232-28-61900D	REP-E	00-03-041
230-40-880	NEW-P	00-05-101	232-12-61900N	REP-E	00-17-049	232-28-61900D	REP-E	00-03-055
230-40-880	NEW	00-09-052	232-12-61900P	NEW-E	00-17-049	232-28-61900E	NEW-E	00-03-055
230-40-885	NEW-P	00-05-101	232-12-61900Q	NEW-E	00-18-041	232-28-61900E	REP-E	00-03-055
230-40-885	NEW	00-09-052	232-12-61900Q	REP-E	00-18-041	232-28-61900E	REP-E	00-05-085
230-40-890	NEW-P	00-05-101	232-16-700	AMD-P	00-06-093	232-28-61900F	NEW-E	00-05-085
230-40-890	NEW	00-09-052	232-16-700	AMD	00-11-137	232-28-61900F	REP-E	00-05-085
230-40-895	NEW-P	00-05-101	232-28-02201	AMD	00-04-017	232-28-61900G	NEW-E	00-06-008
230-40-895	NEW	00-09-052	232-28-02202	AMD	00-04-017	232-28-61900H	NEW-E	00-07-001
230-40-897	NEW-P	00-05-101	232-28-02202	AMD-P	00-06-097	232-28-61900I	NEW-E	00-07-073
230-40-897	NEW	00-09-052	232-28-02202	AMD	00-11-137	232-28-61900I	REP-E	00-07-073
230-40-900	REP-P	00-05-101	232-28-02203	AMD	00-04-017	232-28-61900J	NEW-E	00-08-006
230-40-900	REP	00-09-052	232-28-02204	AMD	00-04-017	232-28-61900J	REP-E	00-11-007
230-46-010	AMD-P	00-18-088	232-28-02205	AMD	00-04-017	232-28-61900K	NEW-E	00-08-001
230-46-020	AMD-W	00-07-070	232-28-02206	AMD	00-04-017	232-28-61900K	REP-E	00-08-001
230-46-020	REP-P	00-18-088	232-28-02220	AMD	00-04-017	232-28-61900L	NEW-E	00-12-041
230-46-025	AMD-P	00-18-088	232-28-02240	AMD	00-04-017	232-28-61900L	REP-E	00-12-041
230-46-035	NEW-W	00-07-070	232-28-24102	REP	00-04-017	232-28-61900	NEW-E	00-13-089
230-46-070	AMD-P	00-18-088	232-28-248	AMD-P	00-06-095	232-28-61900	REP-E	00-13-089
230-50-010	AMD-P	00-05-101	232-28-248	AMD	00-11-137	232-28-61900N	NEW-E	00-14-050
230-50-010	AMD	00-09-052	232-28-255	REP	00-04-017	232-28-61900N	REP-E	00-14-050
230-50-010	AMD-P	00-20-086	232-28-26000A	NEW-E	00-03-025	232-28-61900N	REP-E	00-15-034
230-50-800	AMD-XA	00-20-083	232-28-261	REP	00-04-017	232-28-61900P	NEW-E	00-15-031
232-12-001	AMD-XA	00-11-179	232-28-262	REP	00-04-017	232-28-61900P	REP-E	00-15-031
232-12-001	AMD	00-16-091	232-28-263	REP	00-04-017	232-28-61900Q	NEW-E	00-16-026
232-12-011	AMD	00-04-017	232-28-264	REP-P	00-14-080	232-28-61900Q	REP-E	00-16-026
232-12-011	AMD-P	00-06-083	232-28-264	REP	00-19-045	232-28-61900S	NEW-E	00-16-059
232-12-011	AMD-P	00-06-100	232-28-266	AMD-P	00-06-096	232-28-61900S	REP-E	00-16-059
232-12-011	AMD-W	00-07-019	232-28-266	AMD	00-11-137	232-28-61900T	NEW-E	00-18-050
232-12-011	AMD	00-10-001	232-28-269	REP	00-04-017	232-28-61900T	REP-E	00-18-050
232-12-011	AMD-P	00-14-022	232-28-270	REP	00-04-017	232-28-61900U	NEW-E	00-18-052
232-12-011	AMD	00-17-106	232-28-271	AMD	00-04-017	232-28-61900U	REP-E	00-18-052
232-12-01100A	NEW-E	00-10-069	232-28-272	AMD-P	00-06-099	232-28-61900V	NEW-E	00-19-037
232-12-014	AMD	00-04-017	232-28-272	AMD	00-11-137	232-28-61900V	REP-E	00-19-037
232-12-018	REP	00-08-038	232-28-272	AMD-P	00-16-154	232-28-61900	NEW-E	00-20-011
232-12-047	AMD-P	00-06-088	232-28-273	AMD-P	00-06-092	232-28-61900	REP-E	00-20-011
232-12-047	AMD	00-11-137	232-28-273	AMD	00-11-137	232-28-61900X	NEW-E	00-20-014
232-12-051	AMD-P	00-06-089	232-28-27300A	NEW-E	00-20-001	232-28-61900X	REP-E	00-20-014
232-12-051	AMD	00-11-137	232-28-274	REP-P	00-14-080	232-28-61900Y	NEW-E	00-20-087
232-12-054	AMD-P	00-06-090	232-28-275	AMD	00-04-017	232-28-61900Y	REP-E	00-20-087
232-12-054	AMD	00-11-137	232-28-276	NEW-P	00-06-086	232-28-61900Z	NEW-E	00-20-058
232-12-068	AMD-P	00-06-091	232-28-276	NEW	00-11-137	232-28-61900Z	REP-E	00-20-058
232-12-068	AMD	00-11-137	232-28-27600A	NEW-E	00-16-009	232-28-620	RECOD-X	00-11-179

TABLE

Table of WAC Sections Affected

WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
232- 28-620	RECOD	00-16-091	246-100-181	REP-P	00-12-101	246-130-020	AMD-P	00-14-063
232- 28-62000A	NEW-E	00-19-025	246-100-196	REP-P	00-12-101	246-130-020	AMD	00-19-117
232- 28-62000A	REP-E	00-19-025	246-100-201	AMD-P	00-12-101	246-130-028	NEW-P	00-14-063
232- 28-621	RECOD-X	00-11-179	246-100-216	REP-P	00-12-101	246-130-028	NEW	00-19-117
232- 28-621	RECOD	00-16-091	246-100-217	REP-P	00-12-101	246-130-030	AMD-P	00-14-063
236- 18-040	AMD	00-06-052	246-100-218	REP-P	00-12-101	246-130-030	AMD	00-19-117
236- 18-070	AMD	00-06-052	246-100-231	REP-P	00-12-101	246-130-040	AMD-P	00-14-063
236- 18-080	AMD	00-06-052	246-100-236	REP-P	00-12-101	246-130-040	AMD	00-19-117
236- 70-040	AMD	00-08-040	246-100-241	REP-P	00-12-101	246-130-060	AMD-P	00-14-063
236- 70-050	AMD	00-08-040	246-101-001	NEW-P	00-12-101	246-130-060	AMD	00-19-117
236- 70-060	AMD	00-08-040	246-101-005	NEW-P	00-12-101	246-130-070	REP-P	00-14-063
236- 70-080	AMD	00-08-040	246-101-010	NEW-P	00-12-101	246-130-070	REP	00-19-117
236-200-010	RECOD	00-08-039	246-101-015	NEW-P	00-12-101	246-130-080	NEW-P	00-14-063
236-200-020	RECOD	00-08-039	246-101-101	NEW-P	00-12-101	246-130-080	NEW	00-19-117
236-200-030	RECOD	00-08-039	246-101-105	NEW-P	00-12-101	246-130-090	NEW-P	00-14-063
236-200-040	RECOD	00-08-039	246-101-110	NEW-P	00-12-101	246-130-090	NEW	00-19-117
236-200-050	RECOD	00-08-039	246-101-115	NEW-P	00-12-101	246-220-007	AMD-P	00-04-088
236-200-060	RECOD	00-08-039	246-101-120	NEW-P	00-12-101	246-220-007	AMD	00-08-013
242- 02-052	AMD-P	00-05-021	246-101-201	NEW-P	00-12-101	246-220-010	AMD-P	00-04-088
242- 02-052	AMD	00-09-094	246-101-205	NEW-P	00-12-101	246-220-010	AMD	00-08-013
242- 02-255	NEW-P	00-05-021	246-101-210	NEW-P	00-12-101	246-221-020	AMD-P	00-04-088
242- 02-255	NEW	00-09-094	246-101-215	NEW-P	00-12-101	246-221-020	AMD	00-08-013
242- 02-522	AMD-P	00-05-021	246-101-220	NEW-P	00-12-101	246-221-270	AMD	00-07-085
242- 02-522	AMD	00-09-094	246-101-225	NEW-P	00-12-101	246-232-006	NEW-P	00-19-080
242- 02-832	AMD-P	00-05-021	246-101-230	NEW-P	00-12-101	246-232-007	NEW-P	00-19-080
242- 02-832	AMD	00-09-094	246-101-301	NEW-P	00-12-101	246-232-008	NEW-P	00-19-080
242- 02-834	AMD-P	00-05-021	246-101-305	NEW-P	00-12-101	246-232-009	NEW-P	00-19-080
242- 02-834	AMD	00-09-094	246-101-310	NEW-P	00-12-101	246-232-010	AMD-P	00-19-080
242- 04-030	AMD-P	00-05-021	246-101-315	NEW-P	00-12-101	246-232-011	NEW-P	00-19-080
242- 04-030	AMD	00-09-094	246-101-320	NEW-P	00-12-101	246-232-012	NEW-P	00-19-080
242- 04-050	AMD-P	00-05-021	246-101-401	NEW-P	00-12-101	246-232-013	NEW-P	00-19-080
242- 04-050	AMD	00-09-094	246-101-405	NEW-P	00-12-101	246-232-014	NEW-P	00-19-080
246- 14-010	NEW	00-10-114	246-101-410	NEW-P	00-12-101	246-232-040	AMD-P	00-19-080
246- 14-020	NEW	00-10-114	246-101-415	NEW-P	00-12-101	246-232-060	AMD	00-07-085
246- 14-030	NEW	00-10-114	246-101-420	NEW-P	00-12-101	246-232-120	AMD-P	00-19-080
246- 14-040	NEW	00-10-114	246-101-425	NEW-P	00-12-101	246-232-130	AMD-P	00-19-080
246- 14-050	NEW	00-10-114	246-101-501	NEW-P	00-12-101	246-235-075	AMD	00-07-085
246- 14-060	NEW	00-10-114	246-101-505	NEW-P	00-12-101	246-235-080	AMD-P	00-04-088
246- 14-070	NEW	00-10-114	246-101-510	NEW-P	00-12-101	246-235-080	AMD	00-08-013
246- 14-080	NEW	00-10-114	246-101-515	NEW-P	00-12-101	246-235-084	NEW-P	00-04-088
246- 14-090	NEW	00-10-114	246-101-520	NEW-P	00-12-101	246-235-084	NEW	00-08-013
246- 14-100	NEW	00-10-114	246-101-525	NEW-P	00-12-101	246-235-086	NEW-P	00-04-088
246- 14-110	NEW	00-10-114	246-101-601	NEW-P	00-12-101	246-235-086	NEW	00-08-013
246- 14-120	NEW	00-10-114	246-101-605	NEW-P	00-12-101	246-235-090	AMD-P	00-04-088
246- 25-990	PREP-W	00-16-104	246-101-610	NEW-P	00-12-101	246-235-090	AMD	00-08-013
246-100-011	AMD-P	00-12-101	246-101-615	NEW-P	00-12-101	246-243-020	AMD-P	00-04-088
246-100-016	REP-P	00-12-101	246-101-620	NEW-P	00-12-101	246-243-020	AMD	00-08-013
246-100-021	AMD-P	00-12-101	246-101-625	NEW-P	00-12-101	246-243-030	AMD-P	00-04-088
246-100-026	REP-P	00-12-101	246-101-630	NEW-P	00-12-101	246-243-030	AMD	00-08-013
246-100-031	REP-P	00-12-101	246-101-635	NEW-P	00-12-101	246-243-042	NEW-P	00-04-088
246-100-036	AMD-P	00-12-101	246-101-640	NEW-P	00-12-101	246-243-042	NEW	00-08-013
246-100-041	REP-P	00-12-101	246-101-701	NEW-P	00-12-101	246-243-044	NEW-P	00-04-088
246-100-042	REP-P	00-12-101	246-101-705	NEW-P	00-12-101	246-243-044	NEW	00-08-013
246-100-043	REP-P	00-12-101	246-101-710	NEW-P	00-12-101	246-243-047	NEW-P	00-04-088
246-100-046	REP-P	00-12-101	246-101-715	NEW-P	00-12-101	246-243-047	NEW	00-08-013
246-100-071	REP-P	00-12-101	246-101-720	NEW-P	00-12-101	246-243-050	AMD-P	00-04-088
246-100-076	REP-P	00-12-101	246-101-725	NEW-P	00-12-101	246-243-050	AMD	00-08-013
246-100-081	REP-P	00-12-101	246-101-730	NEW-P	00-12-101	246-243-060	AMD-P	00-04-088
246-100-086	REP-P	00-12-101	246-130-001	AMD-P	00-14-063	246-243-060	AMD	00-08-013
246-100-091	REP-P	00-12-101	246-130-001	AMD	00-19-117	246-243-080	AMD-P	00-04-088
246-100-171	REP-P	00-12-101	246-130-010	AMD-P	00-14-063	246-243-080	AMD	00-08-013
246-100-176	REP-P	00-12-101	246-130-010	AMD	00-19-117	246-243-090	AMD-P	00-04-088

Table of WAC Sections Affected

WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
246-243-090	AMD	00-08-013	246-290-72006	NEW	00-15-080	246-358-040	NEW	00-06-082
246-243-100	AMD-P	00-04-088	246-290-72007	NEW-P	00-11-164	246-358-045	AMD	00-06-082
246-243-100	AMD	00-08-013	246-290-72007	NEW	00-15-080	246-358-055	AMD	00-06-082
246-243-110	AMD-P	00-04-088	246-290-72008	NEW-P	00-11-164	246-358-065	AMD	00-06-082
246-243-110	AMD	00-08-013	246-290-72008	NEW	00-15-080	246-358-070	NEW	00-06-082
246-243-120	AMD-P	00-04-088	246-290-72009	NEW-P	00-11-164	246-358-075	AMD	00-06-082
246-243-120	AMD	00-08-013	246-290-72009	NEW	00-15-080	246-358-090	AMD	00-06-082
246-243-130	AMD-P	00-04-088	246-290-72010	NEW-P	00-11-164	246-358-095	AMD	00-06-082
246-243-130	AMD	00-08-013	246-290-72010	NEW	00-15-080	246-358-100	AMD	00-06-082
246-243-140	AMD-P	00-04-088	246-290-72011	NEW-P	00-11-164	246-358-125	AMD	00-06-082
246-243-140	AMD	00-08-013	246-290-72011	NEW	00-15-080	246-358-135	AMD	00-06-082
246-243-141	NEW-P	00-04-088	246-290-72012	NEW-P	00-11-164	246-358-140	REP	00-06-082
246-243-141	NEW	00-08-013	246-290-72012	NEW	00-15-080	246-358-145	AMD	00-06-082
246-243-150	AMD-P	00-04-088	246-292	PREP	00-10-112	246-358-155	AMD	00-06-082
246-243-150	AMD	00-08-013	246-323	PREP	00-05-097	246-358-165	AMD	00-06-082
246-243-160	AMD-P	00-04-088	246-325	PREP	00-05-097	246-358-175	AMD	00-06-082
246-243-160	AMD	00-08-013	246-326	PREP	00-05-097	246-358-600	REP	00-06-082
246-243-170	AMD-P	00-04-088	246-338-001	AMD-P	00-03-073	246-358-610	REP	00-06-082
246-243-170	AMD	00-08-013	246-338-001	AMD	00-06-079	246-358-620	REP	00-06-082
246-243-180	AMD-P	00-04-088	246-338-010	AMD-P	00-03-073	246-358-630	REP	00-06-082
246-243-180	AMD	00-08-013	246-338-010	AMD	00-06-079	246-358-640	REP	00-06-082
246-243-190	AMD-P	00-04-088	246-338-020	AMD-P	00-03-073	246-358-650	REP	00-06-082
246-243-190	AMD	00-08-013	246-338-020	AMD	00-06-079	246-358-660	REP	00-06-082
246-243-195	AMD-P	00-04-088	246-338-020	AMD-XA	00-19-084	246-358-670	REP	00-06-082
246-243-195	AMD	00-08-013	246-338-022	NEW-P	00-03-073	246-358-680	REP	00-06-082
246-243-200	AMD-P	00-04-088	246-338-022	NEW	00-06-079	246-361-001	NEW	00-06-082
246-243-200	AMD	00-08-013	246-338-024	NEW-P	00-03-073	246-361-010	NEW	00-06-082
246-243-203	NEW-P	00-04-088	246-338-024	NEW	00-06-079	246-361-020	NEW	00-06-082
246-243-203	NEW	00-08-013	246-338-026	NEW-P	00-03-073	246-361-025	NEW	00-06-082
246-243-210	REP-P	00-04-088	246-338-026	NEW	00-06-079	246-361-030	NEW	00-06-082
246-243-210	REP	00-08-013	246-338-028	NEW-P	00-03-073	246-361-035	NEW	00-06-082
246-243-220	AMD-P	00-04-088	246-338-028	NEW	00-06-079	246-361-045	NEW	00-06-082
246-243-220	AMD	00-08-013	246-338-028	AMD-XA	00-19-084	246-361-055	NEW	00-06-082
246-243-230	AMD-P	00-04-088	246-338-030	REP-P	00-03-073	246-361-065	NEW	00-06-082
246-243-230	AMD	00-08-013	246-338-030	REP	00-06-079	246-361-070	NEW	00-06-082
246-243-250	NEW-P	00-04-088	246-338-040	AMD-P	00-03-073	246-361-075	NEW	00-06-082
246-243-250	NEW	00-08-013	246-338-040	AMD	00-06-079	246-361-080	NEW	00-06-082
246-246	PREP-W	00-16-105	246-338-050	AMD-P	00-03-073	246-361-090	NEW	00-06-082
246-246-001	NEW	00-07-085	246-338-050	AMD	00-06-079	246-361-095	NEW	00-06-082
246-246-010	NEW	00-07-085	246-338-060	AMD-P	00-03-073	246-361-100	NEW	00-06-082
246-246-020	NEW	00-07-085	246-338-060	AMD	00-06-079	246-361-125	NEW	00-06-082
246-246-030	NEW	00-07-085	246-338-060	AMD-XA	00-19-084	246-361-135	NEW	00-06-082
246-246-040	NEW	00-07-085	246-338-070	AMD-P	00-03-073	246-361-145	NEW	00-06-082
246-246-050	NEW	00-07-085	246-338-070	AMD	00-06-079	246-361-155	NEW	00-06-082
246-246-060	NEW	00-07-085	246-338-070	AMD-XA	00-19-084	246-361-165	NEW	00-06-082
246-252-001	AMD-P	00-04-088	246-338-080	AMD-P	00-03-073	246-361-175	NEW	00-06-082
246-252-001	AMD	00-08-013	246-338-080	AMD	00-06-079	246-361-990	NEW	00-06-082
246-252-030	AMD-P	00-04-088	246-338-090	AMD-P	00-03-073	246-420-001	REP-P	00-12-101
246-252-030	AMD	00-08-013	246-338-090	AMD	00-06-079	246-420-010	REP-P	00-12-101
246-254-150	AMD-P	00-04-088	246-338-090	AMD-XA	00-19-084	246-420-020	REP-P	00-12-101
246-254-150	AMD	00-08-013	246-338-100	AMD-P	00-03-073	246-420-030	REP-P	00-12-101
246-290-72001	NEW-P	00-11-164	246-338-100	AMD	00-06-079	246-420-040	REP-P	00-12-101
246-290-72001	NEW	00-15-080	246-338-110	AMD-P	00-03-073	246-420-050	REP-P	00-12-101
246-290-72002	NEW-P	00-11-164	246-338-110	AMD	00-06-079	246-420-060	REP-P	00-12-101
246-290-72002	NEW	00-15-080	246-338-990	AMD-XA	00-19-084	246-490-010	NEW-P	00-05-098
246-290-72003	NEW-P	00-11-164	246-358-001	AMD	00-06-082	246-490-010	NEW	00-11-169
246-290-72003	NEW	00-15-080	246-358-010	AMD	00-06-082	246-490-020	NEW-P	00-05-098
246-290-72004	NEW-P	00-11-164	246-358-020	REP	00-06-082	246-490-020	NEW	00-11-169
246-290-72004	NEW	00-15-080	246-358-025	AMD	00-06-082	246-490-030	NEW-P	00-05-098
246-290-72005	NEW-P	00-11-164	246-358-027	NEW	00-06-082	246-490-030	NEW	00-11-169
246-290-72005	NEW	00-15-080	246-358-029	NEW	00-06-082	246-490-055	NEW-P	00-05-098
246-290-72006	NEW-P	00-11-164	246-358-030	REP	00-06-082	246-490-055	NEW	00-11-169

TABLE

Table of WAC Sections Affected

WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
246-490-065	NEW-P	00-05-098	246-790-100	AMD-P	00-07-084	246-840-700	AMD-C	00-19-083
246-490-065	NEW	00-11-169	246-790-100	AMD	00-13-009	246-840-705	AMD-P	00-14-062
246-490-070	NEW-P	00-05-098	246-790-120	AMD-P	00-07-084	246-840-705	AMD-C	00-19-083
246-490-070	NEW	00-11-169	246-790-120	AMD	00-13-009	246-840-710	AMD-P	00-14-062
246-562-010	AMD-P	00-11-165	246-790-130	AMD-P	00-07-084	246-840-710	AMD-C	00-19-083
246-562-010	AMD	00-15-082	246-790-130	AMD	00-13-009	246-840-715	REP-P	00-14-062
246-562-020	AMD-P	00-11-165	246-808-105	PREP	00-10-110	246-840-715	REP-C	00-19-083
246-562-020	AMD	00-15-082	246-808-105	AMD-P	00-13-094	246-840-830	AMD-P	00-11-166
246-562-060	AMD-P	00-11-165	246-808-105	AMD	00-17-180	246-840-830	AMD	00-17-179
246-562-060	AMD	00-15-082	246-808-115	PREP	00-10-110	246-840-910	PREP	00-11-158
246-562-080	AMD-P	00-11-165	246-808-115	AMD-P	00-13-094	246-840-920	PREP	00-11-158
246-562-080	AMD	00-15-082	246-808-115	AMD	00-17-180	246-840-930	PREP	00-11-158
246-562-110	AMD-P	00-11-165	246-808-120	PREP	00-10-110	246-840-940	PREP	00-11-158
246-562-110	AMD	00-15-082	246-808-120	REP-P	00-13-094	246-840-950	PREP	00-11-158
246-562-120	AMD-P	00-11-165	246-808-120	REP	00-17-180	246-840-960	PREP	00-11-158
246-562-120	AMD	00-15-082	246-808-120	REP	00-17-180	246-840-970	PREP	00-11-158
246-562-140	AMD-P	00-11-165	246-808-135	PREP	00-10-110	246-840-980	PREP	00-11-158
246-562-140	AMD	00-15-082	246-808-135	AMD-P	00-13-094	246-840-980	PREP	00-11-158
246-562-150	AMD-P	00-11-165	246-808-135	AMD	00-17-180	246-840-990	PREP-W	00-11-153
246-562-150	AMD	00-15-082	246-808-700	REP-XR	00-04-087	246-841-400	PREP	00-03-072
246-562-160	NEW-P	00-11-165	246-810-600	NEW	00-03-075A	246-841-405	PREP	00-11-158
246-562-160	NEW	00-15-082	246-810-610	NEW	00-03-075A	246-841-410	PREP	00-03-072
246-780-001	AMD-P	00-03-074	246-810-620	NEW	00-03-075A	246-841-420	PREP	00-03-072
246-780-001	AMD	00-07-129	246-810-630	NEW	00-03-075A	246-841-430	PREP	00-03-072
246-780-010	AMD-P	00-03-074	246-810-640	NEW	00-03-075A	246-841-440	PREP	00-03-072
246-780-010	AMD	00-07-129	246-810-650	NEW	00-03-075A	246-841-440	PREP	00-03-072
246-780-020	AMD-P	00-03-074	246-810-660	NEW	00-03-075A	246-841-450	PREP	00-03-072
246-780-020	AMD	00-07-129	246-811-090	NEW-P	00-08-100	246-841-460	PREP	00-03-072
246-780-022	NEW-P	00-03-074	246-811-090	NEW	00-12-102	246-841-470	PREP	00-03-072
246-780-022	NEW	00-07-129	246-811-100	NEW-P	00-08-100	246-841-480	PREP	00-03-072
246-780-025	NEW-P	00-03-074	246-811-100	NEW	00-12-102	246-841-490	PREP	00-03-072
246-780-025	NEW	00-07-129	246-811-110	NEW-P	00-08-100	246-841-500	PREP	00-03-072
246-780-028	NEW-P	00-03-074	246-811-110	NEW	00-12-102	246-841-510	PREP	00-03-072
246-780-028	NEW	00-07-129	246-812-990	AMD	00-07-050	246-843-072	REP-XR	00-15-078
246-780-030	AMD-P	00-03-074	246-830-485	NEW	00-07-086	246-843-074	REP-XR	00-15-078
246-780-030	AMD	00-07-129	246-840	PREP-W	00-18-112	246-843-150	PREP	00-13-093
246-780-040	AMD-P	00-03-074	246-840-299	NEW-P	00-16-107	246-843-180	PREP	00-13-093
246-780-040	AMD	00-07-129	246-840-300	AMD-P	00-16-107	246-843-330	PREP	00-13-093
246-780-050	REP-P	00-03-074	246-840-305	AMD-P	00-16-107	246-869-220	AMD-P	00-16-108
246-780-050	REP	00-07-129	246-840-310	AMD-P	00-16-107	246-883-020	AMD	00-06-078
246-780-060	AMD-P	00-03-074	246-840-315	REP-P	00-16-107	246-886-025	NEW-E	00-11-168
246-780-060	AMD	00-07-129	246-840-320	AMD-P	00-16-107	246-887-100	AMD-P	00-17-178
246-780-070	REP-P	00-03-074	246-840-330	AMD-P	00-16-107	246-887-160	AMD-P	00-06-080
246-780-070	REP	00-07-129	246-840-360	AMD-P	00-16-107	246-887-160	AMD	00-10-113
246-790	AMD-P	00-07-084	246-840-410	AMD-P	00-16-107	246-901	AMD-P	00-08-101
246-790	AMD	00-13-009	246-840-430	REP-P	00-16-107	246-901	AMD	00-15-081
246-790-010	AMD-P	00-07-084	246-840-440	REP-P	00-16-107	246-901-010	AMD-P	00-08-101
246-790-010	AMD	00-13-009	246-840-500	PREP	00-11-163	246-901-010	AMD	00-15-081
246-790-050	AMD-P	00-07-084	246-840-505	PREP	00-11-163	246-901-020	AMD-P	00-08-101
246-790-050	AMD	00-13-009	246-840-510	PREP	00-11-163	246-901-020	AMD	00-15-081
246-790-060	AMD-P	00-07-084	246-840-520	PREP	00-11-163	246-901-030	AMD-P	00-08-101
246-790-060	AMD	00-13-009	246-840-525	PREP	00-11-163	246-901-030	AMD	00-15-081
246-790-065	NEW-P	00-07-084	246-840-530	PREP	00-11-163	246-901-035	AMD-P	00-08-101
246-790-065	NEW	00-13-009	246-840-535	PREP	00-11-163	246-901-035	AMD	00-15-081
246-790-070	AMD-P	00-07-084	246-840-540	PREP	00-11-163	246-901-040	AMD-P	00-08-101
246-790-070	AMD	00-13-009	246-840-545	PREP	00-11-163	246-901-040	AMD	00-15-081
246-790-080	AMD-P	00-07-084	246-840-550	PREP	00-11-163	246-901-050	AMD-P	00-08-101
246-790-080	AMD	00-13-009	246-840-555	PREP	00-11-163	246-901-050	AMD	00-15-081
246-790-085	AMD-P	00-07-084	246-840-560	PREP	00-11-163	246-901-060	AMD-P	00-08-101
246-790-085	AMD	00-13-009	246-840-565	PREP	00-11-163	246-901-060	AMD	00-15-081
246-790-090	AMD-P	00-07-084	246-840-570	PREP	00-11-163	246-901-065	AMD-P	00-08-101
246-790-090	AMD	00-13-009	246-840-575	PREP	00-11-163	246-901-065	AMD	00-15-081
			246-840-700	AMD-P	00-14-062	246-901-070	AMD-P	00-08-101
						246-901-070	AMD	00-15-081

Table of WAC Sections Affected

WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
246-901-080	AMD-P	00-08-101	246-976-076	REP-P	00-03-075	246-976-320	AMD-P	00-03-075
246-901-080	AMD	00-15-081	246-976-076	REP	00-08-102	246-976-320	AMD	00-08-102
246-901-090	AMD-P	00-08-101	246-976-077	REP-P	00-03-075	246-976-320	PREP	00-10-111
246-901-090	AMD	00-15-081	246-976-077	REP	00-08-102	246-976-320	AMD-P	00-17-181
246-901-100	AMD-P	00-08-101	246-976-080	REP-P	00-03-075	246-976-330	AMD-P	00-03-075
246-901-100	AMD	00-15-081	246-976-080	REP	00-08-102	246-976-330	AMD	00-08-102
246-901-110	REP-P	00-08-101	246-976-085	REP-P	00-03-075	246-976-340	AMD-P	00-03-075
246-901-110	REP	00-15-081	246-976-085	REP	00-08-102	246-976-340	AMD	00-08-102
246-901-120	AMD-P	00-08-101	246-976-110	REP-P	00-03-075	246-976-350	REP-P	00-03-075
246-901-120	AMD	00-15-081	246-976-110	REP	00-08-102	246-976-350	REP	00-08-102
246-901-130	AMD-P	00-08-101	246-976-120	REP-P	00-03-075	246-976-370	REP-P	00-03-075
246-901-130	AMD	00-15-081	246-976-120	REP	00-08-102	246-976-370	REP	00-08-102
246-901-140	NEW-P	00-08-101	246-976-140	REP-P	00-03-075	246-976-390	AMD-P	00-03-075
246-901-140	NEW	00-15-081	246-976-140	REP	00-08-102	246-976-390	AMD	00-08-102
246-919-475	NEW-P	00-16-109	246-976-141	NEW-P	00-03-075	246-976-390	PREP	00-10-111
246-930-010	PREP	00-08-099	246-976-141	NEW	00-08-102	246-976-390	AMD-P	00-17-181
246-930-030	PREP	00-08-099	246-976-150	REP-P	00-03-075	246-976-400	AMD-P	00-03-075
246-930-040	PREP	00-08-099	246-976-150	REP	00-08-102	246-976-400	AMD	00-08-102
246-930-070	AMD-XA	00-19-082	246-976-151	NEW-P	00-03-075	246-976-420	AMD-P	00-03-075
246-930-200	PREP	00-08-099	246-976-151	NEW	00-08-102	246-976-420	AMD	00-08-102
246-930-410	PREP	00-08-099	246-976-160	REP-P	00-03-075	246-976-430	AMD-P	00-03-075
246-933-250	AMD-XA	00-20-098	246-976-160	REP	00-08-102	246-976-430	AMD	00-08-102
246-933-260	AMD-XA	00-20-098	246-976-161	NEW-P	00-03-075	246-976-440	REP-P	00-03-075
246-933-270	AMD-XA	00-20-098	246-976-161	NEW	00-08-102	246-976-440	REP	00-08-102
246-939	PREP	00-11-159	246-976-165	REP-P	00-03-075	246-976-450	REP-P	00-03-075
246-939-010	NEW-P	00-11-167	246-976-165	REP	00-08-102	246-976-450	REP	00-08-102
246-939-030	NEW-P	00-11-167	246-976-170	REP-P	00-03-075	246-976-890	AMD-P	00-03-075
246-939-050	NEW-P	00-11-167	246-976-170	REP	00-08-102	246-976-890	AMD	00-08-102
246-976-001	AMD-P	00-03-075	246-976-171	NEW-P	00-03-075	246-976-910	AMD-P	00-03-075
246-976-001	AMD	00-08-102	246-976-171	NEW	00-08-102	246-976-910	AMD	00-08-102
246-976-010	AMD-P	00-03-075	246-976-180	REP-P	00-03-075	246-976-920	AMD-P	00-03-075
246-976-010	AMD	00-08-102	246-976-180	REP	00-08-102	246-976-920	AMD	00-08-102
246-976-020	REP-P	00-03-075	246-976-181	REP-P	00-03-075	246-976-930	AMD-P	00-03-075
246-976-020	REP	00-08-102	246-976-181	REP	00-08-102	246-976-930	AMD	00-08-102
246-976-021	NEW-P	00-03-075	246-976-182	NEW-P	00-03-075	246-976-940	AMD-P	00-03-075
246-976-021	NEW	00-08-102	246-976-182	NEW	00-08-102	246-976-940	AMD	00-08-102
246-976-025	REP-P	00-03-075	246-976-190	REP-P	00-03-075	246-976-950	AMD-P	00-03-075
246-976-025	REP	00-08-102	246-976-190	REP	00-08-102	246-976-950	AMD	00-08-102
246-976-030	REP-P	00-03-075	246-976-191	NEW-P	00-03-075	246-976-960	AMD-P	00-03-075
246-976-030	REP	00-08-102	246-976-191	NEW	00-08-102	246-976-960	AMD	00-08-102
246-976-031	NEW-P	00-03-075	246-976-200	REP-P	00-03-075	246-976-970	AMD-P	00-03-075
246-976-031	NEW	00-08-102	246-976-200	REP	00-08-102	246-976-970	AMD	00-08-102
246-976-035	REP-P	00-03-075	246-976-210	REP-P	00-03-075	246-976-990	AMD-P	00-03-075
246-976-035	REP	00-08-102	246-976-210	REP	00-08-102	246-976-990	AMD	00-08-102
246-976-040	REP-P	00-03-075	246-976-220	REP-P	00-03-075	248-554-001	REP-P	00-17-160
246-976-040	REP	00-08-102	246-976-220	REP	00-08-102	248-554-005	REP-P	00-17-160
246-976-041	NEW-P	00-03-075	246-976-230	REP-P	00-03-075	248-554-010	REP-P	00-17-160
246-976-041	NEW	00-08-102	246-976-230	REP	00-08-102	248-554-015	REP-P	00-17-160
246-976-045	REP-P	00-03-075	246-976-240	REP-P	00-03-075	248-554-018	REP-P	00-17-160
246-976-045	REP	00-08-102	246-976-240	REP	00-08-102	248-554-020	REP-P	00-17-160
246-976-050	REP-P	00-03-075	246-976-260	AMD-P	00-03-075	248-554-030	REP-P	00-17-160
246-976-050	REP	00-08-102	246-976-260	AMD	00-08-102	250-44	PREP	00-15-054
246-976-055	REP-P	00-03-075	246-976-270	AMD-P	00-03-075	250-44-020	AMD-P	00-19-105
246-976-055	REP	00-08-102	246-976-270	AMD	00-08-102	250-44-040	AMD-P	00-19-105
246-976-060	REP-P	00-03-075	246-976-280	REP-P	00-03-075	250-44-050	AMD-P	00-19-105
246-976-060	REP	00-08-102	246-976-280	REP	00-08-102	250-44-060	AMD-P	00-19-105
246-976-065	REP-P	00-03-075	246-976-290	AMD-P	00-03-075	250-44-070	AMD-P	00-19-105
246-976-065	REP	00-08-102	246-976-290	AMD	00-08-102	250-44-070	RECOD-P	00-19-105
246-976-070	REP-P	00-03-075	246-976-300	AMD-P	00-03-075	250-44-080	AMD-P	00-19-105
246-976-070	REP	00-08-102	246-976-300	AMD	00-08-102	250-44-080	RECOD-P	00-19-105
246-976-075	REP-P	00-03-075	246-976-310	AMD-P	00-03-075	250-44-090	AMD-P	00-19-105
246-976-075	REP	00-08-102	246-976-310	AMD	00-08-102	250-44-090	RECOD-P	00-19-105

TABLE

Table of WAC Sections Affected

WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
250-44-100	RECOD-P	00-19-105	250-81-030	NEW-P	00-05-084	260-52-010	AMD	00-06-069
250-44-110	AMD-P	00-19-105	250-81-030	NEW	00-08-080	260-52-020	AMD-P	00-13-004
250-44-110	RECOD-P	00-19-105	250-81-040	NEW-P	00-05-084	260-52-020	AMD	00-20-028
250-44-120	RECOD-P	00-19-105	250-81-040	NEW	00-08-080	260-52-030	AMD	00-06-069
250-44-130	AMD-P	00-19-105	250-81-050	NEW-P	00-05-084	260-52-040	AMD	00-06-069
250-44-130	RECOD-P	00-19-105	250-81-050	NEW	00-08-080	260-52-060	AMD-P	00-03-091
250-44-140	AMD-P	00-19-105	250-81-060	NEW-P	00-05-084	260-52-060	AMD	00-07-041
250-44-140	RECOD-P	00-19-105	250-81-060	NEW	00-08-080	260-52-080	AMD-P	00-13-003
250-44-150	AMD-P	00-19-105	251-01-175	AMD-P	00-12-072	260-52-080	AMD	00-20-027
250-44-150	RECOD-P	00-19-105	251-01-175	AMD-C	00-16-003	260-70-700	AMD-P	00-03-092
250-44-160	AMD-P	00-19-105	251-01-175	AMD-W	00-18-027	260-70-700	AMD	00-07-042
250-44-160	RECOD-P	00-19-105	251-01-175	AMD-P	00-18-028	260-72-020	AMD-P	00-13-005
250-44-170	RECOD-P	00-19-105	251-01-345	AMD-P	00-04-053	260-72-020	AMD	00-20-029
250-44-180	RECOD-P	00-19-105	251-01-345	AMD-W	00-05-060	260-75-020	NEW-P	00-03-090
250-44-190	AMD-P	00-19-105	251-01-345	AMD-C	00-06-051	260-75-020	NEW	00-07-040
250-44-190	RECOD-P	00-19-105	251-01-345	AMD	00-10-027	260-75-030	NEW-P	00-03-090
250-44-210	REP-P	00-19-105	251-08-075	NEW-P	00-12-074	260-75-030	NEW	00-07-040
250-63-010	NEW-P	00-19-103	251-08-075	NEW	00-16-004	260-88-010	AMD-P	00-03-093
250-63-010	NEW-E	00-19-104	251-08-115	AMD-P	00-04-052	260-88-010	AMD	00-07-043
250-63-020	NEW-P	00-19-103	251-08-115	AMD-C	00-06-050	262-01-140	NEW	00-06-030
250-63-020	NEW-E	00-19-104	251-08-115	AMD	00-10-026	263-12-016	PREP	00-12-053
250-63-030	NEW-P	00-19-103	251-09-080	AMD-P	00-04-052	263-12-016	AMD-P	00-17-143
250-63-030	NEW-E	00-19-104	251-09-080	AMD-C	00-06-050	263-12-020	PREP	00-12-054
250-63-040	NEW-P	00-19-103	251-09-080	AMD	00-10-026	263-12-020	AMD-P	00-17-143
250-63-040	NEW-E	00-19-104	251-17-150	AMD-P	00-12-072	263-12-045	PREP	00-12-055
250-63-050	NEW-P	00-19-103	251-17-150	AMD-C	00-16-003	263-12-045	AMD-P	00-17-143
250-63-050	NEW-E	00-19-104	251-17-150	AMD-W	00-18-027	263-12-050	PREP	00-12-056
250-63-060	NEW-P	00-19-103	251-17-150	AMD-P	00-18-028	263-12-050	AMD-P	00-17-143
250-63-060	NEW-E	00-19-104	251-19-085	NEW-P	00-06-048	263-12-051	PREP	00-12-056
250-63-070	NEW-P	00-19-103	251-19-085	NEW	00-11-121	263-12-051	REP-P	00-17-144
250-63-070	NEW-E	00-19-104	251-20-020	AMD-P	00-04-053	263-12-056	PREP	00-12-056
250-63-080	NEW-P	00-19-103	251-20-020	AMD-W	00-05-060	263-12-056	REP-P	00-17-144
250-63-080	NEW-E	00-19-104	251-20-020	AMD-C	00-06-051	263-12-057	PREP	00-12-056
250-66-020	AMD	00-08-081	251-20-020	AMD	00-10-027	263-12-057	REP-P	00-17-144
250-66-030	AMD	00-08-081	251-20-030	AMD-P	00-04-053	263-12-058	PREP	00-12-056
250-66-040	AMD	00-08-081	251-20-030	AMD-W	00-05-060	263-12-058	REP-P	00-17-144
250-66-045	NEW	00-08-081	251-20-030	AMD-C	00-06-051	263-12-059	PREP	00-12-056
250-66-050	AMD	00-08-081	251-20-030	AMD	00-10-027	263-12-059	REP-P	00-17-144
250-80-010	NEW	00-08-082	251-23-040	AMD-P	00-04-052	263-12-060	PREP	00-12-057
250-80-010	NEW-E	00-08-083	251-23-040	AMD-C	00-06-050	263-12-060	AMD-P	00-17-143
250-80-020	NEW	00-08-082	251-23-040	AMD	00-10-026	263-12-090	PREP	00-12-058
250-80-020	NEW-E	00-08-083	260-12-180	AMD-P	00-13-004	263-12-090	AMD-P	00-17-143
250-80-030	NEW	00-08-082	260-24-650	AMD-P	00-13-004	263-12-093	PREP	00-12-059
250-80-030	NEW-E	00-08-083	260-24-650	AMD	00-20-028	263-12-093	AMD-P	00-17-143
250-80-040	NEW	00-08-082	260-28-230	AMD	00-06-072	263-12-095	PREP	00-12-060
250-80-040	NEW-E	00-08-083	260-34-030	AMD-P	00-03-088	263-12-095	AMD-P	00-17-143
250-80-050	NEW	00-08-082	260-34-030	AMD	00-07-038	263-12-097	PREP	00-12-061
250-80-050	NEW-E	00-08-083	260-34-080	AMD-P	00-03-088	263-12-097	NEW-P	00-17-142
250-80-060	NEW	00-08-082	260-34-080	AMD	00-07-038	263-12-100	PREP	00-12-062
250-80-060	NEW-E	00-08-083	260-34-090	AMD-P	00-03-088	263-12-100	AMD-P	00-17-143
250-80-070	NEW	00-08-082	260-34-090	AMD	00-07-038	263-12-115	PREP	00-12-063
250-80-070	NEW-E	00-08-083	260-34-100	AMD-P	00-03-088	263-12-115	AMD-P	00-17-143
250-80-080	NEW	00-08-082	260-34-100	AMD	00-07-038	263-12-120	PREP	00-12-064
250-80-080	NEW-E	00-08-083	260-34-140	AMD-P	00-03-088	263-12-120	AMD-P	00-17-143
250-80-090	NEW	00-08-082	260-34-140	AMD-W	00-07-037	263-12-130	PREP	00-12-065
250-80-090	NEW-E	00-08-083	260-34-150	AMD-P	00-03-088	263-12-130	REP-P	00-17-144
250-80-100	NEW	00-08-082	260-34-150	AMD-W	00-07-037	263-12-135	PREP	00-12-066
250-80-100	NEW-E	00-08-083	260-40-100	AMD-P	00-03-089	263-12-135	AMD-P	00-17-143
250-81-010	NEW-P	00-05-084	260-40-100	AMD	00-07-039	263-12-140	PREP	00-12-067
250-81-010	NEW	00-08-080	260-44-070	AMD	00-06-071	263-12-140	AMD-P	00-17-143
250-81-020	NEW-P	00-05-084	260-48-600	AMD	00-06-070	263-12-145	PREP	00-12-068
250-81-020	NEW	00-08-080	260-48-620	AMD	00-06-070	263-12-145	AMD-P	00-17-143

Table of WAC Sections Affected

WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
275- 16-010	DECOD-P	00-17-157	275- 46-015	DECOD-P	00-17-187	284- 43-220	AMD	00-04-034
275- 16-015	AMD-P	00-17-157	275- 46-020	DECOD-P	00-17-187	284- 43-250	AMD	00-04-034
275- 16-015	DECOD-P	00-17-157	275- 46-030	DECOD-P	00-17-187	284- 43-710	AMD	00-04-034
275- 16-030	DECOD-P	00-17-157	275- 46-040	DECOD-P	00-17-187	284- 43-710	AMD-E	00-08-011
275- 16-035	AMD-P	00-17-157	275- 46-050	DECOD-P	00-17-187	284- 43-720	AMD	00-04-034
275- 16-035	DECOD-P	00-17-157	275- 46-060	AMD-P	00-17-187	284- 43-720	AMD-E	00-08-011
275- 16-045	AMD-P	00-17-157	275- 46-060	DECOD-P	00-17-187	284- 43-730	AMD-E	00-08-011
275- 16-045	DECOD-P	00-17-157	275- 46-065	DECOD-P	00-17-187	284- 43-815	NEW-P	00-16-125
275- 16-055	AMD-P	00-17-157	275- 46-070	AMD-P	00-17-187	284- 43-915	AMD-E	00-08-011
275- 16-055	DECOD-P	00-17-157	275- 46-070	DECOD-P	00-17-187	284- 43-930	AMD-E	00-08-011
275- 16-065	AMD-P	00-17-157	275- 46-080	AMD-P	00-17-187	284- 43-945	AMD-E	00-08-011
275- 16-065	DECOD-P	00-17-157	275- 46-080	DECOD-P	00-17-187	284- 74-300	NEW-P	00-04-090
275- 16-075	DECOD-P	00-17-157	275- 46-090	AMD-P	00-17-187	284- 74-300	NEW	00-07-069
275- 16-085	AMD-P	00-17-157	275- 46-090	DECOD-P	00-17-187	284- 74-310	NEW-P	00-04-090
275- 16-085	DECOD-P	00-17-157	275- 46-100	REP-P	00-17-187	284- 74-310	NEW	00-07-069
275- 16-095	DECOD-P	00-17-157	275- 47-010	DECOD-P	00-17-187	284- 74-320	NEW-P	00-04-090
275- 16-105	DECOD-P	00-17-157	275- 47-020	DECOD-P	00-17-187	284- 74-320	NEW	00-07-069
275- 20-010	DECOD	00-17-151	275- 47-030	AMD-P	00-17-187	284- 74-330	NEW-P	00-04-090
275- 20-030	DECOD	00-17-151	275- 47-030	DECOD-P	00-17-187	284- 74-330	NEW	00-07-069
275- 20-035	DECOD	00-17-151	275- 47-040	DECOD-P	00-17-187	284- 74-340	NEW-P	00-04-090
275- 20-080	DECOD	00-17-151	275- 47-050	AMD-P	00-17-187	284- 74-340	NEW	00-07-069
275- 30-010	AMD-E	00-10-065	275- 47-050	DECOD-P	00-17-187	284- 74-350	NEW-P	00-04-090
275- 30-010	AMD-P	00-13-074	275- 54	PREP	00-08-048	284- 74-350	NEW	00-07-069
275- 30-010	DECOD-P	00-13-074	275- 55	PREP	00-08-048	284- 74-360	NEW-P	00-04-090
275- 30-010	AMD	00-17-046	275- 57	PREP	00-08-048	284- 74-360	NEW	00-07-069
275- 30-010	DECOD	00-17-046	275- 59-010	DECOD-P	00-17-156	284- 74-370	NEW-P	00-04-090
275- 30-030	DECOD-P	00-13-074	275- 59-020	AMD-P	00-17-156	284- 74-370	NEW	00-07-069
275- 30-030	DECOD	00-17-046	275- 59-020	DECOD-P	00-17-156	284- 74-380	NEW-P	00-04-090
275- 30-040	DECOD-P	00-13-074	275- 59-030	AMD-P	00-17-156	284- 74-380	NEW	00-07-069
275- 30-040	DECOD	00-17-046	275- 59-030	DECOD-P	00-17-156	284- 90-010	AMD-XA	00-16-126
275- 30-060	DECOD-P	00-13-074	275- 59-041	DECOD-P	00-17-156	284- 90-010	AMD	00-20-105
275- 30-060	DECOD	00-17-046	275- 59-050	DECOD-P	00-17-156	284- 90-020	AMD-XA	00-16-126
275- 30-070	DECOD-P	00-13-074	275- 59-060	AMD-P	00-17-156	284- 90-020	AMD	00-20-105
275- 30-070	DECOD	00-17-046	275- 59-060	DECOD-P	00-17-156	284- 90-030	REP-XA	00-16-126
275- 33-020	DECOD	00-16-078	275- 59-071	DECOD-P	00-17-156	284- 90-030	REP	00-20-105
275- 33-030	DECOD	00-16-078	275- 59-072	DECOD-P	00-17-156	286- 40-020	AMD	00-05-008
275- 33-040	DECOD	00-16-078	275- 59-080	DECOD-P	00-17-156	296- 15-500	NEW-P	00-10-106
275- 33-050	DECOD	00-16-078	275- 59-090	DECOD-P	00-17-156	296- 15-500	NEW-C	00-14-074
275- 33-060	DECOD	00-16-078	275-110	PREP	00-12-034	296- 15-500	NEW	00-18-078
275- 35	PREP	00-03-028	275-110-010	REP-P	00-18-048	296- 15-510	NEW-P	00-10-106
275- 35-010	REP-P	00-12-103	275-110-020	REP-P	00-18-048	296- 15-510	NEW-C	00-14-074
275- 35-010	REP	00-16-032	275-110-030	REP-P	00-18-048	296- 15-510	NEW	00-18-078
275- 35-020	REP-P	00-12-103	275-110-040	REP-P	00-18-048	296- 17	PREP	00-02-090
275- 35-020	REP	00-16-032	275-110-050	REP-P	00-18-048	296- 17	PREP	00-11-135
275- 35-030	REP-P	00-12-103	275-110-060	REP-P	00-18-048	296- 17-31011	AMD-P	00-07-138
275- 35-030	REP	00-16-032	275-110-060	REP-P	00-18-048	296- 17-31011	AMD	00-14-052
275- 35-040	REP-P	00-12-103	275-110-070	REP-P	00-18-048	296- 17-31012	AMD-P	00-07-138
275- 35-040	REP	00-16-032	275-110-080	REP-P	00-18-048	296- 17-31012	AMD	00-14-052
275- 35-040	REP	00-16-032	275-110-090	REP-P	00-18-048	296- 17-31021	AMD-P	00-07-138
275- 35-050	REP-P	00-12-103	275-110-100	REP-P	00-18-048	296- 17-31021	AMD	00-14-052
275- 35-050	REP	00-16-032	275-110-110	REP-P	00-18-048	296- 17-501	AMD-P	00-07-138
275- 35-060	REP-P	00-12-103	275-110-120	REP-P	00-18-048	296- 17-501	AMD	00-14-052
275- 35-060	REP	00-16-032	284- 02-070	AMD-E	00-08-011	296- 17-50601	AMD-P	00-07-138
275- 35-070	REP-P	00-12-103	284- 16-020	NEW-P	00-20-104	296- 17-50601	AMD	00-14-052
275- 35-070	REP	00-16-032	284- 30-600	AMD-P	00-13-113	296- 17-510	AMD-P	00-07-138
275- 35-080	REP-P	00-12-103	284- 30-600	AMD	00-19-048	296- 17-510	AMD	00-14-052
275- 35-080	REP	00-16-032	284- 30-610	AMD-P	00-13-113	296- 17-510	AMD	00-14-052
275- 35-100	REP-P	00-12-103	284- 30-610	AMD	00-19-048	296- 17-521	AMD-P	00-07-138
275- 35-100	REP	00-16-032	284- 30-610	AMD	00-19-048	296- 17-521	AMD	00-14-052
275- 37-010	REP-P	00-11-139	284- 43-120	AMD	00-04-034	296- 17-52102	AMD-P	00-07-138
275- 37-020	REP-P	00-11-139	284- 43-125	NEW	00-04-034	296- 17-52102	AMD	00-14-052
275- 37-030	REP-P	00-11-139	284- 43-130	AMD-P	00-16-125	296- 17-52106	AMD-P	00-07-138
275- 46-010	DECOD-P	00-17-187	284- 43-200	AMD	00-04-034	296- 17-52106	AMD	00-14-052
			284- 43-210	AMD	00-04-034			

TABLE

Table of WAC Sections Affected

WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
296-17-527	AMD-P	00-07-138	296-17-740	AMD-P	00-07-138	296-17-90496	NEW	00-11-060
296-17-527	AMD	00-14-052	296-17-740	AMD	00-14-052	296-17-90496	AMD-P	00-19-093
296-17-529	AMD-P	00-07-138	296-17-748	AMD-P	00-07-138	296-17-90497	NEW	00-11-060
296-17-529	AMD	00-14-052	296-17-748	AMD	00-14-052	296-17-90497	AMD-P	00-19-093
296-17-537	AMD-P	00-07-138	296-17-749	AMD-P	00-07-138	296-17-90501	NEW-E	00-16-038
296-17-537	AMD	00-14-052	296-17-749	AMD	00-14-052	296-17-91201	REP	00-11-060
296-17-53803	AMD-P	00-07-138	296-17-751	AMD-P	00-07-138	296-17-91202	REP	00-11-060
296-17-53803	AMD	00-14-052	296-17-751	AMD	00-14-052	296-17-91203	REP	00-11-060
296-17-542	AMD-P	00-07-138	296-17-779	AMD-P	00-07-138	296-17-91204	REP	00-11-060
296-17-542	AMD	00-14-052	296-17-779	AMD	00-14-052	296-17-91205	REP	00-11-060
296-17-544	AMD-P	00-07-138	296-17-855	AMD-P	00-07-138	296-17-91206	REP	00-11-060
296-17-544	AMD	00-14-052	296-17-855	AMD	00-14-052	296-17-91207	REP	00-11-060
296-17-54401	AMD-P	00-07-138	296-17-855	AMD-P	00-19-093	296-17-91208	REP	00-11-060
296-17-54401	AMD	00-14-052	296-17-875	AMD-P	00-19-093	296-17-91209	REP	00-11-060
296-17-54403	NEW-P	00-07-138	296-17-880	AMD-P	00-19-093	296-17-91210	REP	00-11-060
296-17-54403	NEW	00-14-052	296-17-885	AMD-P	00-07-138	296-17-91211	REP	00-11-060
296-17-545	AMD-P	00-07-138	296-17-885	AMD	00-14-052	296-17-91212	REP	00-11-060
296-17-545	AMD	00-14-052	296-17-885	AMD-P	00-19-093	296-17-91213	REP	00-11-060
296-17-546	AMD-P	00-07-138	296-17-890	AMD-P	00-19-093	296-17-91214	REP	00-11-060
296-17-546	AMD	00-14-052	296-17-895	AMD-P	00-07-138	296-17-91215	REP	00-11-060
296-17-562	AMD-P	00-07-138	296-17-895	AMD	00-14-052	296-17-91216	REP	00-11-060
296-17-562	AMD	00-14-052	296-17-895	AMD-P	00-19-093	296-17-91219	REP	00-11-060
296-17-57001	AMD-P	00-07-138	296-17-89502	AMD-P	00-19-093	296-17-91220	REP	00-11-060
296-17-57001	AMD	00-14-052	296-17-90401	NEW	00-11-060	296-17-91221	REP	00-11-060
296-17-583	AMD-P	00-07-138	296-17-90402	NEW	00-11-060	296-17-91222	REP	00-11-060
296-17-583	AMD	00-14-052	296-17-90403	NEW	00-11-060	296-17-91223	REP	00-11-060
296-17-58503	AMD-P	00-07-138	296-17-90406	NEW	00-11-060	296-17-91224	REP	00-11-060
296-17-58503	AMD	00-14-052	296-17-90408	NEW	00-11-060	296-17-91225	REP	00-11-060
296-17-597	AMD-P	00-07-138	296-17-90409	NEW	00-11-060	296-17-91250	REP	00-11-060
296-17-597	AMD	00-14-052	296-17-90412	NEW	00-11-060	296-17-914	REP	00-11-060
296-17-615	AMD-P	00-07-138	296-17-90415	NEW	00-11-060	296-17-91402	REP	00-11-060
296-17-615	AMD	00-14-052	296-17-90418	NEW	00-11-060	296-17-91403	REP	00-11-060
296-17-618	AMD-P	00-07-138	296-17-90421	NEW	00-11-060	296-17-91404	REP	00-11-060
296-17-618	AMD	00-14-052	296-17-90424	NEW	00-11-060	296-17-91405	REP	00-11-060
296-17-643	AMD-P	00-07-138	296-17-90427	NEW	00-11-060	296-17-91406	REP	00-11-060
296-17-643	AMD	00-14-052	296-17-90430	NEW	00-11-060	296-17-919	REP	00-11-060
296-17-649	AMD-P	00-07-138	296-17-90433	NEW	00-11-060	296-17-920	AMD-P	00-19-093
296-17-649	AMD	00-14-052	296-17-90434	NEW	00-11-060	296-18A	PREP	00-05-002
296-17-66003	AMD-P	00-07-138	296-17-90436	NEW	00-11-060	296-18A-420	REP-P	00-10-106
296-17-66003	AMD	00-14-052	296-17-90439	NEW	00-11-060	296-18A-420	REP	00-18-078
296-17-675	AMD-P	00-07-138	296-17-90442	NEW	00-11-060	296-18A-440	REP-P	00-10-106
296-17-675	AMD	00-14-052	296-17-90445	NEW	00-11-060	296-18A-440	REP	00-18-078
296-17-678	AMD-P	00-07-138	296-17-90448	NEW	00-11-060	296-18A-445	REP-P	00-10-106
296-17-678	AMD	00-14-052	296-17-90451	NEW	00-11-060	296-18A-445	REP	00-18-078
296-17-679	AMD-P	00-07-138	296-17-90463	NEW	00-11-060	296-18A-450	REP-P	00-10-106
296-17-679	AMD	00-14-052	296-17-90466	NEW	00-11-060	296-18A-450	REP	00-18-078
296-17-686	AMD-P	00-07-138	296-17-90469	NEW	00-11-060	296-18A-460	REP-P	00-10-106
296-17-686	AMD	00-14-052	296-17-90472	NEW	00-11-060	296-18A-460	REP	00-18-078
296-17-689	AMD-P	00-07-138	296-17-90475	NEW	00-11-060	296-18A-470	REP-P	00-10-106
296-17-689	AMD	00-14-052	296-17-90478	NEW	00-11-060	296-18A-470	REP	00-18-078
296-17-690	AMD-P	00-07-138	296-17-90481	NEW	00-11-060	296-18A-480	REP-P	00-10-106
296-17-690	AMD	00-14-052	296-17-90484	NEW	00-11-060	296-18A-480	REP	00-18-078
296-17-694	AMD-P	00-07-138	296-17-90490	NEW	00-11-060	296-18A-490	REP-P	00-10-106
296-17-694	AMD	00-14-052	296-17-90491	NEW	00-11-060	296-18A-490	REP	00-18-078
296-17-695	AMD-P	00-07-138	296-17-90492	NEW	00-11-060	296-18A-500	REP-P	00-10-106
296-17-695	AMD	00-14-052	296-17-90492	AMD-P	00-19-093	296-18A-500	REP	00-18-078
296-17-712	AMD-P	00-07-138	296-17-90493	NEW	00-11-060	296-18A-510	REP-P	00-10-106
296-17-712	AMD	00-14-052	296-17-90493	AMD-P	00-19-093	296-18A-510	REP	00-18-078
296-17-713	AMD-P	00-07-138	296-17-90494	NEW	00-11-060	296-18A-515	REP-P	00-10-106
296-17-713	AMD	00-14-052	296-17-90494	AMD-P	00-19-093	296-18A-515	REP	00-18-078
296-17-729	AMD-P	00-07-138	296-17-90495	NEW	00-11-060	296-18A-520	REP-P	00-10-106
296-17-729	AMD	00-14-052	296-17-90495	AMD-P	00-19-093	296-18A-520	REP	00-18-078

TABLE

Table of WAC Sections Affected

WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
296- 19A	NEW-C	00-14-074	296- 19A-330	NEW-P	00-10-106	296- 24-82505	REP	00-08-078
296- 19A-010	NEW-P	00-10-106	296- 19A-330	NEW	00-18-078	296- 24-82507	REP	00-08-078
296- 19A-010	NEW	00-18-078	296- 19A-340	NEW-P	00-10-106	296- 24-82509	REP	00-08-078
296- 19A-020	NEW-P	00-10-106	296- 19A-340	NEW	00-18-078	296- 24-82511	REP	00-08-078
296- 19A-020	NEW	00-18-078	296- 19A-350	NEW-P	00-10-106	296- 24-82513	REP	00-08-078
296- 19A-030	NEW-P	00-10-106	296- 19A-350	NEW	00-18-078	296- 24-82515	REP	00-08-078
296- 19A-030	NEW	00-18-078	296- 19A-360	NEW-P	00-10-106	296- 24-82517	REP	00-08-078
296- 19A-040	NEW-P	00-10-106	296- 19A-360	NEW	00-18-078	296- 24-82519	REP	00-08-078
296- 19A-040	NEW	00-18-078	296- 19A-370	NEW-P	00-10-106	296- 24-82521	REP	00-08-078
296- 19A-045	NEW	00-18-078	296- 19A-370	NEW	00-18-078	296- 24-82523	REP	00-08-078
296- 19A-050	NEW-P	00-10-106	296- 19A-380	NEW-P	00-10-106	296- 24-82525	REP	00-08-078
296- 19A-050	NEW	00-18-078	296- 19A-380	NEW	00-18-078	296- 24-82527	REP	00-08-078
296- 19A-060	NEW-P	00-10-106	296- 19A-390	NEW-P	00-10-106	296- 24-82529	REP	00-08-078
296- 19A-060	NEW	00-18-078	296- 19A-390	NEW	00-18-078	296- 24-82531	REP	00-08-078
296- 19A-070	NEW-P	00-10-106	296- 19A-400	NEW-P	00-10-106	296- 24-82533	REP	00-08-078
296- 19A-070	NEW	00-18-078	296- 19A-400	NEW	00-18-078	296- 24-82535	REP	00-08-078
296- 19A-080	NEW-P	00-10-106	296- 19A-410	NEW-P	00-10-106	296- 24-82537	REP	00-08-078
296- 19A-080	NEW	00-18-078	296- 19A-410	NEW	00-18-078	296- 24-82539	REP	00-08-078
296- 19A-090	NEW-P	00-10-106	296- 19A-420	NEW-P	00-10-106	296- 24-82541	REP	00-08-078
296- 19A-090	NEW	00-18-078	296- 19A-420	NEW	00-18-078	296- 24-82543	REP	00-08-078
296- 19A-100	NEW-P	00-10-106	296- 19A-430	NEW-P	00-10-106	296- 24-82545	REP	00-08-078
296- 19A-100	NEW	00-18-078	296- 19A-430	NEW	00-18-078	296- 24-840	REP	00-08-078
296- 19A-110	NEW-P	00-10-106	296- 19A-440	NEW-P	00-10-106	296- 24-84001	REP	00-08-078
296- 19A-110	NEW	00-18-078	296- 19A-440	NEW	00-18-078	296- 24-84003	REP	00-08-078
296- 19A-120	NEW-P	00-10-106	296- 19A-450	NEW-P	00-10-106	296- 24-84005	REP	00-08-078
296- 19A-120	NEW	00-18-078	296- 19A-450	NEW	00-18-078	296- 24-84007	REP	00-08-078
296- 19A-130	NEW-P	00-10-106	296- 19A-460	NEW-P	00-10-106	296- 24-84009	REP	00-08-078
296- 19A-130	NEW	00-18-078	296- 19A-460	NEW	00-18-078	296- 24-84011	REP	00-08-078
296- 19A-140	NEW-P	00-10-106	296- 19A-470	NEW-P	00-10-106	296- 24-84013	REP	00-08-078
296- 19A-140	NEW	00-18-078	296- 19A-470	NEW	00-18-078	296- 24-860	NEW	00-08-078
296- 19A-170	NEW-P	00-10-106	296- 19A-480	NEW-P	00-10-106	296- 24-86005	NEW	00-08-078
296- 19A-170	NEW	00-18-078	296- 19A-480	NEW	00-18-078	296- 24-86010	NEW	00-08-078
296- 19A-180	NEW-P	00-10-106	296- 20-022	AMD-P	00-05-111	296- 24-86015	NEW	00-08-078
296- 19A-180	NEW	00-18-078	296- 20-022	AMD	00-09-078	296- 24-86020	NEW	00-08-078
296- 19A-190	NEW-P	00-10-106	296- 20-12401	NEW-P	00-05-111	296- 24-861	NEW	00-08-078
296- 19A-190	NEW	00-18-078	296- 20-12401	NEW	00-09-078	296- 24-86105	NEW	00-08-078
296- 19A-200	NEW-P	00-10-106	296- 20-135	AMD-P	00-05-112	296- 24-86110	NEW	00-08-078
296- 19A-200	NEW	00-18-078	296- 20-135	AMD	00-09-077	296- 24-86115	NEW	00-08-078
296- 19A-210	NEW-P	00-10-106	296- 21-290	AMD-P	00-05-111	296- 24-86120	NEW	00-08-078
296- 19A-210	NEW	00-18-078	296- 21-290	AMD	00-09-078	296- 24-86125	NEW	00-08-078
296- 19A-220	NEW-P	00-10-106	296- 23-220	AMD-P	00-05-112	296- 24-86130	NEW	00-08-078
296- 19A-220	NEW	00-18-078	296- 23-220	AMD	00-09-077	296- 24-862	NEW	00-08-078
296- 19A-230	NEW-P	00-10-106	296- 23-230	AMD-P	00-05-112	296- 24-870	REP	00-08-078
296- 19A-230	NEW	00-18-078	296- 23-230	AMD	00-09-077	296- 24-87001	REP	00-08-078
296- 19A-240	NEW-P	00-10-106	296- 23A-0200	AMD	00-06-027	296- 24-87009	REP	00-08-078
296- 19A-240	NEW	00-18-078	296- 23A-0210	AMD	00-06-027	296- 24-87011	REP	00-08-078
296- 19A-250	NEW-P	00-10-106	296- 23A-0220	AMD	00-06-027	296- 24-87013	REP	00-08-078
296- 19A-250	NEW	00-18-078	296- 23A-0230	AMD-P	00-05-111	296- 24-87015	REP	00-08-078
296- 19A-260	NEW-P	00-10-106	296- 23A-0230	AMD	00-09-078	296- 24-87017	REP	00-08-078
296- 19A-260	NEW	00-18-078	296- 23A-0240	AMD	00-06-027	296- 24-87019	REP	00-08-078
296- 19A-270	NEW-P	00-10-106	296- 23A-0500	AMD-XA	00-19-091	296- 24-87031	REP	00-08-078
296- 19A-270	NEW	00-18-078	296- 23B	PREP	00-14-072	296- 24-87033	REP	00-08-078
296- 19A-280	NEW-P	00-10-106	296- 24	PREP	00-05-057	296- 24-87035	REP	00-08-078
296- 19A-280	NEW	00-18-078	296- 24	PREP	00-10-046	296- 24-87037	REP	00-08-078
296- 19A-290	NEW-P	00-10-106	296- 24	PREP	00-12-099	296- 24-875	NEW	00-08-078
296- 19A-290	NEW	00-18-078	296- 24	PREP	00-20-073	296- 24-87505	NEW	00-08-078
296- 19A-300	NEW-P	00-10-106	296- 24-14519	AMD	00-08-078	296- 24-87510	NEW	00-08-078
296- 19A-300	NEW	00-18-078	296- 24-23027	AMD	00-08-078	296- 24-87515	NEW	00-08-078
296- 19A-310	NEW-P	00-10-106	296- 24-23533	AMD	00-08-078	296- 24-880	NEW	00-08-078
296- 19A-310	NEW	00-18-078	296- 24-825	REP	00-08-078	296- 24-88005	NEW	00-08-078
296- 19A-320	NEW-P	00-10-106	296- 24-82501	REP	00-08-078	296- 24-88010	NEW	00-08-078
296- 19A-320	NEW	00-18-078	296- 24-82503	REP	00-08-078	296- 24-88015	NEW	00-08-078

Table of WAC Sections Affected

WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
296-24-88020	NEW	00-08-078	296-31-045	NEW	00-03-056	296-62-05110	NEW-C	00-04-075
296-24-88025	NEW	00-08-078	296-31-050	REP	00-03-056	296-62-05110	NEW	00-12-024
296-24-88030	NEW	00-08-078	296-31-055	NEW	00-03-056	296-62-05120	NEW-C	00-04-075
296-24-88035	NEW	00-08-078	296-31-056	NEW	00-03-056	296-62-05120	NEW	00-12-024
296-24-88040	NEW	00-08-078	296-31-057	NEW	00-03-056	296-62-05122	NEW-C	00-04-075
296-24-88045	NEW	00-08-078	296-31-058	NEW	00-03-056	296-62-05122	NEW	00-12-024
296-24-88050	NEW	00-08-078	296-31-069	AMD-P	00-19-092	296-62-05130	NEW-C	00-04-075
296-24-88055	NEW	00-08-078	296-31-06901	NEW-P	00-19-092	296-62-05130	NEW	00-12-024
296-24-885	REP	00-08-078	296-31-06903	NEW-P	00-19-092	296-62-05140	NEW-C	00-04-075
296-24-88501	REP	00-08-078	296-31-06905	NEW-P	00-19-092	296-62-05140	NEW	00-12-024
296-24-88503	REP	00-08-078	296-31-06907	NEW-P	00-19-092	296-62-05150	NEW-C	00-04-075
296-24-88505	REP	00-08-078	296-31-06909	NEW-P	00-19-092	296-62-05150	NEW	00-12-024
296-24-90001	AMD	00-08-078	296-31-070	AMD	00-03-056	296-62-05160	NEW-C	00-04-075
296-24-90003	AMD	00-08-078	296-31-074	NEW	00-03-056	296-62-05160	NEW	00-12-024
296-24-90005	AMD	00-08-078	296-31-090	REP	00-03-056	296-62-05170	NEW-C	00-04-075
296-24-90007	AMD	00-08-078	296-32	PREP	00-20-073	296-62-05170	NEW-W	00-12-029
296-24-90009	AMD	00-08-078	296-32-240	PREP	00-14-073	296-62-05172	NEW-C	00-04-075
296-27-150	REP-P	00-05-058	296-36	PREP	00-20-073	296-62-05172	NEW	00-12-024
296-27-150	REP	00-11-098	296-37	PREP	00-20-073	296-62-05174	NEW-C	00-04-075
296-27-160	REP-P	00-05-058	296-45	PREP	00-20-073	296-62-05174	NEW	00-12-024
296-27-160	REP	00-11-098	296-45-52530	PREP	00-14-073	296-62-05176	NEW-C	00-04-075
296-27-16001	REP-P	00-05-058	296-46	PREP	00-10-116	296-62-05176	NEW	00-12-024
296-27-16001	REP	00-11-098	296-46-930	AMD-E	00-06-076	296-62-07105	AMD-XA	00-16-151
296-27-16002	REP-P	00-05-058	296-46-930	AMD-E	00-13-102	296-62-07117	AMD-XA	00-16-151
296-27-16002	REP	00-11-098	296-54	PREP	00-20-073	296-62-07131	AMD-XA	00-16-151
296-27-16003	REP-P	00-05-058	296-56	PREP	00-20-073	296-62-07150	AMD-XA	00-16-151
296-27-16003	REP	00-11-098	296-56-60005	AMD-XA	00-16-150	296-62-07155	AMD-XA	00-16-151
296-27-16004	REP-P	00-05-058	296-56-60057	AMD-XA	00-16-150	296-62-07156	AMD-XA	00-16-151
296-27-16004	REP	00-11-098	296-56-60073	AMD-XA	00-16-150	296-62-07162	AMD-XA	00-16-151
296-27-16007	REP-P	00-05-058	296-56-60077	AMD-XA	00-16-150	296-62-07190	AMD-XA	00-16-151
296-27-16007	REP	00-11-098	296-56-60083	AMD-XA	00-16-150	296-62-07255	AMD-XA	00-16-151
296-27-16011	REP-P	00-05-058	296-56-60098	AMD-XA	00-16-150	296-62-07515	AMD	00-06-075
296-27-16011	REP	00-11-098	296-56-60103	AMD-XA	00-16-150	296-62-07709	AMD	00-06-075
296-27-16018	REP-P	00-05-058	296-56-60107	AMD-XA	00-16-150	296-62-07713	AMD	00-06-075
296-27-16018	REP	00-11-098	296-56-60109	AMD-XA	00-16-150	296-62-07722	AMD	00-06-075
296-27-16020	REP-P	00-05-058	296-56-60111	AMD-XA	00-16-150	296-62-07727	AMD	00-06-075
296-27-16020	REP	00-11-098	296-56-60115	AMD-XA	00-16-150	296-62-07745	AMD	00-06-075
296-27-16022	REP-P	00-05-058	296-56-60123	AMD-XA	00-16-150	296-65-003	AMD	00-06-075
296-27-16022	REP	00-11-098	296-56-60133	AMD-XA	00-16-150	296-67	PREP	00-10-045
296-27-16026	REP-P	00-05-058	296-56-60209	AMD-XA	00-16-150	296-67	PREP	00-20-073
296-27-16026	REP	00-11-098	296-56-60211	AMD-XA	00-16-150	296-78	PREP	00-20-073
296-28	PREP	00-18-034	296-56-60215	AMD-XA	00-16-150	296-79	PREP	00-10-045
296-30-010	AMD-P	00-02-091	296-56-60217	AMD-XA	00-16-150	296-79	PREP	00-20-073
296-30-010	AMD	00-10-003	296-56-60219	AMD-XA	00-16-150	296-81-005	REP-P	00-14-041
296-30-080	AMD	00-03-056	296-56-60223	AMD-XA	00-16-150	296-81-006	REP-P	00-14-041
296-30-081	AMD	00-03-056	296-56-60233	AMD-XA	00-16-150	296-81-007	REP-P	00-14-041
296-30-085	NEW	00-03-056	296-56-60235	AMD-XA	00-16-150	296-81-008	REP-P	00-14-041
296-30-090	NEW	00-03-056	296-56-60237	AMD-XA	00-16-150	296-81-009	REP-P	00-14-041
296-30-095	NEW	00-03-056	296-56-60243	AMD-XA	00-16-150	296-81-200	REP-P	00-14-041
296-30-100	NEW	00-03-056	296-62	PREP	00-10-045	296-81-240	REP-P	00-14-041
296-30-105	NEW	00-03-056	296-62	PREP	00-10-046	296-81-275	REP-P	00-14-041
296-30-120	AMD	00-03-056	296-62	PREP	00-13-091	296-81-277	REP-P	00-14-041
296-30-130	AMD-P	00-02-091	296-62	PREP	00-13-092	296-81-280	REP-P	00-14-041
296-30-130	AMD	00-10-003	296-62	PREP	00-20-073	296-81-290	REP-P	00-14-041
296-30-170	AMD	00-03-056	296-62-051	NEW-C	00-04-075	296-81-300	REP-P	00-14-041
296-30-180	AMD	00-03-056	296-62-051	NEW	00-12-024	296-81-306	REP-P	00-14-041
296-31-012	AMD-P	00-02-091	296-62-05101	NEW-C	00-04-075	296-81-310	REP-P	00-14-041
296-31-012	AMD	00-10-003	296-62-05101	NEW	00-12-024	296-81-315	REP-P	00-14-041
296-31-020	REP-P	00-02-091	296-62-05103	NEW-C	00-04-075	296-81-320	REP-P	00-14-041
296-31-020	REP	00-10-003	296-62-05103	NEW	00-12-024	296-81-325	REP-P	00-14-041
296-31-030	AMD	00-03-056	296-62-05105	NEW-C	00-04-075	296-81-330	REP-P	00-14-041
296-31-035	NEW	00-03-056	296-62-05105	NEW	00-12-024	296-81-335	REP-P	00-14-041

TABLE

Table of WAC Sections Affected

WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
296-96-23323	NEW-P	00-14-041	296-104-200	AMD-P	00-16-149	296-127-01310	NEW	00-15-077
296-96-23324	NEW-P	00-14-041	296-104-205	PREP	00-10-002	296-127-01312	NEW-E	00-07-123
296-96-23325	NEW-P	00-14-041	296-104-205	AMD-P	00-16-149	296-127-01312	NEW-P	00-11-136
296-96-23326	NEW-P	00-14-041	296-104-210	PREP	00-10-002	296-127-01312	NEW	00-15-077
296-96-23328	NEW-P	00-14-041	296-104-210	AMD-P	00-16-149	296-127-01313	NEW-P	00-11-136
296-96-23330	NEW-P	00-14-041	296-104-215	PREP	00-10-002	296-127-01313	NEW	00-15-077
296-96-23332	NEW-P	00-14-041	296-104-215	AMD-P	00-16-149	296-127-01315	NEW-E	00-07-123
296-96-23334	NEW-P	00-14-041	296-104-220	PREP	00-10-002	296-127-01315	NEW-P	00-11-136
296-96-23336	NEW-P	00-14-041	296-104-220	AMD-P	00-16-149	296-127-01315	NEW	00-15-077
296-96-23338	NEW-P	00-14-041	296-104-230	PREP	00-10-002	296-127-01317	NEW-E	00-07-123
296-96-23340	NEW-P	00-14-041	296-104-230	AMD-P	00-16-149	296-127-01317	NEW-P	00-11-136
296-96-23342	NEW-P	00-14-041	296-104-235	PREP	00-10-002	296-127-01317	NEW	00-15-077
296-96-23344	NEW-P	00-14-041	296-104-235	AMD-P	00-16-149	296-127-01318	NEW-E	00-07-123
296-96-23400	NEW-P	00-14-041	296-104-240	PREP	00-10-002	296-127-01318	NEW-P	00-11-136
296-96-23405	NEW-P	00-14-041	296-104-240	AMD-P	00-16-149	296-127-01318	NEW	00-15-077
296-96-23408	NEW-P	00-14-041	296-104-245	PREP	00-10-002	296-127-01320	NEW-E	00-07-123
296-96-23410	NEW-P	00-14-041	296-104-265	PREP	00-10-002	296-127-01320	NEW-P	00-11-136
296-96-23412	NEW-P	00-14-041	296-104-265	AMD-P	00-16-149	296-127-01320	NEW	00-15-077
296-96-23414	NEW-P	00-14-041	296-104-307	AMD-P	00-16-149	296-127-01322	NEW-E	00-07-123
296-96-23416	NEW-P	00-14-041	296-104-502	PREP	00-10-002	296-127-01322	NEW-P	00-11-136
296-96-23418	NEW-P	00-14-041	296-104-502	AMD-P	00-16-149	296-127-01322	NEW	00-15-077
296-96-23420	NEW-P	00-14-041	296-104-700	PREP	00-10-002	296-127-01323	NEW-E	00-07-123
296-96-23422	NEW-P	00-14-041	296-104-700	AMD-P	00-16-149	296-127-01323	NEW-P	00-11-136
296-96-23424	NEW-P	00-14-041	296-104-701	PREP	00-10-002	296-127-01323	NEW	00-15-077
296-96-23427	NEW-P	00-14-041	296-104-701	AMD-P	00-16-149	296-127-01325	NEW-E	00-07-123
296-96-23429	NEW-P	00-14-041	296-115-001	AMD-XA	00-12-100	296-127-01325	NEW-P	00-11-136
296-96-23431	NEW-P	00-14-041	296-115-005	AMD-XA	00-12-100	296-127-01325	NEW	00-15-077
296-96-23432	NEW-P	00-14-041	296-115-010	AMD-XA	00-12-100	296-127-01327	NEW-E	00-07-123
296-96-23434	NEW-P	00-14-041	296-115-015	AMD-XA	00-12-100	296-127-01327	NEW-P	00-11-136
296-96-23436	NEW-P	00-14-041	296-115-025	AMD-XA	00-12-100	296-127-01327	NEW	00-15-077
296-96-23438	NEW-P	00-14-041	296-115-030	AMD-XA	00-12-100	296-127-01328	NEW-E	00-07-123
296-96-23440	NEW-P	00-14-041	296-115-035	AMD-XA	00-12-100	296-127-01328	NEW-P	00-11-136
296-96-23442	NEW-P	00-14-041	296-115-040	AMD-XA	00-12-100	296-127-01328	NEW	00-15-077
296-96-23444	NEW-P	00-14-041	296-115-050	AMD-XA	00-12-100	296-127-01329	NEW-E	00-07-123
296-96-23446	NEW-P	00-14-041	296-115-060	AMD-XA	00-12-100	296-127-01329	NEW-P	00-11-136
296-96-23448	NEW-P	00-14-041	296-115-070	AMD-XA	00-12-100	296-127-01329	NEW	00-15-077
296-96-23450	NEW-P	00-14-041	296-115-100	AMD-XA	00-12-100	296-127-01331	NEW-E	00-07-123
296-96-23500	NEW-P	00-14-041	296-127	PREP	00-07-122	296-127-01331	NEW-P	00-11-136
296-96-23510	NEW-P	00-14-041	296-127	PREP	00-15-074	296-127-01331	NEW	00-15-077
296-96-23540	NEW-P	00-14-041	296-127-013	AMD-E	00-07-123	296-127-01332	NEW-E	00-07-123
296-96-23600	NEW-P	00-14-041	296-127-013	AMD-P	00-11-136	296-127-01332	NEW-P	00-11-136
296-96-23610	NEW-P	00-14-041	296-127-013	AMD	00-15-077	296-127-01332	NEW	00-15-077
296-96-23620	NEW-P	00-14-041	296-127-01301	NEW-E	00-07-123	296-127-01333	NEW-E	00-07-123
296-96-23630	NEW-P	00-14-041	296-127-01301	NEW-P	00-11-136	296-127-01333	NEW-P	00-11-136
296-96-23700	NEW-P	00-14-041	296-127-01301	NEW	00-15-077	296-127-01333	NEW	00-15-077
296-96-23710	NEW-P	00-14-041	296-127-01303	NEW-E	00-07-123	296-127-01335	NEW-E	00-07-123
296-96-23800	NEW-P	00-14-041	296-127-01303	NEW-P	00-11-136	296-127-01335	NEW-P	00-11-136
296-96-23810	NEW-P	00-14-041	296-127-01303	NEW	00-15-077	296-127-01335	NEW	00-15-077
296-99	PREP	00-20-073	296-127-01305	NEW-E	00-07-123	296-127-01337	NEW-E	00-07-123
296-100-001	REP-P	00-14-041	296-127-01305	NEW-P	00-11-136	296-127-01337	NEW-P	00-11-136
296-100-010	REP-P	00-14-041	296-127-01305	NEW	00-15-077	296-127-01337	NEW	00-15-077
296-100-020	REP-P	00-14-041	296-127-01306	NEW-E	00-07-123	296-127-01339	NEW-E	00-07-123
296-100-030	REP-P	00-14-041	296-127-01306	NEW-P	00-11-136	296-127-01339	NEW-P	00-11-136
296-100-040	REP-P	00-14-041	296-127-01306	NEW	00-15-077	296-127-01339	NEW	00-15-077
296-100-050	REP-P	00-14-041	296-127-01308	NEW-E	00-07-123	296-127-01340	NEW-E	00-07-123
296-100-060	REP-P	00-14-041	296-127-01308	NEW-P	00-11-136	296-127-01340	NEW-P	00-11-136
296-104	PREP	00-10-002	296-127-01308	NEW	00-15-077	296-127-01340	NEW	00-15-077
296-104-010	PREP	00-10-002	296-127-01309	NEW-E	00-07-123	296-127-01342	NEW-E	00-07-123
296-104-010	AMD-P	00-16-149	296-127-01309	NEW-P	00-11-136	296-127-01342	NEW-P	00-11-136
296-104-102	PREP	00-10-002	296-127-01309	NEW	00-15-077	296-127-01342	NEW	00-15-077
296-104-180	PREP	00-10-002	296-127-01310	NEW-E	00-07-123	296-127-01344	NEW-E	00-07-123
296-104-200	PREP	00-10-002	296-127-01310	NEW-P	00-11-136	296-127-01344	NEW-P	00-11-136

TABLE

Table of WAC Sections Affected

WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
296-127-01344	NEW	00-15-077	296-127-01379	NEW-P	00-11-136	296-150V	PREP	00-06-077
296-127-01346	NEW-E	00-07-123	296-127-01379	NEW	00-15-077	296-150V-0140	AMD-P	00-13-103
296-127-01346	NEW-P	00-11-136	296-127-01382	NEW-E	00-07-123	296-150V-0140	AMD	00-17-148
296-127-01346	NEW	00-15-077	296-127-01382	NEW-P	00-11-136	296-150V-0530	AMD-P	00-13-103
296-127-01347	NEW-E	00-07-123	296-127-01382	NEW	00-15-077	296-150V-0530	AMD	00-17-148
296-127-01347	NEW-P	00-11-136	296-127-01384	NEW-E	00-07-123	296-150V-1180	AMD-P	00-13-103
296-127-01347	NEW	00-15-077	296-127-01384	NEW-P	00-11-136	296-150V-1180	AMD	00-17-148
296-127-01349	NEW-E	00-07-123	296-127-01384	NEW	00-15-077	296-150V-1220	AMD-P	00-13-103
296-127-01349	NEW-P	00-11-136	296-127-01386	NEW-E	00-07-123	296-150V-1220	AMD	00-17-148
296-127-01349	NEW	00-15-077	296-127-01386	NEW-P	00-11-136	296-155	PREP	00-04-002
296-127-01351	NEW-E	00-07-123	296-127-01386	NEW	00-15-077	296-155	PREP	00-05-057
296-127-01351	NEW-P	00-11-136	296-127-01386	NEW-E	00-07-123	296-155	PREP	00-12-099
296-127-01351	NEW	00-15-077	296-127-01387	NEW-E	00-07-123	296-155	PREP	00-13-091
296-127-01352	NEW-E	00-07-123	296-127-01387	NEW-P	00-11-136	296-155	PREP	00-20-073
296-127-01352	NEW-P	00-11-136	296-127-01387	NEW	00-15-077	296-155-110	AMD	00-08-078
296-127-01352	NEW	00-15-077	296-127-01389	NEW-E	00-07-123	296-155-205	PREP	00-14-073
296-127-01354	NEW-E	00-07-123	296-127-01389	NEW-P	00-11-136	296-155-24501	AMD-XA	00-08-079
296-127-01354	NEW-P	00-11-136	296-127-01389	NEW	00-15-077	296-155-24501	AMD	00-14-058
296-127-01354	NEW	00-15-077	296-127-01391	NEW-E	00-07-123	296-155-24503	AMD-XA	00-08-079
296-127-01356	NEW-E	00-07-123	296-127-01391	NEW-P	00-11-136	296-155-24503	AMD	00-14-058
296-127-01356	NEW-P	00-11-136	296-127-01391	NEW	00-15-077	296-155-24505	AMD-XA	00-08-079
296-127-01356	NEW	00-15-077	296-127-018	PREP	00-15-075	296-155-24505	AMD	00-14-058
296-127-01358	NEW-E	00-07-123	296-150C	PREP	00-06-077	296-155-24505	AMD	00-14-058
296-127-01358	NEW-P	00-11-136	296-150C-0140	AMD-P	00-13-103	296-155-24510	AMD-XA	00-08-079
296-127-01358	NEW	00-15-077	296-150C-0140	AMD	00-17-148	296-155-24510	AMD	00-14-058
296-127-01360	NEW-E	00-07-123	296-150C-0200	AMD-P	00-13-103	296-155-24515	AMD-XA	00-08-079
296-127-01360	NEW-P	00-11-136	296-150C-0200	AMD	00-17-148	296-155-24515	AMD	00-14-058
296-127-01360	NEW	00-15-077	296-150C-0910	AMD-P	00-13-103	296-155-24520	AMD-XA	00-08-079
296-127-01362	NEW-E	00-07-123	296-150C-0910	AMD	00-17-148	296-155-24520	AMD	00-14-058
296-127-01362	NEW-P	00-11-136	296-150C-0970	AMD-P	00-13-103	296-155-24521	AMD-XA	00-08-079
296-127-01362	NEW	00-15-077	296-150C-0970	AMD	00-17-148	296-155-24521	AMD	00-14-058
296-127-01364	NEW-E	00-07-123	296-150C-1070	AMD-P	00-13-103	296-155-24525	AMD-XA	00-08-079
296-127-01364	NEW-P	00-11-136	296-150C-1070	AMD	00-17-148	296-155-24525	AMD	00-14-058
296-127-01364	NEW	00-15-077	296-150C-1175	NEW-P	00-13-103	296-155-305	AMD-E	00-12-018
296-127-01366	NEW-E	00-07-123	296-150C-1175	NEW	00-17-148	296-155-305	PREP	00-14-073
296-127-01366	NEW-P	00-11-136	296-150C-1346	NEW-P	00-13-103	296-155-483	AMD-XA	00-08-079
296-127-01366	NEW	00-15-077	296-150C-1346	NEW	00-17-148	296-155-483	AMD	00-14-058
296-127-01367	NEW-E	00-07-123	296-150F	PREP	00-06-077	296-155-505	AMD-XA	00-08-079
296-127-01367	NEW-P	00-11-136	296-150F-0140	AMD-P	00-13-103	296-155-505	AMD	00-14-058
296-127-01367	NEW	00-15-077	296-150F-0140	AMD	00-17-148	296-155-526	NEW-P	00-06-056
296-127-01369	NEW-E	00-07-123	296-150F-0500	AMD-P	00-13-103	296-155-526	NEW	00-15-028
296-127-01369	NEW-P	00-11-136	296-150F-0500	AMD	00-17-148	296-155-625	PREP	00-14-073
296-127-01370	NEW	00-15-077	296-150F-0630	NEW-P	00-13-103	296-155-680	AMD-XA	00-08-079
296-127-01370	NEW-E	00-07-123	296-150F-0630	NEW	00-17-148	296-155-680	AMD	00-14-058
296-127-01370	NEW-P	00-11-136	296-150M	PREP	00-06-077	296-155-682	AMD-P	00-15-076
296-127-01372	NEW	00-15-077	296-150M-0020	AMD-P	00-13-103	296-304	PREP	00-20-073
296-127-01372	NEW-E	00-07-123	296-150M-0020	AMD	00-17-148	296-305	PREP	00-10-045
296-127-01372	NEW-P	00-11-136	296-150M-0140	AMD-P	00-13-103	296-307	PREP	00-10-046
296-127-01374	NEW	00-15-077	296-150M-0140	AMD	00-17-148	296-307	PREP	00-20-073
296-127-01374	NEW-E	00-07-123	296-150M-0306	AMD-P	00-13-103	296-307-160	REP	00-06-081
296-127-01374	NEW-P	00-11-136	296-150M-0306	AMD	00-17-148	296-307-16001	REP	00-06-081
296-127-01375	NEW	00-15-077	296-150M-3000	AMD-P	00-13-103	296-307-16003	REP	00-06-081
296-127-01375	NEW-E	00-07-123	296-150M-3000	AMD	00-17-148	296-307-16004	REP	00-06-081
296-127-01375	NEW-P	00-11-136	296-150P	PREP	00-06-077	296-307-16005	REP	00-06-081
296-127-01376	NEW	00-15-077	296-150P-0140	AMD-P	00-13-103	296-307-16007	REP	00-06-081
296-127-01376	NEW-E	00-07-123	296-150P-0140	AMD	00-17-148	296-307-16009	REP	00-06-081
296-127-01376	NEW-P	00-11-136	296-150P-0140	AMD	00-17-148	296-307-16009	REP	00-06-081
296-127-01376	NEW	00-15-077	296-150P-3000	AMD-P	00-13-103	296-307-16011	REP	00-06-081
296-127-01377	NEW-E	00-07-123	296-150P-3000	AMD	00-17-148	296-307-16013	REP	00-06-081
296-127-01377	NEW-P	00-11-136	296-150R	PREP	00-06-077	296-307-16015	REP	00-06-081
296-127-01377	NEW	00-15-077	296-150R-0140	AMD-P	00-13-103	296-307-16017	REP	00-06-081
296-127-01378	NEW-E	00-07-123	296-150R-0140	AMD	00-17-148	296-307-16019	REP	00-06-081
296-127-01378	NEW-P	00-11-136	296-150R-0140	AMD	00-17-148	296-307-16021	REP	00-06-081
296-127-01378	NEW	00-15-077	296-150R-3000	AMD-P	00-13-103	296-307-16023	REP	00-06-081
296-127-01379	NEW-E	00-07-123	296-150R-3000	AMD	00-17-148			

TABLE

Table of WAC Sections Affected

WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
296-307-161	NEW	00-06-081	296-350-090	REP	00-11-098	296-350-60010	NEW	00-11-098
296-307-16101	NEW	00-06-081	296-350-095	REP-P	00-05-058	296-350-60015	NEW-P	00-05-058
296-307-16103	NEW	00-06-081	296-350-095	REP	00-11-098	296-350-60015	NEW	00-11-098
296-307-16105	NEW	00-06-081	296-350-100	NEW-P	00-05-058	296-350-60020	NEW-P	00-05-058
296-307-16110	NEW	00-06-081	296-350-100	NEW	00-11-098	296-350-60020	NEW	00-11-098
296-307-16115	NEW	00-06-081	296-350-10010	NEW-P	00-05-058	296-350-60025	NEW-P	00-05-058
296-307-16120	NEW	00-06-081	296-350-10010	NEW	00-11-098	296-350-60025	NEW	00-11-098
296-307-16125	NEW	00-06-081	296-350-10020	NEW-P	00-05-058	296-350-60030	NEW-P	00-05-058
296-307-16130	NEW	00-06-081	296-350-10020	NEW	00-11-098	296-350-60030	NEW	00-11-098
296-307-16135	NEW	00-06-081	296-350-10030	NEW-P	00-05-058	296-350-60035	NEW-P	00-05-058
296-307-16140	NEW	00-06-081	296-350-10030	NEW	00-11-098	296-350-60035	NEW	00-11-098
296-307-16145	NEW	00-06-081	296-350-10040	NEW-P	00-05-058	296-350-60040	NEW-P	00-05-058
296-307-16150	NEW	00-06-081	296-350-10040	NEW	00-11-098	296-350-60040	NEW	00-11-098
296-307-16155	NEW	00-06-081	296-350-10050	NEW-P	00-05-058	296-350-60045	NEW-P	00-05-058
296-307-16160	NEW	00-06-081	296-350-10050	NEW	00-11-098	296-350-60045	NEW	00-11-098
296-307-16165	NEW	00-06-081	296-350-150	NEW-P	00-05-058	296-350-700	NEW-P	00-05-058
296-307-16170	NEW	00-06-081	296-350-150	NEW	00-11-098	296-350-700	NEW	00-11-098
296-307-16175	NEW	00-06-081	296-350-15010	NEW-P	00-05-058	296-350-70010	NEW-P	00-05-058
296-307-16180	NEW	00-06-081	296-350-15010	NEW	00-11-098	296-350-70010	NEW	00-11-098
296-307-16185	NEW	00-06-081	296-350-15015	NEW-P	00-05-058	296-350-70015	NEW-P	00-05-058
296-307-16190	NEW	00-06-081	296-350-15015	NEW	00-11-098	296-350-70015	NEW	00-11-098
296-307-163	NEW	00-06-081	296-350-15020	NEW-P	00-05-058	296-350-70020	NEW-P	00-05-058
296-307-16301	NEW	00-06-081	296-350-15020	NEW	00-11-098	296-350-70020	NEW	00-11-098
296-307-16303	NEW	00-06-081	296-350-15025	NEW-P	00-05-058	296-350-70025	NEW-P	00-05-058
296-307-16305	NEW	00-06-081	296-350-15025	NEW	00-11-098	296-350-70025	NEW	00-11-098
296-307-16310	NEW	00-06-081	296-350-15030	NEW-P	00-05-058	296-350-70030	NEW-P	00-05-058
296-307-16315	NEW	00-06-081	296-350-15030	NEW	00-11-098	296-350-70030	NEW	00-11-098
296-307-16320	NEW	00-06-081	296-350-15035	NEW-P	00-05-058	296-350-70035	NEW-P	00-05-058
296-307-16325	NEW	00-06-081	296-350-15035	NEW	00-11-098	296-350-70035	NEW	00-11-098
296-307-16330	NEW	00-06-081	296-350-15040	NEW-P	00-05-058	296-350-70040	NEW-P	00-05-058
296-307-16335	NEW	00-06-081	296-350-15040	NEW	00-11-098	296-350-70040	NEW	00-11-098
296-307-16340	NEW	00-06-081	296-350-15045	NEW-P	00-05-058	296-350-70045	NEW-P	00-05-058
296-307-16345	NEW	00-06-081	296-350-15045	NEW	00-11-098	296-350-70045	NEW	00-11-098
296-307-16350	NEW	00-06-081	296-350-200	REP-P	00-05-058	296-350-70050	NEW-P	00-05-058
296-307-16355	NEW	00-06-081	296-350-200	REP	00-11-098	296-350-70050	NEW	00-11-098
296-307-16360	NEW	00-06-081	296-350-210	REP-P	00-05-058	296-350-70055	NEW-P	00-05-058
296-307-16365	NEW	00-06-081	296-350-210	REP	00-11-098	296-350-70055	NEW	00-11-098
296-307-16370	NEW	00-06-081	296-350-230	REP-P	00-05-058	296-350-70060	NEW-P	00-05-058
296-307-16375	NEW	00-06-081	296-350-230	REP	00-11-098	296-350-70060	NEW	00-11-098
296-307-16380	NEW	00-06-081	296-350-240	REP-P	00-05-058	296-350-70065	NEW-P	00-05-058
296-307-16385	NEW	00-06-081	296-350-240	REP	00-11-098	296-350-70065	NEW	00-11-098
296-307-16390	NEW	00-06-081	296-350-250	REP-P	00-05-058	296-350-70070	NEW-P	00-05-058
296-307-16395	NEW	00-06-081	296-350-250	REP	00-11-098	296-350-70070	NEW	00-11-098
296-350	AMD-P	00-05-058	296-350-255	REP-P	00-05-058	296-401A	PREP	00-10-116
296-350	AMD	00-11-098	296-350-255	REP	00-11-098	296-401A-140	AMD-E	00-06-076
296-350-010	AMD-P	00-05-058	296-350-260	REP-P	00-05-058	296-401A-140	AMD-E	00-13-102
296-350-010	AMD	00-11-098	296-350-260	REP	00-11-098	296-402-010	REP-P	00-07-137
296-350-020	REP-P	00-05-058	296-350-270	REP-P	00-05-058	296-402-010	REP	00-11-115
296-350-020	REP	00-11-098	296-350-270	REP	00-11-098	296-402-020	REP-P	00-07-137
296-350-030	REP-P	00-05-058	296-350-280	REP-P	00-05-058	296-402-020	REP	00-11-115
296-350-030	REP	00-11-098	296-350-280	REP	00-11-098	296-402-030	REP-P	00-07-137
296-350-040	REP-P	00-05-058	296-350-400	REP-P	00-05-058	296-402-030	REP	00-11-115
296-350-040	REP	00-11-098	296-350-400	REP	00-11-098	296-402-040	REP-P	00-07-137
296-350-050	REP-P	00-05-058	296-350-450	REP-P	00-05-058	296-402-040	REP	00-11-115
296-350-050	REP	00-11-098	296-350-450	REP	00-11-098	296-402-050	REP-P	00-07-137
296-350-060	REP-P	00-05-058	296-350-460	REP-P	00-05-058	296-402-050	REP	00-11-115
296-350-060	REP	00-11-098	296-350-460	REP	00-11-098	296-402-060	REP-P	00-07-137
296-350-070	REP-P	00-05-058	296-350-470	REP-P	00-05-058	296-402-060	REP	00-11-115
296-350-070	REP	00-11-098	296-350-470	REP	00-11-098	296-402-070	REP-P	00-07-137
296-350-080	REP-P	00-05-058	296-350-600	NEW-P	00-05-058	296-402-070	REP	00-11-115
296-350-080	REP	00-11-098	296-350-600	NEW	00-11-098	296-402-080	REP-P	00-07-137
296-350-090	REP-P	00-05-058	296-350-60010	NEW-P	00-05-058	296-402-080	REP	00-11-115

Table of WAC Sections Affected

WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
296-402-090	REP-P	00-07-137	296-402A-210	NEW-P	00-07-137	296-402A-530	NEW-P	00-07-137
296-402-090	REP	00-11-115	296-402A-210	NEW	00-11-115	296-402A-530	NEW	00-11-115
296-402-100	REP-P	00-07-137	296-402A-220	NEW-P	00-07-137	296-402A-540	NEW-P	00-07-137
296-402-100	REP	00-11-115	296-402A-220	NEW	00-11-115	296-402A-540	NEW	00-11-115
296-402-110	REP-P	00-07-137	296-402A-230	NEW-P	00-07-137	296-402A-550	NEW-P	00-07-137
296-402-110	REP	00-11-115	296-402A-230	NEW	00-11-115	296-402A-550	NEW	00-11-115
296-402-120	REP-P	00-07-137	296-402A-240	NEW-P	00-07-137	296-402A-560	NEW-P	00-07-137
296-402-120	REP	00-11-115	296-402A-240	NEW	00-11-115	296-402A-560	NEW	00-11-115
296-402-130	REP-P	00-07-137	296-402A-250	NEW-P	00-07-137	296-402A-570	NEW-P	00-07-137
296-402-130	REP	00-11-115	296-402A-250	NEW	00-11-115	296-402A-570	NEW	00-11-115
296-402-140	REP-P	00-07-137	296-402A-260	NEW-P	00-07-137	296-402A-580	NEW-P	00-07-137
296-402-140	REP	00-11-115	296-402A-260	NEW	00-11-115	296-402A-580	NEW	00-11-115
296-402-150	REP-P	00-07-137	296-402A-270	NEW-P	00-07-137	296-402A-590	NEW-P	00-07-137
296-402-150	REP	00-11-115	296-402A-270	NEW	00-11-115	296-402A-590	NEW	00-11-115
296-402-160	REP-P	00-07-137	296-402A-290	NEW-P	00-07-137	296-402A-600	NEW-P	00-07-137
296-402-160	REP	00-11-115	296-402A-290	NEW	00-11-115	296-402A-600	NEW	00-11-115
296-402-170	REP-P	00-07-137	296-402A-300	NEW-P	00-07-137	296-402A-610	NEW-P	00-07-137
296-402-170	REP	00-11-115	296-402A-300	NEW	00-11-115	296-402A-610	NEW	00-11-115
296-402-180	REP-P	00-07-137	296-402A-310	NEW-P	00-07-137	296-402A-620	NEW-P	00-07-137
296-402-180	REP	00-11-115	296-402A-310	NEW	00-11-115	296-402A-620	NEW	00-11-115
296-402-190	REP-P	00-07-137	296-402A-320	NEW-P	00-07-137	296-402A-630	NEW-P	00-07-137
296-402-190	REP	00-11-115	296-402A-320	NEW	00-11-115	296-402A-630	NEW	00-11-115
296-402-200	REP-P	00-07-137	296-402A-330	NEW-P	00-07-137	296-402A-640	NEW-P	00-07-137
296-402-200	REP	00-11-115	296-402A-330	NEW	00-11-115	296-402A-640	NEW	00-11-115
296-402A-010	NEW-P	00-07-137	296-402A-340	NEW-P	00-07-137	296-402A-650	NEW-P	00-07-137
296-402A-010	NEW	00-11-115	296-402A-340	NEW	00-11-115	296-402A-650	NEW	00-11-115
296-402A-020	NEW-P	00-07-137	296-402A-350	NEW-P	00-07-137	296-402A-660	NEW-P	00-07-137
296-402A-020	NEW	00-11-115	296-402A-350	NEW	00-11-115	296-402A-660	NEW	00-11-115
296-402A-030	NEW-P	00-07-137	296-402A-360	NEW-P	00-07-137	296-402A-670	NEW-P	00-07-137
296-402A-030	NEW	00-11-115	296-402A-360	NEW	00-11-115	296-402A-670	NEW	00-11-115
296-402A-040	NEW-P	00-07-137	296-402A-370	NEW-P	00-07-137	296-402A-675	NEW	00-11-115
296-402A-040	NEW	00-11-115	296-402A-370	NEW	00-11-115	296-402A-680	NEW-P	00-07-137
296-402A-050	NEW-P	00-07-137	296-402A-380	NEW-P	00-07-137	296-402A-680	NEW	00-11-115
296-402A-050	NEW	00-11-115	296-402A-380	NEW	00-11-115	296-402A-690	NEW-P	00-07-137
296-402A-060	NEW-P	00-07-137	296-402A-390	NEW-P	00-07-137	296-402A-690	NEW	00-11-115
296-402A-060	NEW	00-11-115	296-402A-390	NEW	00-11-115	296-403	PREP	00-10-116
296-402A-070	NEW-P	00-07-137	296-402A-400	NEW-P	00-07-137	304-12-030	AMD	00-11-028
296-402A-070	NEW	00-11-115	296-402A-400	NEW	00-11-115	304-12-035	REP	00-11-028
296-402A-080	NEW-P	00-07-137	296-402A-410	NEW-P	00-07-137	304-12-040	REP	00-11-028
296-402A-080	NEW	00-11-115	296-402A-410	NEW	00-11-115	304-12-047	NEW	00-11-028
296-402A-090	NEW-P	00-07-137	296-402A-420	NEW-P	00-07-137	304-12-050	REP	00-11-028
296-402A-090	NEW	00-11-115	296-402A-425	NEW-P	00-07-137	304-12-070	REP	00-11-028
296-402A-100	NEW-P	00-07-137	296-402A-430	NEW-P	00-07-137	304-12-125	AMD	00-11-028
296-402A-100	NEW	00-11-115	296-402A-430	NEW	00-11-115	304-12-140	REP	00-11-028
296-402A-110	NEW-P	00-07-137	296-402A-440	NEW-P	00-07-137	304-12-145	REP	00-11-028
296-402A-110	NEW	00-11-115	296-402A-440	NEW	00-11-115	304-12-275	REP	00-11-028
296-402A-130	NEW-P	00-07-137	296-402A-450	NEW-P	00-07-137	304-12-290	REP	00-11-028
296-402A-130	NEW	00-11-115	296-402A-450	NEW	00-11-115	304-12-360	REP	00-11-028
296-402A-140	NEW-P	00-07-137	296-402A-460	NEW-P	00-07-137	304-12-370	REP	00-11-028
296-402A-140	NEW	00-11-115	296-402A-460	NEW	00-11-115	304-12-380	REP	00-11-028
296-402A-150	NEW-P	00-07-137	296-402A-470	NEW-P	00-07-137	304-20	AMD	00-11-028
296-402A-150	NEW	00-11-115	296-402A-470	NEW	00-11-115	304-20-005	NEW	00-11-028
296-402A-160	NEW-P	00-07-137	296-402A-480	NEW-P	00-07-137	304-20-010	AMD	00-11-028
296-402A-160	NEW	00-11-115	296-402A-480	NEW	00-11-115	304-20-020	REP	00-11-028
296-402A-170	NEW-P	00-07-137	296-402A-490	NEW-P	00-07-137	304-20-030	REP	00-11-028
296-402A-170	NEW	00-11-115	296-402A-490	NEW	00-11-115	304-20-040	REP	00-11-028
296-402A-180	NEW-P	00-07-137	296-402A-500	NEW-P	00-07-137	304-20-050	AMD	00-11-028
296-402A-180	NEW	00-11-115	296-402A-500	NEW	00-11-115	304-20-060	AMD	00-11-028
296-402A-190	NEW-P	00-07-137	296-402A-510	NEW-P	00-07-137	304-20-065	NEW	00-11-028
296-402A-190	NEW	00-11-115	296-402A-510	NEW	00-11-115	304-20-070	AMD	00-11-028
296-402A-200	NEW-P	00-07-137	296-402A-520	NEW-P	00-07-137	304-20-090	REP	00-11-028
296-402A-200	NEW	00-11-115	296-402A-520	NEW	00-11-115	304-20-100	REP	00-11-028

TABLE

Table of WAC Sections Affected

WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
304- 20-990	REP	00-11-028	308- 56A-505	AMD	00-06-004	308- 63-030	AMD	00-13-019
308- 04-020	AMD-P	00-05-014	308- 56A-510	REP	00-06-004	308- 63-040	AMD-P	00-09-069
308- 04-020	AMD	00-08-032	308- 56A-515	REP	00-06-004	308- 63-040	AMD	00-13-019
308- 08-085	PREP	00-18-071	308- 56A-520	REP	00-06-004	308- 63-050	AMD-P	00-09-069
308- 12-321	PREP	00-11-172	308- 56A-610	REP	00-06-020	308- 63-050	AMD	00-13-019
308- 12-321	AMD-P	00-16-030	308- 56A-620	AMD	00-06-020	308- 63-060	AMD-P	00-09-069
308- 12-321	AMD	00-20-062	308- 56A-620	REP-P	00-09-007	308- 63-060	AMD	00-13-019
308- 12-322	PREP	00-11-172	308- 56A-620	REP	00-13-083	308- 63-070	AMD-P	00-09-069
308- 12-322	AMD-P	00-16-030	308- 56A-640	AMD	00-06-020	308- 63-070	AMD	00-13-019
308- 12-322	AMD	00-20-062	308- 56A-650	REP	00-06-020	308- 63-080	AMD-P	00-09-069
308- 12-323	PREP	00-11-172	308- 56A-660	REP	00-06-020	308- 63-080	AMD	00-13-019
308- 12-323	AMD-P	00-16-030	308- 56A-670	REP	00-06-020	308- 63-090	AMD-P	00-09-069
308- 12-323	AMD	00-20-062	308- 56A-680	REP	00-06-020	308- 63-090	AMD	00-13-019
308- 12-324	PREP	00-11-172	308- 56A-690	REP	00-06-020	308- 63-100	AMD-P	00-09-069
308- 12-324	AMD-P	00-16-030	308- 57-005	PREP	00-06-001	308- 63-100	AMD	00-13-019
308- 12-324	AMD	00-20-062	308- 57-005	REP-P	00-09-019	308- 63-110	AMD-P	00-09-069
308- 12-325	PREP	00-11-172	308- 57-005	REP-W	00-11-041	308- 63-110	AMD	00-13-019
308- 12-325	AMD-P	00-16-030	308- 57-010	PREP	00-06-001	308- 63-120	AMD-P	00-09-069
308- 12-325	AMD	00-20-062	308- 57-010	REP-P	00-09-019	308- 63-120	AMD	00-13-019
308- 20	PREP	00-18-035	308- 57-010	REP-W	00-11-041	308- 63-130	AMD-P	00-09-069
308- 29-010	PREP	00-12-002	308- 57-020	PREP	00-06-001	308- 63-130	AMD	00-13-019
308- 29-020	PREP	00-12-002	308- 57-020	REP-P	00-09-019	308- 63-140	AMD-P	00-09-069
308- 29-025	PREP	00-12-002	308- 57-020	REP-W	00-11-041	308- 63-140	AMD	00-13-019
308- 29-030	PREP	00-12-002	308- 57-030	PREP	00-06-001	308- 63-150	REP-P	00-09-069
308- 29-050	PREP	00-12-002	308- 57-030	REP-P	00-09-019	308- 63-150	REP	00-13-019
308- 29-060	PREP	00-12-002	308- 57-030	REP-W	00-11-041	308- 63-160	AMD-P	00-09-069
308- 29-070	PREP	00-12-002	308- 57-110	PREP	00-06-001	308- 63-160	AMD	00-13-019
308- 29-080	PREP	00-12-002	308- 57-110	REP-P	00-09-019	308- 65	PREP	00-06-031
308- 29-090	PREP	00-12-002	308- 57-110	REP-W	00-11-041	308- 65-020	AMD-P	00-09-071
308- 29-100	PREP	00-12-002	308- 57-120	PREP	00-06-001	308- 65-020	AMD	00-13-020
308- 29-110	PREP	00-12-002	308- 57-120	REP-P	00-09-019	308- 65-030	AMD-P	00-09-071
308- 29-120	PREP	00-12-002	308- 57-120	REP-W	00-11-041	308- 65-030	AMD	00-13-020
308- 56A	PREP	00-07-092	308- 57-130	PREP	00-06-001	308- 65-040	AMD-P	00-09-071
308- 56A-010	AMD-P	00-16-115	308- 57-130	REP-P	00-09-019	308- 65-040	AMD	00-13-020
308- 56A-010	AMD	00-20-065	308- 57-130	REP-W	00-11-041	308- 65-050	AMD-P	00-09-071
308- 56A-015	REP-P	00-16-115	308- 57-135	PREP	00-06-001	308- 65-050	AMD	00-13-020
308- 56A-015	REP	00-20-065	308- 57-135	REP-P	00-09-019	308- 65-060	AMD-P	00-09-071
308- 56A-020	PREP	00-07-092	308- 57-135	REP-W	00-11-041	308- 65-060	AMD	00-13-020
308- 56A-020	AMD-P	00-16-115	308- 57-140	PREP	00-06-001	308- 65-080	AMD-P	00-09-071
308- 56A-020	AMD	00-20-065	308- 57-140	REP-P	00-09-019	308- 65-080	AMD	00-13-020
308- 56A-021	PREP	00-07-092	308- 57-140	REP-W	00-11-041	308- 65-090	AMD-P	00-09-071
308- 56A-021	AMD-P	00-16-115	308- 57-210	PREP	00-06-001	308- 65-090	AMD	00-13-020
308- 56A-021	AMD	00-20-065	308- 57-210	REP-P	00-09-019	308- 65-100	AMD-P	00-09-071
308- 56A-022	PREP	00-07-092	308- 57-210	REP-W	00-11-041	308- 65-100	AMD	00-13-020
308- 56A-022	REP-P	00-16-115	308- 57-230	PREP	00-06-001	308- 65-110	AMD-P	00-09-071
308- 56A-022	REP	00-20-065	308- 57-230	REP-P	00-09-019	308- 65-110	AMD	00-13-020
308- 56A-023	PREP	00-07-092	308- 57-230	REP-W	00-11-041	308- 65-130	AMD-P	00-09-071
308- 56A-023	REP-P	00-16-115	308- 57-240	PREP	00-06-001	308- 65-130	AMD	00-13-020
308- 56A-023	REP	00-20-065	308- 57-240	REP-P	00-09-019	308- 65-140	AMD-P	00-09-071
308- 56A-090	PREP	00-07-092	308- 57-240	REP-W	00-11-041	308- 65-140	AMD	00-13-020
308- 56A-090	AMD-P	00-16-115	308- 57-500	PREP	00-06-001	308- 65-150	AMD-P	00-09-071
308- 56A-090	AMD	00-20-065	308- 57-500	REP-P	00-09-019	308- 65-150	AMD	00-13-020
308- 56A-335	PREP	00-09-018	308- 57-500	REP-W	00-11-041	308- 65-170	AMD-P	00-09-071
308- 56A-355	PREP	00-09-018	308- 58-010	REP	00-06-025	308- 65-170	AMD	00-13-020
308- 56A-450	AMD	00-04-046	308- 58-020	REP	00-06-025	308- 65-180	REP-P	00-09-071
308- 56A-455	AMD	00-04-046	308- 58-030	REP	00-06-025	308- 65-180	REP	00-13-020
308- 56A-460	AMD	00-06-025	308- 58-040	REP	00-06-025	308- 65-190	AMD-P	00-09-071
308- 56A-465	REP	00-04-046	308- 58-050	REP	00-06-025	308- 65-190	AMD	00-13-020
308- 56A-470	REP	00-04-046	308- 63	PREP	00-06-007	308- 72-500	PREP	00-08-063
308- 56A-500	AMD	00-06-004	308- 63-020	AMD-P	00-09-069	308- 72-665	PREP	00-08-063
308- 56A-500	AMD-P	00-09-007	308- 63-020	AMD	00-13-019	308- 72-690	PREP	00-08-063
308- 56A-500	AMD	00-13-083	308- 63-030	AMD-P	00-09-069	308- 72-700	PREP	00-08-063

Table of WAC Sections Affected

WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
308- 72-710	PREP	00-08-063	308- 93-010	AMD-P	00-07-065	308- 93-650	AMD-P	00-05-049
308- 72-720	NEW-P	00-05-014	308- 93-010	PREP	00-07-107	308- 93-650	AMD	00-09-065
308- 72-720	NEW	00-08-032	308- 93-010	AMD	00-11-131	308- 93-660	PREP	00-16-034
308- 77	PREP	00-03-037	308- 93-030	PREP	00-07-107	308- 94	PREP	00-06-034
308- 77-045	PREP	00-03-037	308- 93-050	PREP	00-07-107	308- 94-010	REP-P	00-05-050
308- 77-045	REP-P	00-11-037	308- 93-055	PREP	00-07-107	308- 94-010	REP	00-09-066
308- 77-045	REP	00-16-045	308- 93-056	PREP	00-07-107	308- 94-030	PREP	00-07-094
308- 77-155	PREP	00-03-037	308- 93-060	PREP	00-07-105	308- 94-050	PREP	00-07-094
308- 77-155	AMD-P	00-11-037	308- 93-069	PREP	00-07-105	308- 94-080	PREP	00-07-094
308- 77-155	AMD	00-16-045	308- 93-070	PREP	00-07-105	308- 94-100	PREP	00-07-094
308- 77-165	PREP	00-03-037	308- 93-071	PREP	00-07-105	308- 94-160	REP-P	00-05-050
308- 77-165	AMD-P	00-11-037	308- 93-073	PREP	00-07-105	308- 94-160	REP	00-09-066
308- 77-165	AMD	00-16-045	308- 93-078	PREP	00-07-105	308- 96A-005	AMD-P	00-03-094
308- 77-170	PREP	00-03-037	308- 93-079	PREP	00-07-107	308- 96A-005	AMD	00-09-008
308- 77-170	AMD-P	00-11-037	308- 93-086	PREP	00-16-034	308- 96A-065	PREP	00-07-108
308- 77-170	AMD	00-16-045	308- 93-087	PREP	00-16-034	308- 96A-066	PREP	00-07-108
308- 77-180	PREP	00-03-037	308- 93-090	PREP	00-07-107	308- 96A-067	PREP	00-07-108
308- 77-180	AMD-P	00-11-037	308- 93-140	PREP	00-16-042	308- 96A-068	PREP	00-07-108
308- 77-180	AMD	00-16-045	308- 93-140	AMD-P	00-20-006	308- 96A-070	PREP	00-07-108
308- 77-215	PREP	00-08-062	308- 93-145	AMD-P	00-05-056	308- 96A-071	PREP	00-07-108
308- 77-240	PREP	00-03-037	308- 93-145	AMD	00-09-065	308- 96A-072	PREP	00-07-108
308- 77-240	AMD-P	00-11-037	308- 93-145	PREP	00-16-042	308- 96A-073	PREP	00-07-108
308- 77-240	AMD	00-16-045	308- 93-145	AMD-P	00-20-006	308- 96A-074	PREP	00-07-108
308- 77-265	PREP	00-03-037	308- 93-165	REP-P	00-05-049	308- 96A-099	PREP	00-06-001
308- 77-265	AMD-P	00-11-037	308- 93-165	REP	00-09-065	308- 96A-099	AMD-P	00-09-019
308- 77-265	AMD	00-16-045	308- 93-200	PREP	00-07-106	308- 96A-099	AMD-W	00-11-041
308- 77-270	PREP	00-03-037	308- 93-200	AMD-P	00-18-082	308- 96A-135	PREP	00-06-001
308- 77-270	REP-P	00-11-037	308- 93-220	PREP	00-07-106	308- 96A-135	REP-P	00-09-019
308- 77-270	REP	00-16-045	308- 93-220	AMD-P	00-18-082	308- 96A-135	REP-W	00-11-041
308- 77-280	PREP	00-03-037	308- 93-230	PREP	00-07-106	308- 96A-145	PREP	00-06-001
308- 77-280	AMD-P	00-11-037	308- 93-241	PREP	00-07-104	308- 96A-145	AMD-P	00-09-019
308- 77-280	AMD	00-16-045	308- 93-241	AMD-P	00-16-094	308- 96A-145	AMD-W	00-11-041
308- 77-290	NEW-P	00-05-014	308- 93-242	PREP	00-07-104	308- 96A-175	PREP	00-06-001
308- 77-290	NEW	00-08-032	308- 93-242	AMD-P	00-16-094	308- 96A-175	PREP	00-07-108
308- 78-010	PREP	00-08-064	308- 93-243	PREP	00-07-104	308- 96A-175	AMD-P	00-09-019
308- 78-010	PREP	00-17-122	308- 93-243	AMD-P	00-16-094	308- 96A-175	AMD-W	00-11-041
308- 78-020	PREP	00-17-122	308- 93-244	PREP	00-07-104	308- 96A-176	PREP	00-06-001
308- 78-040	PREP	00-17-122	308- 93-244	AMD-P	00-16-094	308- 96A-176	PREP	00-07-108
308- 78-045	PREP	00-17-122	308- 93-245	PREP	00-07-104	308- 96A-176	AMD-P	00-09-019
308- 78-050	PREP	00-17-122	308- 93-245	REP-P	00-16-094	308- 96A-176	AMD-W	00-11-041
308- 78-060	PREP	00-17-122	308- 93-285	PREP	00-07-105	308- 96A-180	PREP	00-06-001
308- 78-070	PREP	00-17-122	308- 93-295	PREP	00-07-106	308- 96A-180	AMD-P	00-09-019
308- 78-080	PREP	00-17-122	308- 93-295	AMD-P	00-18-082	308- 96A-180	AMD-W	00-11-041
308- 78-100	NEW-P	00-05-014	308- 93-350	PREP	00-07-105	308- 96A-202	PREP	00-06-001
308- 78-100	NEW	00-08-032	308- 93-360	PREP	00-07-105	308- 96A-202	AMD-P	00-09-019
308- 80	PREP	00-06-032	308- 93-440	PREP	00-07-093	308- 96A-202	AMD-W	00-11-041
308- 80-015	AMD-P	00-09-070	308- 93-440	AMD-P	00-12-084	308- 96A-203	PREP	00-06-001
308- 80-015	AMD	00-13-018	308- 93-440	AMD-W	00-14-019	308- 96A-203	AMD-P	00-09-019
308- 80-020	AMD-P	00-09-070	308- 93-440	AMD-P	00-18-081	308- 96A-203	AMD-W	00-11-041
308- 80-020	AMD	00-13-018	308- 93-450	PREP	00-07-093	308- 96A-306	PREP	00-08-043
308- 88-010	REP	00-06-024	308- 93-450	AMD-P	00-12-084	308- 96A-306	AMD-P	00-11-120
308- 88-020	AMD	00-06-024	308- 93-450	AMD-W	00-14-019	308- 96A-306	AMD	00-16-056
308- 88-030	REP	00-06-024	308- 93-450	AMD-P	00-18-081	308- 96A-311	PREP	00-08-043
308- 88-040	REP	00-06-024	308- 93-450	AMD-P	00-07-093	308- 96A-312	PREP	00-08-043
308- 88-050	REP	00-06-024	308- 93-460	PREP	00-07-093	308- 96A-313	PREP	00-08-043
308- 88-170	REP	00-06-024	308- 93-460	AMD-P	00-12-084	308- 96A-314	PREP	00-08-043
308- 90	PREP	00-06-033	308- 93-460	AMD-W	00-14-019	308- 96A-316	PREP	00-08-043
308- 91-090	PREP	00-03-038	308- 93-460	AMD-P	00-18-081	308- 96A-345	AMD	00-03-057
308- 91-090	AMD-P	00-11-037	308- 93-470	PREP	00-07-093	308- 96A-350	AMD	00-03-057
308- 91-090	AMD	00-16-045	308- 93-470	AMD-P	00-12-084	308- 96A-355	AMD	00-03-057
308- 91-150	AMD-P	00-05-014	308- 93-470	AMD-W	00-14-019	308- 96A-360	REP	00-03-057
308- 91-150	AMD	00-08-032	308- 93-470	AMD-P	00-18-081	308- 96A-365	AMD	00-03-057
			308- 93-640	PREP	00-07-105			

Table of WAC Sections Affected

WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
308-96A-370	REP	00-03-057	308-100-130	AMD	00-18-068	308-124H-012	NEW	00-08-035
308-96A-375	REP	00-03-057	308-100-140	AMD-P	00-15-084	308-124H-013	NEW-P	00-03-063
308-96A-380	REP	00-03-057	308-100-140	AMD	00-18-068	308-124H-013	NEW	00-08-035
308-96A-400	PREP	00-06-001	308-100-150	AMD-P	00-15-084	308-124H-021	REP-P	00-03-063
308-96A-400	REP-P	00-09-019	308-100-150	AMD	00-18-068	308-124H-021	REP	00-08-035
308-96A-400	REP-W	00-11-041	308-100-190	AMD-P	00-15-084	308-124H-025	AMD-P	00-03-063
308-96A-410	PREP	00-06-001	308-100-190	AMD	00-18-068	308-124H-025	AMD	00-08-035
308-96A-410	REP-P	00-09-019	308-104-004	AMD-P	00-15-085	308-124H-026	NEW-P	00-03-063
308-96A-410	REP-W	00-11-041	308-104-004	AMD	00-18-069	308-124H-026	NEW	00-08-035
308-96A-550	PREP	00-07-108	308-104-006	AMD-P	00-15-085	308-124H-027	NEW-P	00-03-063
308-96A-560	PREP	00-07-108	308-104-006	AMD	00-18-069	308-124H-027	NEW	00-08-035
308-97-011	NEW	00-07-053	308-104-008	AMD-P	00-15-085	308-124H-027	NEW	00-08-035
308-97-230	PREP	00-06-001	308-104-008	AMD	00-18-069	308-124H-028	NEW-P	00-03-063
308-97-230	AMD-P	00-09-019	308-104-008	AMD	00-18-069	308-124H-028	NEW	00-08-035
308-97-230	AMD-W	00-11-041	308-104-012	AMD-P	00-15-085	308-124H-029	NEW-P	00-03-063
308-99-010	REP-P	00-07-126	308-104-012	AMD	00-18-069	308-124H-029	NEW	00-08-035
308-99-010	REP-W	00-09-009	308-104-014	AMD-P	00-15-086	308-124H-031	NEW-P	00-03-063
308-99-010	REP-P	00-16-041	308-104-014	AMD	00-18-070	308-124H-031	NEW	00-08-035
308-99-010	REP	00-20-064	308-104-015	REP-P	00-15-086	308-124H-034	NEW-P	00-03-063
308-99-020	AMD-P	00-07-126	308-104-015	REP	00-18-070	308-124H-034	NEW	00-08-035
308-99-020	AMD-W	00-09-009	308-104-025	AMD-P	00-15-085	308-124H-039	NEW-P	00-03-063
308-99-020	AMD-P	00-16-041	308-104-025	AMD	00-18-069	308-124H-039	NEW	00-08-035
308-99-020	AMD	00-20-064	308-104-035	AMD-P	00-15-085	308-124H-041	AMD-P	00-03-063
308-99-021	REP-P	00-07-126	308-104-035	AMD	00-18-069	308-124H-041	AMD	00-08-035
308-99-021	REP-W	00-09-009	308-104-035	AMD	00-18-069	308-124H-042	NEW-P	00-03-063
308-99-021	REP-P	00-16-041	308-104-040	AMD-P	00-15-086	308-124H-042	NEW	00-08-035
308-99-021	REP	00-20-064	308-104-040	AMD	00-18-070	308-124H-042	NEW	00-08-035
308-99-025	REP-P	00-07-126	308-104-040	AMD	00-18-070	308-124H-051	AMD-P	00-03-063
308-99-025	REP-W	00-09-009	308-104-047	AMD-P	00-15-085	308-124H-051	AMD	00-08-035
308-99-025	REP-P	00-16-041	308-104-047	AMD	00-18-069	308-124H-061	AMD-P	00-03-063
308-99-025	REP	00-20-064	308-104-056	AMD-P	00-15-085	308-124H-061	AMD	00-08-035
308-99-030	REP-P	00-07-126	308-104-056	AMD	00-18-069	308-124H-062	AMD-P	00-03-063
308-99-030	REP-W	00-09-009	308-104-060	REP-P	00-15-085	308-124H-062	AMD	00-08-035
308-99-030	REP-P	00-16-041	308-104-060	REP	00-18-069	308-124H-210	AMD-P	00-03-063
308-99-030	REP	00-20-064	308-104-070	AMD-P	00-15-085	308-124H-210	AMD	00-08-035
308-99-040	AMD-P	00-07-126	308-104-070	AMD	00-18-069	308-124H-220	REP-P	00-03-063
308-99-040	AMD-W	00-09-009	308-104-080	AMD-P	00-15-085	308-124H-220	REP	00-08-035
308-99-040	AMD-P	00-16-041	308-104-080	AMD	00-18-069	308-124H-221	NEW-P	00-03-063
308-99-040	AMD	00-20-064	308-104-080	AMD	00-18-069	308-124H-221	NEW	00-08-035
308-99-050	REP-P	00-07-126	308-104-090	AMD-P	00-15-085	308-124H-230	AMD-P	00-03-063
308-99-050	REP-W	00-09-009	308-104-090	AMD	00-18-069	308-124H-230	AMD	00-08-035
308-99-050	REP-P	00-16-041	308-104-100	AMD-P	00-15-086	308-124H-240	REP-P	00-03-063
308-99-050	REP	00-20-064	308-104-100	AMD	00-18-070	308-124H-240	REP	00-08-035
308-99-060	NEW-P	00-07-126	308-104-105	AMD-P	00-15-086	308-124H-245	NEW-P	00-03-063
308-99-060	NEW-W	00-09-009	308-104-105	AMD	00-18-070	308-124H-245	NEW	00-08-035
308-99-060	NEW-P	00-16-041	308-104-109	REP-P	00-15-086	308-124H-246	NEW-P	00-03-063
308-99-060	NEW	00-20-064	308-104-109	REP	00-18-070	308-124H-246	NEW	00-08-035
308-100-010	AMD-P	00-15-084	308-104-120	REP-P	00-15-085	308-124H-260	AMD-P	00-03-063
308-100-010	AMD	00-18-068	308-104-120	REP	00-18-069	308-124H-260	AMD	00-08-035
308-100-020	AMD-P	00-15-084	308-104-130	AMD-P	00-15-086	308-124H-270	AMD-P	00-03-063
308-100-020	AMD	00-18-068	308-104-130	AMD	00-18-070	308-124H-270	AMD	00-08-035
308-100-040	AMD-P	00-15-084	308-104-150	AMD-P	00-15-086	308-124H-290	AMD-P	00-03-063
308-100-040	AMD	00-18-068	308-104-150	AMD	00-18-070	308-124H-290	AMD	00-08-035
308-100-050	AMD-P	00-15-084	308-104-155	AMD-P	00-15-086	308-124H-300	AMD-P	00-03-063
308-100-050	AMD	00-18-068	308-104-155	AMD	00-18-070	308-124H-300	AMD	00-08-035
308-100-090	AMD-P	00-15-084	308-104-160	AMD-P	00-15-086	308-124H-310	AMD-P	00-03-063
308-100-090	AMD-W	00-18-066	308-104-160	AMD	00-18-070	308-124H-310	AMD	00-08-035
308-100-100	AMD-P	00-15-084	308-104-170	AMD-P	00-15-086	308-124H-320	AMD-P	00-03-063
308-100-100	AMD	00-18-068	308-104-170	AMD	00-18-070	308-124H-320	AMD	00-08-035
308-100-110	AMD-P	00-15-084	308-124-021	AMD-P	00-03-063	308-124H-510	AMD-P	00-03-063
308-100-110	AMD	00-18-068	308-124-021	AMD	00-08-035	308-124H-510	AMD	00-08-035
308-100-130	AMD-P	00-15-084	308-124E-013	AMD-P	00-03-063	308-124H-520	REP-P	00-03-063
			308-124E-013	AMD	00-08-035	308-124H-520	REP	00-08-035
			308-124H-011	AMD-P	00-03-063	308-124H-525	NEW-P	00-03-063
			308-124H-011	AMD	00-08-035			
			308-124H-012	NEW-P	00-03-063			

Table of WAC Sections Affected

WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
308-124H-525	NEW	00-08-035	308-410	PREP	00-20-033	314- 14-120	REP-P	00-17-182
308-124H-530	AMD-P	00-03-063	314- 02-005	NEW	00-07-091	314- 14-130	REP-P	00-17-182
308-124H-530	AMD	00-08-035	314- 02-010	NEW	00-07-091	314- 14-140	REP-P	00-17-182
308-124H-551	NEW-P	00-03-063	314- 02-015	NEW	00-07-091	314- 14-150	REP-P	00-17-182
308-124H-551	NEW	00-08-035	314- 02-020	NEW	00-07-091	314- 14-160	REP-P	00-17-182
308-124H-580	AMD-P	00-03-063	314- 02-025	NEW	00-07-091	314- 14-165	REP-P	00-17-182
308-124H-580	AMD	00-08-035	314- 02-030	NEW	00-07-091	314- 14-170	REP-P	00-17-182
308-124H-800	AMD-P	00-03-063	314- 02-035	NEW	00-07-091	314- 15-010	REP	00-07-117
308-124H-800	AMD	00-08-035	314- 02-040	NEW	00-07-091	314- 15-020	REP	00-07-117
308-125-120	PREP	00-13-072	314- 02-045	NEW	00-07-091	314- 15-030	REP	00-07-117
308-125-200	AMD	00-04-057	314- 02-050	NEW	00-07-091	314- 15-040	REP	00-07-117
308-125-200	AMD-P	00-18-091	314- 02-055	NEW	00-07-091	314- 15-050	REP	00-07-117
308-129-100	AMD-P	00-08-005	314- 02-060	NEW	00-07-091	314- 16-040	AMD-XA	00-07-116
308-129-100	AMD	00-11-047	314- 02-065	NEW	00-07-091	314- 16-040	AMD	00-12-051
308-129-230	REP-P	00-08-005	314- 02-070	NEW	00-07-091	314- 16-055	REP	00-07-117
308-129-230	REP	00-11-047	314- 02-075	NEW	00-07-091	314- 16-115	REP	00-07-117
308-300-010	PREP	00-08-067	314- 02-080	NEW	00-07-091	314- 16-130	REP-P	00-09-095
308-300-020	PREP	00-08-067	314- 02-085	NEW	00-07-091	314- 16-130	REP-W	00-12-030
308-300-030	PREP	00-08-067	314- 02-090	NEW	00-07-091	314- 16-130	REP	00-17-065
308-300-040	PREP	00-08-067	314- 02-095	NEW	00-07-091	314- 16-140	REP	00-07-117
308-300-050	PREP	00-08-067	314- 02-100	NEW	00-07-091	314- 16-180	REP	00-07-117
308-300-060	PREP	00-08-067	314- 02-105	NEW	00-07-091	314- 16-190	AMD-XA	00-07-116
308-300-070	PREP	00-08-067	314- 02-110	NEW	00-07-091	314- 16-190	REP-W	00-12-030
308-300-075	PREP	00-08-067	314- 02-115	NEW	00-07-091	314- 16-190	AMD	00-12-051
308-300-080	PREP	00-08-067	314- 02-120	NEW	00-07-091	314- 16-196	AMD-XA	00-07-116
308-300-090	PREP	00-08-067	314- 02-125	NEW	00-07-091	314- 16-196	REP-W	00-12-030
308-300-100	PREP	00-08-067	314- 02-130	NEW	00-07-091	314- 16-196	AMD	00-12-051
308-300-110	PREP	00-08-067	314- 13-005	NEW-P	00-17-182	314- 16-197	REP	00-07-117
308-300-120	PREP	00-08-067	314- 13-010	NEW-P	00-17-182	314- 16-199	REP	00-07-117
308-300-130	PREP	00-08-067	314- 13-015	NEW-P	00-17-182	314- 16-200	REP	00-07-117
308-300-140	PREP	00-08-067	314- 13-020	NEW-P	00-17-182	314- 16-205	REP	00-07-117
308-300-150	PREP	00-08-067	314- 13-025	NEW-P	00-17-182	314- 16-210	REP	00-07-117
308-300-160	PREP	00-08-067	314- 13-030	NEW-P	00-17-182	314- 16-240	REP	00-07-117
308-300-170	PREP	00-08-067	314- 13-035	NEW-P	00-17-182	314- 16-250	REP	00-12-011
308-300-180	PREP	00-08-067	314- 13-040	NEW-P	00-17-182	314- 19-005	NEW-P	00-09-095
308-300-180	PREP	00-08-067	314- 13-045	NEW-P	00-17-182	314- 19-005	NEW	00-17-065
308-300-190	PREP	00-08-067	314- 13-050	NEW-P	00-17-182	314- 19-010	NEW-P	00-09-095
308-300-200	PREP	00-08-067	314- 13-055	NEW-P	00-17-182	314- 19-010	NEW	00-17-065
308-320	PREP	00-10-029	314- 13-060	NEW-P	00-17-182	314- 19-015	NEW-P	00-09-095
308-320-010	PREP	00-10-029	314- 13-065	NEW-P	00-17-182	314- 19-015	NEW	00-17-065
308-320-020	PREP	00-10-029	314- 13-070	NEW-P	00-17-182	314- 19-020	NEW-P	00-09-095
308-320-030	PREP	00-10-029	314- 13-075	NEW-P	00-17-182	314- 19-020	NEW	00-17-065
308-320-040	PREP	00-10-029	314- 13-080	NEW-P	00-17-182	314- 19-025	NEW-P	00-09-095
308-320-050	PREP	00-10-029	314- 13-085	NEW-P	00-17-182	314- 19-025	NEW	00-17-065
308-320-060	PREP	00-10-029	314- 13-090	NEW-P	00-17-182	314- 19-030	NEW-P	00-09-095
308-320-070	PREP	00-10-029	314- 13-095	NEW-P	00-17-182	314- 19-030	NEW	00-17-065
308-320-080	PREP	00-10-029	314- 13-100	NEW-P	00-17-182	314- 19-035	NEW-P	00-09-095
308-320-090	PREP	00-10-029	314- 13-105	NEW-P	00-17-182	314- 19-035	NEW	00-17-065
308-330-307	AMD-P	00-15-083	314- 13-110	NEW-P	00-17-182	314- 19-040	NEW-P	00-09-095
308-330-307	AMD	00-18-067	314- 13-115	NEW-P	00-17-182	314- 19-040	NEW	00-17-065
308-330-316	AMD-P	00-15-083	314- 14	REP-P	00-17-182	314- 20-010	REP-P	00-09-095
308-330-316	AMD	00-18-067	314- 14-010	REP-P	00-17-182	314- 20-010	REP	00-17-065
308-330-325	AMD-P	00-15-083	314- 14-020	REP-P	00-17-182	314- 20-015	AMD-P	00-09-095
308-330-325	AMD	00-18-067	314- 14-030	REP-P	00-17-182	314- 20-015	AMD	00-17-065
308-330-406	AMD-P	00-15-083	314- 14-040	REP-P	00-17-182	314- 20-040	REP-P	00-09-095
308-330-406	AMD	00-18-067	314- 14-050	REP-P	00-17-182	314- 20-040	REP	00-17-065
308-330-415	AMD-P	00-15-083	314- 14-060	REP-P	00-17-182	314- 20-060	REP-P	00-09-095
308-330-415	AMD	00-18-067	314- 14-070	REP-P	00-17-182	314- 20-060	REP	00-17-065
308-330-421	AMD-P	00-15-083	314- 14-080	REP-P	00-17-182	314- 20-150	REP-P	00-09-095
308-330-421	AMD	00-18-067	314- 14-090	REP-P	00-17-182	314- 20-150	REP	00-17-065
308-330-423	AMD-P	00-15-083	314- 14-100	REP-P	00-17-182	314- 20-160	AMD-P	00-09-095
308-330-423	AMD	00-18-067	314- 14-110	REP-P	00-17-182	314- 20-160	AMD	00-17-065
308-400	PREP	00-20-033						

TABLE

Table of WAC Sections Affected

WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
314- 20-170	AMD-P	00-09-095	315- 11A-197	REP	00-07-131	317- 21-235	REP	00-16-134
314- 20-170	AMD	00-17-065	315- 11A-198	REP-XR	00-02-055	317- 21-240	REP-XR	00-12-091
314- 20-180	REP-P	00-09-095	315- 11A-198	REP	00-07-131	317- 21-240	REP	00-16-134
314- 20-180	REP	00-17-065	315- 11A-199	REP-XR	00-02-055	317- 21-245	REP-XR	00-12-091
314- 24-095	REP-P	00-09-095	315- 11A-199	REP	00-07-131	317- 21-245	REP	00-16-134
314- 24-095	REP	00-17-065	315- 11A-200	REP-XR	00-02-055	317- 21-250	REP-XR	00-12-091
314- 24-110	REP-P	00-09-095	315- 11A-200	REP	00-07-131	317- 21-250	REP	00-16-134
314- 24-110	REP	00-17-065	315- 11A-201	REP-XR	00-02-055	317- 21-255	REP-XR	00-12-091
314- 24-120	AMD-P	00-09-095	315- 11A-201	REP	00-07-131	317- 21-255	REP	00-16-134
314- 24-120	AMD	00-17-065	315- 11A-202	REP-XR	00-02-055	317- 21-260	REP-XR	00-12-091
314- 24-160	AMD-P	00-09-095	315- 11A-202	REP	00-07-131	317- 21-260	REP	00-16-134
314- 24-160	AMD	00-17-065	315- 11A-203	REP-XR	00-02-055	317- 21-265	REP-XR	00-12-091
314- 26-010	REP-P	00-09-095	315- 11A-203	REP	00-07-131	317- 21-265	REP	00-16-134
314- 26-010	REP	00-17-065	315- 11A-204	REP-XR	00-02-055	317- 21-540	REP-XR	00-12-091
314- 37	PREP	00-02-087	315- 11A-204	REP	00-07-131	317- 21-540	REP	00-16-134
314- 42-010	NEW-P	00-02-089	315- 11A-205	REP-XR	00-02-055	326- 30-041	PREP	00-10-105
314- 42-010	NEW	00-06-016	315- 11A-205	REP	00-07-131	326- 30-041	AMD-P	00-13-112
314- 48-010	PREP	00-02-087	315- 11A-206	REP-XR	00-02-055	326- 30-041	AMD	00-17-059
314- 56-010	REP-XR	00-02-086	315- 11A-206	REP	00-07-131	332- 30-118	REP-XR	00-15-057
314- 56-010	REP	00-12-012	315- 11A-207	REP-XR	00-02-055	332- 30-118	REP	00-19-001
314- 56-020	REP-XR	00-02-086	315- 11A-207	REP	00-07-131	332- 30-134	REP-XR	00-15-058
314- 56-020	REP	00-12-012	315- 11A-208	REP-XR	00-02-055	332- 30-134	REP	00-19-002
314- 60	PREP	00-02-088	315- 11A-208	REP	00-07-131	332- 30-142	REP-XR	00-15-059
314- 62	PREP	00-02-088	315- 11A-209	REP-XR	00-02-055	332- 30-142	REP	00-19-003
314- 64	PREP	00-02-087	315- 11A-209	REP	00-07-131	332- 30-154	REP-XR	00-15-060
314- 76-010	PREP	00-02-087	315- 11A-210	REP-XR	00-02-055	332- 30-154	REP	00-19-004
314- 78-010	REP-XR	00-02-086	315- 11A-210	REP	00-07-131	332- 30-161	REP-XR	00-15-061
314- 78-010	REP	00-12-012	315- 11A-211	REP-XR	00-02-055	332- 30-161	REP	00-19-005
315- 04	PREP	00-16-044	315- 11A-211	REP	00-07-131	332- 30-169	REP-XR	00-15-062
315- 04	PREP	00-16-092	315- 11A-212	REP-XR	00-02-055	332- 30-169	REP	00-19-006
315- 04-020	PREP	00-11-016	315- 11A-212	REP	00-07-131	332-130-050	AMD-P	00-08-034
315- 04-020	AMD-P	00-18-036	315- 11A-213	REP-XR	00-02-055	332-130-050	AMD	00-17-063
315- 04-085	NEW-P	00-20-008	315- 11A-213	REP	00-07-131	352- 04	PREP	00-12-096
315- 04-190	AMD-P	00-19-064	315- 11A-214	REP-XR	00-02-055	352- 04	PREP	00-16-157
315- 06-120	PREP	00-05-059	315- 11A-214	REP	00-07-131	352- 04-010	AMD-P	00-19-099
315- 06-120	AMD-P	00-07-130	315- 11A-215	REP-XR	00-14-057	352- 04-040	NEW-P	00-19-099
315- 06-120	AMD	00-12-032	315- 11A-215	REP	00-19-066	352- 04-050	NEW-P	00-19-099
315- 06-120	PREP	00-14-049	315- 11A-216	REP-XR	00-14-057	352- 07	AMD-C	00-19-096
315- 06-120	AMD-P	00-18-037	315- 11A-216	REP	00-19-066	352- 11	PREP	00-16-157
315- 11A-165	REP-XR	00-02-055	315- 11A-217	REP-XR	00-14-057	352- 12	PREP	00-16-157
315- 11A-165	REP	00-07-131	315- 11A-217	REP	00-19-066	352- 16	PREP	00-16-157
315- 11A-187	REP-XR	00-02-055	315- 36-100	PREP	00-17-101	352- 20	PREP	00-16-157
315- 11A-187	REP	00-07-131	315- 36-100	AMD-P	00-19-065	352- 24	PREP	00-16-157
315- 11A-188	REP-XR	00-02-055	317- 10	PREP	00-05-096	352- 28	PREP	00-16-157
315- 11A-188	REP	00-07-131	317- 21	PREP	00-18-106	352- 32	PREP	00-04-081
315- 11A-189	REP-XR	00-02-055	317- 21-130	REP-XR	00-12-091	352- 32	PREP	00-16-157
315- 11A-189	REP	00-07-131	317- 21-130	REP	00-16-134	352- 32-010	AMD-P	00-10-117
315- 11A-190	REP-XR	00-02-055	317- 21-200	REP-XR	00-12-091	352- 32-010	AMD	00-13-070
315- 11A-190	REP	00-07-131	317- 21-200	REP	00-16-134	352- 32-011	AMD-P	00-10-117
315- 11A-191	REP-XR	00-02-055	317- 21-205	REP-XR	00-12-091	352- 32-011	AMD	00-13-070
315- 11A-191	REP	00-07-131	317- 21-205	REP	00-16-134	352- 32-030	AMD-P	00-10-117
315- 11A-192	REP-XR	00-02-055	317- 21-210	REP-XR	00-12-091	352- 32-030	AMD	00-13-070
315- 11A-192	REP	00-07-131	317- 21-210	REP	00-16-134	352- 32-040	AMD-P	00-10-117
315- 11A-193	REP-XR	00-02-055	317- 21-215	REP-XR	00-12-091	352- 32-040	AMD	00-13-070
315- 11A-193	REP	00-07-131	317- 21-215	REP	00-16-134	352- 32-045	AMD-P	00-10-117
315- 11A-194	REP-XR	00-02-055	317- 21-220	REP-XR	00-12-091	352- 32-045	AMD	00-13-070
315- 11A-194	REP	00-07-131	317- 21-220	REP	00-16-134	352- 32-050	AMD-P	00-10-117
315- 11A-195	REP-XR	00-02-055	317- 21-225	REP-XR	00-12-091	352- 32-050	AMD	00-13-070
315- 11A-195	REP	00-07-131	317- 21-225	REP	00-16-134	352- 32-053	AMD-P	00-10-117
315- 11A-196	REP-XR	00-02-055	317- 21-230	REP-XR	00-12-091	352- 32-053	AMD	00-13-070
315- 11A-196	REP	00-07-131	317- 21-230	REP	00-16-134	352- 32-056	AMD-P	00-10-117
315- 11A-197	REP-XR	00-02-055	317- 21-235	REP-XR	00-12-091	352- 32-056	AMD	00-13-070

Table of WAC Sections Affected

WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
352- 32-060	AMD-P	00-10-117	352- 56	PREP	00-16-157	359- 14-080	NEW	00-10-028
352- 32-060	AMD	00-13-070	352- 60	PREP	00-16-157	359- 14-100	NEW-P	00-04-054
352- 32-070	AMD-P	00-10-117	352- 64	PREP	00-12-095	359- 14-100	NEW-C	00-06-049
352- 32-070	AMD	00-13-070	352- 64	PREP	00-16-157	359- 14-100	NEW	00-10-028
352- 32-075	AMD-P	00-10-117	352- 65	PREP	00-12-095	359- 14-130	NEW-P	00-04-054
352- 32-075	AMD	00-13-070	352- 65	PREP	00-16-157	359- 14-130	NEW-C	00-06-049
352- 32-080	AMD-P	00-10-117	352- 66	PREP	00-16-157	359- 14-130	NEW	00-10-028
352- 32-080	AMD	00-13-070	352- 67	PREP	00-16-157	359- 40-010	NEW-P	00-04-054
352- 32-085	AMD-P	00-10-117	352- 68	PREP	00-16-157	359- 40-010	NEW-C	00-06-049
352- 32-085	AMD	00-13-070	352- 70	PREP	00-12-094	359- 40-010	NEW	00-10-028
352- 32-090	AMD-P	00-10-117	352- 70	PREP	00-16-157	359- 40-020	NEW-P	00-04-054
352- 32-090	AMD	00-13-070	352- 70	AMD-P	00-16-158	359- 40-020	NEW-C	00-06-049
352- 32-100	AMD-P	00-10-117	352- 70-010	AMD-P	00-16-158	359- 40-020	NEW	00-10-028
352- 32-100	AMD	00-13-070	352- 70-020	AMD-P	00-16-158	359- 40-050	NEW-P	00-04-054
352- 32-110	AMD-P	00-10-117	352- 70-030	AMD-P	00-16-158	359- 40-050	NEW-C	00-06-049
352- 32-110	AMD	00-13-070	352- 70-035	NEW-P	00-16-158	359- 40-050	NEW	00-10-028
352- 32-120	AMD-P	00-10-117	352- 70-040	AMD-P	00-16-158	359- 40-060	NEW-P	00-04-054
352- 32-120	AMD	00-13-070	352- 70-050	AMD-P	00-16-158	359- 40-060	NEW-C	00-06-049
352- 32-130	AMD-P	00-10-117	352- 70-060	AMD-P	00-16-158	359- 40-060	NEW	00-10-028
352- 32-130	AMD	00-13-070	352- 74	PREP	00-16-157	363-116-080	PREP	00-13-098
352- 32-150	AMD-P	00-10-117	352- 75	PREP	00-16-157	363-116-082	PREP	00-13-098
352- 32-150	AMD	00-13-070	352- 76	PREP	00-12-095	363-116-185	AMD-P	00-10-074
352- 32-15001	AMD-P	00-10-117	352- 76	PREP	00-16-157	363-116-185	AMD	00-13-097
352- 32-15001	AMD	00-13-070	356- 14-045	AMD-P	00-04-052	363-116-300	AMD-P	00-08-106
352- 32-155	AMD-P	00-10-117	356- 14-045	AMD-C	00-06-050	363-116-300	AMD	00-11-119
352- 32-155	AMD	00-13-070	356- 14-045	AMD	00-10-026	365- 18-010	NEW	00-09-060
352- 32-157	AMD-P	00-10-117	356- 14-070	AMD-P	00-12-074	365- 18-020	NEW	00-09-060
352- 32-157	AMD	00-13-070	356- 14-070	AMD	00-16-004	365- 18-030	NEW	00-09-060
352- 32-165	AMD-P	00-10-117	356- 14-140	AMD-P	00-12-073	365- 18-030	NEW	00-09-060
352- 32-165	AMD	00-13-070	356- 14-140	AMD	00-16-005	365- 18-040	NEW	00-09-060
352- 32-195	AMD-P	00-10-117	356- 14-140	AMD-P	00-20-072	365- 18-050	NEW	00-09-060
352- 32-195	AMD	00-13-070	356- 15-100	AMD-W	00-10-025	365- 18-060	NEW	00-09-060
352- 32-200	AMD-P	00-10-117	356- 15-110	AMD-W	00-10-025	365- 18-070	NEW	00-09-060
352- 32-200	AMD	00-13-070	356- 22-220	AMD-P	00-12-072	365- 18-080	NEW	00-09-060
352- 32-210	AMD-P	00-10-117	356- 22-220	AMD-C	00-16-003	365- 18-090	NEW	00-09-060
352- 32-210	AMD	00-13-070	356- 22-220	AMD-W	00-18-027	365- 18-100	NEW	00-09-060
352- 32-215	AMD-P	00-10-117	356- 22-220	AMD-P	00-18-028	365- 18-110	NEW	00-09-060
352- 32-215	AMD	00-13-070	356- 26-040	AMD-P	00-04-052	365- 18-120	NEW	00-09-060
352- 32-230	AMD-P	00-10-117	356- 26-040	AMD-C	00-06-050	365-120	AMD	00-05-020
352- 32-230	AMD	00-13-070	356- 26-040	AMD	00-10-026	365-120-010	AMD	00-05-020
352- 32-235	AMD-P	00-10-117	356- 30-075	AMD-P	00-04-052	365-120-020	AMD	00-05-020
352- 32-235	AMD	00-13-070	356- 30-075	AMD-C	00-06-050	365-120-030	AMD	00-05-020
352- 32-250	AMD-P	00-10-117	356- 30-075	AMD	00-10-026	365-120-040	AMD	00-05-020
352- 32-250	AMD	00-13-070	356- 30-331	AMD-P	00-06-047	365-120-050	AMD	00-05-020
352- 32-251	AMD-P	00-10-117	356- 30-331	AMD	00-11-122	365-120-060	AMD	00-05-020
352- 32-251	AMD	00-13-070	359- 14-010	NEW-P	00-04-054	365-120-070	NEW	00-05-020
352- 32-255	AMD-P	00-10-117	359- 14-010	NEW-C	00-06-049	365-120-080	NEW	00-05-020
352- 32-255	AMD	00-13-070	359- 14-010	NEW	00-10-028	365-120-090	NEW	00-05-020
352- 32-280	AMD-P	00-10-117	359- 14-020	NEW-P	00-04-054	365-135-020	AMD	00-02-061
352- 32-280	AMD	00-13-070	359- 14-020	NEW-C	00-06-049	365-195-900	NEW-P	00-03-066
352- 32-285	PREP	00-04-081	359- 14-020	NEW	00-10-028	365-195-900	NEW	00-16-064
352- 32-285	AMD-P	00-10-117	359- 14-030	NEW-P	00-04-054	365-195-905	NEW-P	00-03-066
352- 32-285	AMD	00-13-070	359- 14-030	NEW-C	00-06-049	365-195-905	NEW	00-16-064
352- 32-290	AMD-P	00-10-117	359- 14-030	NEW	00-10-028	365-195-910	NEW-P	00-03-066
352- 32-290	AMD	00-13-070	359- 14-050	NEW-P	00-04-054	365-195-910	NEW	00-16-064
352- 32-330	AMD-P	00-10-117	359- 14-050	NEW-C	00-06-049	365-195-915	NEW-P	00-03-066
352- 32-330	AMD	00-13-070	359- 14-050	NEW	00-10-028	365-195-915	NEW	00-16-064
352- 37	PREP	00-16-157	359- 14-070	NEW-P	00-04-054	365-195-920	NEW-P	00-03-066
352- 40	PREP	00-16-157	359- 14-070	NEW-C	00-06-049	365-195-920	NEW	00-16-064
352- 44	PREP	00-16-157	359- 14-070	NEW	00-10-028	365-195-925	NEW-P	00-03-066
352- 48	PREP	00-16-157	359- 14-080	NEW-P	00-04-054	365-195-925	NEW	00-16-064
352- 52	PREP	00-16-157	359- 14-080	NEW-C	00-06-049	365-197-010	NEW-P	00-03-067
						365-197-010	NEW-W	00-16-097

TABLE

Table of WAC Sections Affected

WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
388-02-0435	NEW-P	00-10-034	388-02-0590	NEW-P	00-10-034	388-08-425	REP-P	00-10-094
388-02-0435	NEW	00-18-059	388-02-0590	NEW	00-18-059	388-08-425	REP	00-18-058
388-02-0440	NEW-P	00-10-034	388-02-0595	NEW-P	00-10-034	388-08-428	REP-P	00-10-094
388-02-0440	NEW	00-18-059	388-02-0595	NEW	00-18-059	388-08-428	REP	00-18-058
388-02-0445	NEW-P	00-10-034	388-02-0600	NEW-P	00-10-034	388-08-431	REP-P	00-10-094
388-02-0445	NEW	00-18-059	388-02-0600	NEW	00-18-059	388-08-431	REP	00-18-058
388-02-0450	NEW-P	00-10-034	388-02-0605	NEW-P	00-10-034	388-08-434	REP-P	00-10-094
388-02-0450	NEW	00-18-059	388-02-0605	NEW	00-18-059	388-08-434	REP	00-18-058
388-02-0455	NEW-P	00-10-034	388-02-0610	NEW-P	00-10-034	388-08-437	REP-P	00-10-094
388-02-0455	NEW	00-18-059	388-02-0610	NEW	00-18-059	388-08-437	REP	00-18-058
388-02-0460	NEW-P	00-10-034	388-02-0615	NEW-P	00-10-034	388-08-440	REP-P	00-10-094
388-02-0460	NEW	00-18-059	388-02-0615	NEW	00-18-059	388-08-440	REP	00-18-058
388-02-0465	NEW-P	00-10-034	388-02-0620	NEW-P	00-10-034	388-08-446	REP-P	00-10-094
388-02-0465	NEW	00-18-059	388-02-0620	NEW	00-18-059	388-08-446	REP	00-18-058
388-02-0470	NEW-P	00-10-034	388-02-0625	NEW-P	00-10-034	388-08-449	REP-P	00-10-094
388-02-0470	NEW	00-18-059	388-02-0625	NEW	00-18-059	388-08-449	REP	00-18-058
388-02-0475	NEW-P	00-10-034	388-02-0630	NEW-P	00-10-034	388-08-452	REP-P	00-10-094
388-02-0475	NEW	00-18-059	388-02-0630	NEW	00-18-059	388-08-452	REP	00-18-058
388-02-0480	NEW-P	00-10-034	388-02-0635	NEW-P	00-10-034	388-08-461	REP-P	00-10-094
388-02-0480	NEW	00-18-059	388-02-0635	NEW	00-18-059	388-08-461	REP	00-18-058
388-02-0485	NEW-P	00-10-034	388-02-0640	NEW-P	00-10-034	388-08-462	REP-P	00-10-094
388-02-0485	NEW	00-18-059	388-02-0640	NEW	00-18-059	388-08-462	REP	00-18-058
388-02-0490	NEW-P	00-10-034	388-02-0645	NEW-P	00-10-034	388-08-464	REP-P	00-10-094
388-02-0490	NEW	00-18-059	388-02-0645	NEW	00-18-059	388-08-464	REP	00-18-058
388-02-0495	NEW-P	00-10-034	388-02-0650	NEW-P	00-10-034	388-08-466	REP-P	00-10-094
388-02-0495	NEW	00-18-059	388-02-0650	NEW	00-18-059	388-08-466	REP	00-18-058
388-02-0500	NEW-P	00-10-034	388-03-010	NEW	00-06-014	388-08-470	REP-P	00-10-094
388-02-0500	NEW	00-18-059	388-03-020	NEW	00-06-014	388-08-470	REP	00-18-058
388-02-0505	NEW-P	00-10-034	388-03-030	NEW	00-06-014	388-08-515	REP-P	00-10-094
388-02-0505	NEW	00-18-059	388-03-050	NEW	00-06-014	388-08-515	REP	00-18-058
388-02-0510	NEW-P	00-10-034	388-03-060	NEW	00-06-014	388-08-525	REP-P	00-10-094
388-02-0510	NEW	00-18-059	388-03-110	NEW	00-06-014	388-08-525	REP	00-18-058
388-02-0515	NEW-P	00-10-034	388-03-112	NEW	00-06-014	388-08-535	REP-P	00-10-094
388-02-0515	NEW	00-18-059	388-03-114	NEW	00-06-014	388-08-535	REP	00-18-058
388-02-0520	NEW-P	00-10-034	388-03-115	NEW	00-06-014	388-08-545	REP-P	00-10-094
388-02-0520	NEW	00-18-059	388-03-116	NEW	00-06-014	388-08-545	REP	00-18-058
388-02-0525	NEW-P	00-10-034	388-03-117	NEW	00-06-014	388-08-555	REP-P	00-10-094
388-02-0525	NEW	00-18-059	388-03-118	NEW	00-06-014	388-08-555	REP	00-18-058
388-02-0530	NEW-P	00-10-034	388-03-120	NEW	00-06-014	388-08-565	REP-P	00-10-094
388-02-0530	NEW	00-18-059	388-03-122	NEW	00-06-014	388-08-565	REP	00-18-058
388-02-0535	NEW-P	00-10-034	388-03-123	NEW	00-06-014	388-08-575	REP-P	00-10-094
388-02-0535	NEW	00-18-059	388-03-124	NEW	00-06-014	388-08-575	REP	00-18-058
388-02-0540	NEW-P	00-10-034	388-03-125	NEW	00-06-014	388-08-585	REP-P	00-10-094
388-02-0540	NEW	00-18-059	388-03-126	NEW	00-06-014	388-08-585	REP	00-18-058
388-02-0545	NEW-P	00-10-034	388-03-130	NEW	00-06-014	388-11-011	PREP	00-06-039
388-02-0545	NEW	00-18-059	388-03-132	NEW	00-06-014	388-11-011	AMD-P	00-10-096
388-02-0550	NEW-P	00-10-034	388-03-133	NEW	00-06-014	388-11-011	AMD	00-15-016
388-02-0550	NEW	00-18-059	388-03-135	NEW	00-06-014	388-11-011	REP-P	00-16-114
388-02-0555	NEW-P	00-10-034	388-03-138	NEW	00-06-014	388-11-011	AMD	00-20-022
388-02-0555	NEW	00-18-059	388-03-140	NEW	00-06-014	388-11-015	PREP	00-06-039
388-02-0560	NEW-P	00-10-034	388-03-150	NEW	00-06-014	388-11-015	REP-P	00-16-114
388-02-0560	NEW	00-18-059	388-03-152	NEW	00-06-014	388-11-045	PREP	00-06-039
388-02-0565	NEW-P	00-10-034	388-03-154	NEW	00-06-014	388-11-045	REP-P	00-16-114
388-02-0565	NEW	00-18-059	388-03-156	NEW	00-06-014	388-11-048	PREP	00-06-039
388-02-0570	NEW-P	00-10-034	388-03-170	NEW	00-06-014	388-11-048	REP-P	00-16-114
388-02-0570	NEW	00-18-059	388-03-172	NEW	00-06-014	388-11-065	PREP	00-06-039
388-02-0575	NEW-P	00-10-034	388-03-174	NEW	00-06-014	388-11-065	REP-P	00-16-114
388-02-0575	NEW	00-18-059	388-03-176	NEW	00-06-014	388-11-067	PREP	00-06-039
388-02-0580	NEW-P	00-10-034	388-08-410	REP-P	00-10-094	388-11-067	REP-P	00-16-114
388-02-0580	NEW	00-18-059	388-08-410	REP	00-18-058	388-11-100	PREP	00-06-039
388-02-0585	NEW-P	00-10-034	388-08-413	REP-P	00-10-094	388-11-100	AMD-P	00-10-096
388-02-0585	NEW	00-18-059	388-08-413	REP	00-18-058	388-11-100	AMD	00-15-016

TABLE

Table of WAC Sections Affected

WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
388-11-100	REP-P	00-16-114	388-11-320	PREP	00-06-039	388-14-100	REP-P	00-16-114
388-11-100	AMD	00-20-022	388-11-320	REP-P	00-16-114	388-14-200	PREP	00-06-039
388-11-120	PREP	00-06-039	388-11-325	PREP	00-06-039	388-14-200	REP-P	00-16-114
388-11-120	AMD-P	00-10-096	388-11-325	REP-P	00-16-114	388-14-201	PREP	00-06-039
388-11-120	AMD	00-15-016	388-11-330	PREP	00-06-039	388-14-201	REP-P	00-16-114
388-11-120	REP-P	00-16-114	388-11-330	REP-P	00-16-114	388-14-202	PREP	00-06-039
388-11-120	AMD	00-20-022	388-11-335	PREP	00-06-039	388-14-202	REP-P	00-16-114
388-11-135	PREP	00-06-039	388-11-335	REP-P	00-16-114	388-14-203	PREP	00-06-039
388-11-135	REP-P	00-16-114	388-11-340	PREP	00-06-039	388-14-203	REP-P	00-16-114
388-11-140	PREP	00-06-039	388-11-340	REP-P	00-16-114	388-14-205	PREP	00-06-039
388-11-140	REP-P	00-16-114	388-11-400	PREP	00-06-039	388-14-205	REP-P	00-16-114
388-11-143	REP-P	00-16-114	388-11-400	REP-P	00-10-096	388-14-210	PREP	00-06-039
388-11-145	PREP	00-06-039	388-11-400	REP	00-15-016	388-14-210	REP-P	00-16-114
388-11-145	REP-P	00-16-114	388-11-400	REP	00-20-022	388-14-220	PREP	00-06-039
388-11-150	PREP	00-06-039	388-11-410	PREP	00-06-039	388-14-220	REP-P	00-16-114
388-11-150	AMD-P	00-10-096	388-11-410	REP-P	00-10-096	388-14-250	PREP	00-06-039
388-11-150	AMD	00-15-016	388-11-410	REP	00-15-016	388-14-250	REP-P	00-16-114
388-11-150	REP-P	00-16-114	388-11-410	REP	00-20-022	388-14-260	PREP	00-06-039
388-11-150	AMD	00-20-022	388-11-415	PREP	00-06-039	388-14-260	REP-P	00-16-114
388-11-155	PREP	00-06-039	388-11-415	REP-P	00-10-096	388-14-270	PREP	00-06-039
388-11-155	REP-P	00-16-114	388-11-415	REP	00-15-016	388-14-270	REP-P	00-16-114
388-11-170	PREP	00-06-039	388-11-415	REP	00-20-022	388-14-271	PREP	00-06-039
388-11-170	REP-P	00-16-114	388-11-420	PREP	00-06-039	388-14-271	REP-P	00-16-114
388-11-180	PREP	00-06-039	388-11-420	REP-P	00-10-096	388-14-272	PREP	00-06-039
388-11-180	REP-P	00-16-114	388-11-420	REP	00-15-016	388-14-272	REP-P	00-16-114
388-11-205	PREP	00-06-039	388-11-420	REP	00-20-022	388-14-273	PREP	00-06-039
388-11-205	REP-P	00-16-114	388-11-425	PREP	00-06-039	388-14-273	REP-P	00-16-114
388-11-210	PREP	00-06-039	388-11-425	REP-P	00-10-096	388-14-274	PREP	00-06-039
388-11-210	REP-P	00-16-114	388-11-425	REP	00-15-016	388-14-274	REP-P	00-16-114
388-11-215	PREP	00-06-039	388-11-425	REP	00-20-022	388-14-276	PREP	00-06-039
388-11-215	REP-P	00-16-114	388-11-430	PREP	00-06-039	388-14-276	REP-P	00-16-114
388-11-220	PREP	00-06-039	388-11-430	REP-P	00-10-096	388-14-300	PREP	00-06-039
388-11-220	REP-P	00-16-114	388-11-430	REP	00-15-016	388-14-300	REP-P	00-16-114
388-11-280	PREP	00-06-039	388-11-430	REP	00-20-022	388-14-310	PREP	00-06-039
388-11-280	REP-P	00-16-114	388-13	PREP	00-06-039	388-14-310	REP-P	00-16-114
388-11-285	PREP	00-06-039	388-13-010	REP-P	00-16-114	388-14-350	PREP	00-06-039
388-11-285	REP-P	00-10-096	388-13-020	REP-P	00-16-114	388-14-350	REP-P	00-16-114
388-11-285	REP	00-15-016	388-13-030	REP-P	00-16-114	388-14-360	PREP	00-06-039
388-11-285	REP	00-20-022	388-13-040	REP-P	00-16-114	388-14-360	REP-P	00-16-114
388-11-290	PREP	00-06-039	388-13-050	REP-P	00-16-114	388-14-365	PREP	00-06-039
388-11-290	REP-P	00-10-096	388-13-060	REP-P	00-16-114	388-14-365	REP-P	00-16-114
388-11-290	REP	00-15-016	388-13-070	REP-P	00-16-114	388-14-370	PREP	00-06-039
388-11-290	REP	00-20-022	388-13-085	REP-P	00-16-114	388-14-370	REP-P	00-16-114
388-11-295	PREP	00-06-039	388-13-090	REP-P	00-16-114	388-14-376	PREP	00-06-039
388-11-295	REP-P	00-10-096	388-13-100	REP-P	00-16-114	388-14-376	REP-P	00-16-114
388-11-295	REP	00-15-016	388-13-110	REP-P	00-16-114	388-14-385	PREP	00-06-039
388-11-295	REP	00-20-022	388-13-120	REP-P	00-16-114	388-14-385	REP-P	00-16-114
388-11-300	PREP	00-06-039	388-14-010	PREP	00-06-039	388-14-386	PREP	00-06-039
388-11-300	REP-P	00-16-114	388-14-010	REP-P	00-16-114	388-14-386	REP-P	00-16-114
388-11-305	PREP	00-06-039	388-14-020	PREP	00-06-039	388-14-387	PREP	00-06-039
388-11-305	AMD-P	00-10-096	388-14-020	REP-P	00-16-114	388-14-387	REP-P	00-16-114
388-11-305	AMD	00-15-016	388-14-030	PREP	00-06-039	388-14-388	PREP	00-06-039
388-11-305	REP-P	00-16-114	388-14-030	REP-P	00-16-114	388-14-388	REP-P	00-16-114
388-11-305	AMD	00-20-022	388-14-035	PREP	00-06-039	388-14-390	PREP	00-06-039
388-11-310	PREP	00-06-039	388-14-035	REP-P	00-16-114	388-14-390	REP-P	00-16-114
388-11-310	AMD-P	00-10-096	388-14-040	PREP	00-06-039	388-14-395	PREP	00-06-039
388-11-310	AMD	00-15-016	388-14-040	REP-P	00-16-114	388-14-395	REP-P	00-16-114
388-11-310	REP-P	00-16-114	388-14-045	PREP	00-06-039	388-14-410	PREP	00-06-039
388-11-310	AMD	00-20-022	388-14-045	REP-P	00-16-114	388-14-410	REP-P	00-16-114
388-11-315	PREP	00-06-039	388-14-050	PREP	00-06-039	388-14-415	PREP	00-06-039
388-11-315	REP-P	00-06-068	388-14-050	REP-P	00-16-114	388-14-415	REP-P	00-16-114
388-11-315	REP	00-09-076	388-14-100	PREP	00-06-039	388-14-420	PREP	00-06-039

Table of WAC Sections Affected

WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
388- 14-420	REP-P	00-16-114	388- 14A-2015	NEW-P	00-16-114	388- 14A-3133	NEW	00-20-022
388- 14-421	PREP	00-06-039	388- 14A-2020	NEW-P	00-16-114	388- 14A-3135	NEW-P	00-10-096
388- 14-421	REP-P	00-16-114	388- 14A-2025	NEW-P	00-16-114	388- 14A-3135	NEW	00-15-016
388- 14-422	PREP	00-06-039	388- 14A-2030	NEW-P	00-16-114	388- 14A-3135	NEW	00-20-022
388- 14-422	REP-P	00-16-114	388- 14A-2035	NEW-P	00-16-114	388- 14A-3140	NEW-P	00-10-096
388- 14-423	PREP	00-06-039	388- 14A-2036	NEW-P	00-16-114	388- 14A-3140	NEW	00-15-016
388- 14-423	REP-P	00-16-114	388- 14A-2037	NEW-P	00-16-114	388- 14A-3140	NEW	00-20-022
388- 14-424	PREP	00-06-039	388- 14A-2038	NEW-P	00-16-114	388- 14A-3200	NEW-P	00-10-096
388- 14-424	REP-P	00-16-114	388- 14A-2040	NEW-P	00-16-114	388- 14A-3200	NEW	00-15-016
388- 14-427	PREP	00-06-039	388- 14A-2041	NEW-P	00-16-114	388- 14A-3200	NEW	00-20-022
388- 14-427	REP-P	00-16-114	388- 14A-2045	NEW-P	00-16-114	388- 14A-3205	NEW-P	00-10-096
388- 14-435	PREP	00-06-039	388- 14A-2050	NEW-P	00-16-114	388- 14A-3205	NEW	00-15-016
388- 14-435	REP-P	00-16-114	388- 14A-2060	NEW-P	00-16-114	388- 14A-3205	NEW	00-20-022
388- 14-440	PREP	00-06-039	388- 14A-2065	NEW-P	00-16-114	388- 14A-3275	NEW-P	00-16-114
388- 14-440	REP-P	00-16-114	388- 14A-2070	NEW-P	00-16-114	388- 14A-3300	NEW-P	00-16-114
388- 14-445	PREP	00-06-039	388- 14A-2075	NEW-P	00-16-114	388- 14A-3304	NEW-P	00-16-114
388- 14-445	REP-P	00-10-096	388- 14A-2080	NEW-P	00-16-114	388- 14A-3310	NEW-P	00-16-114
388- 14-445	REP	00-15-016	388- 14A-2085	NEW-P	00-16-114	388- 14A-3315	NEW-P	00-16-114
388- 14-450	PREP	00-06-039	388- 14A-2090	NEW-P	00-16-114	388- 14A-3320	NEW-P	00-16-114
388- 14-450	REP-P	00-16-114	388- 14A-2095	NEW-P	00-16-114	388- 14A-3350	NEW-P	00-16-114
388- 14-460	PREP	00-06-039	388- 14A-2097	NEW-P	00-16-114	388- 14A-3370	NEW-P	00-16-114
388- 14-460	REP-P	00-16-114	388- 14A-2099	NEW-P	00-16-114	388- 14A-3375	NEW-P	00-16-114
388- 14-480	PREP	00-06-039	388- 14A-2105	NEW-P	00-16-114	388- 14A-3400	NEW-P	00-16-114
388- 14-480	REP-P	00-16-114	388- 14A-2110	NEW-P	00-16-114	388- 14A-3500	NEW-P	00-16-114
388- 14-490	PREP	00-06-039	388- 14A-2115	NEW-P	00-16-114	388- 14A-3600	NEW-P	00-16-114
388- 14-490	REP-P	00-16-114	388- 14A-2120	NEW-P	00-16-114	388- 14A-3700	NEW-P	00-16-114
388- 14-495	PREP	00-06-039	388- 14A-2125	NEW-P	00-16-114	388- 14A-3800	NEW-P	00-16-114
388- 14-495	REP-P	00-16-114	388- 14A-2150	NEW-P	00-16-114	388- 14A-3810	NEW-P	00-16-114
388- 14-496	REP-P	00-16-114	388- 14A-2155	NEW-P	00-16-114	388- 14A-3850	NEW-P	00-06-068
388- 14-500	PREP	00-06-039	388- 14A-2160	NEW-P	00-16-114	388- 14A-3850	NEW	00-09-076
388- 14-500	REP-P	00-16-114	388- 14A-3100	NEW-P	00-10-096	388- 14A-3855	NEW-P	00-06-068
388- 14-510	PREP	00-06-039	388- 14A-3100	NEW	00-15-016	388- 14A-3855	NEW	00-09-076
388- 14-510	REP-P	00-16-114	388- 14A-3100	NEW	00-20-022	388- 14A-3860	NEW-P	00-06-068
388- 14-520	PREP	00-06-039	388- 14A-3102	NEW-P	00-10-096	388- 14A-3860	NEW	00-09-076
388- 14-520	REP-P	00-16-114	388- 14A-3102	NEW	00-15-016	388- 14A-3865	NEW-P	00-06-068
388- 14-530	PREP	00-06-039	388- 14A-3102	NEW	00-20-022	388- 14A-3865	NEW	00-09-076
388- 14-530	REP-P	00-16-114	388- 14A-3105	NEW-P	00-10-096	388- 14A-3870	NEW-P	00-06-068
388- 14-540	PREP	00-06-039	388- 14A-3105	NEW	00-15-016	388- 14A-3870	NEW	00-09-076
388- 14-540	REP-P	00-16-114	388- 14A-3105	NEW	00-20-022	388- 14A-3870	NEW	00-09-076
388- 14-550	PREP	00-06-039	388- 14A-3105	NEW	00-20-022	388- 14A-3875	NEW-P	00-06-068
388- 14-550	REP-P	00-16-114	388- 14A-3110	NEW-P	00-10-096	388- 14A-3875	NEW	00-09-076
388- 14-560	PREP	00-06-039	388- 14A-3110	NEW	00-15-016	388- 14A-3900	NEW-P	00-16-114
388- 14-560	REP-P	00-16-114	388- 14A-3110	NEW	00-20-022	388- 14A-3925	NEW-P	00-16-114
388- 14-570	PREP	00-06-039	388- 14A-3115	NEW-P	00-10-096	388- 14A-4000	NEW-P	00-16-114
388- 14-570	REP-P	00-16-114	388- 14A-3115	NEW	00-15-016	388- 14A-4010	NEW-P	00-16-114
388- 14A-1000	NEW-P	00-16-114	388- 14A-3115	NEW	00-20-022	388- 14A-4020	NEW-P	00-16-114
388- 14A-1005	NEW-P	00-16-114	388- 14A-3120	NEW-P	00-10-096	388- 14A-4030	NEW-P	00-16-114
388- 14A-1010	NEW-P	00-16-114	388- 14A-3120	NEW	00-15-016	388- 14A-4040	NEW-P	00-16-114
388- 14A-1015	NEW-P	00-16-114	388- 14A-3120	NEW	00-20-022	388- 14A-4100	NEW-P	00-16-114
388- 14A-1020	NEW-P	00-16-114	388- 14A-3125	NEW-P	00-10-096	388- 14A-4110	NEW-P	00-16-114
388- 14A-1025	NEW-P	00-16-114	388- 14A-3125	NEW	00-15-016	388- 14A-4115	NEW-P	00-16-114
388- 14A-1030	NEW-P	00-16-114	388- 14A-3125	NEW	00-20-022	388- 14A-4120	NEW-P	00-16-114
388- 14A-1035	NEW-P	00-16-114	388- 14A-3130	NEW-P	00-10-096	388- 14A-4130	NEW-P	00-16-114
388- 14A-1040	NEW-P	00-16-114	388- 14A-3130	NEW	00-15-016	388- 14A-4130	NEW-P	00-16-114
388- 14A-1045	NEW-P	00-16-114	388- 14A-3130	NEW	00-20-022	388- 14A-4200	NEW-P	00-16-114
388- 14A-1050	NEW-P	00-16-114	388- 14A-3131	NEW-P	00-10-096	388- 14A-4300	NEW-P	00-16-114
388- 14A-1055	NEW-P	00-16-114	388- 14A-3131	NEW	00-15-016	388- 14A-4500	NEW-P	00-16-114
388- 14A-1060	NEW-P	00-16-114	388- 14A-3131	NEW	00-20-022	388- 14A-4505	NEW-P	00-16-114
388- 14A-2000	NEW-P	00-16-114	388- 14A-3132	NEW-P	00-10-096	388- 14A-4510	NEW-P	00-16-114
388- 14A-2005	NEW-P	00-16-114	388- 14A-3132	NEW	00-15-016	388- 14A-4515	NEW-P	00-16-114
388- 14A-2010	NEW-P	00-16-114	388- 14A-3132	NEW	00-20-022	388- 14A-4520	NEW-P	00-16-114
			388- 14A-3132	NEW	00-20-022	388- 14A-4525	NEW-P	00-16-114
			388- 14A-3133	NEW-P	00-10-096	388- 14A-4530	NEW-P	00-16-114
			388- 14A-3133	NEW	00-15-016	388- 14A-4600	NEW-P	00-16-114

Table of WAC Sections Affected

WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
388- 14A-4605	NEW-P	00-16-114	388- 15-093	NEW-P	00-17-188	388- 15-600	REP	00-04-056
388- 14A-4610	NEW-P	00-16-114	388- 15-097	NEW-P	00-17-188	388- 15-610	REP-P	00-10-033
388- 14A-4615	NEW-P	00-16-114	388- 15-101	NEW-P	00-17-188	388- 15-610	REP	00-13-077
388- 14A-4620	NEW-P	00-16-114	388- 15-105	NEW-P	00-17-188	388- 15-620	REP	00-04-056
388- 14A-5000	NEW-P	00-16-114	388- 15-109	NEW-P	00-17-188	388- 15-630	REP	00-04-056
388- 14A-5050	NEW-P	00-16-114	388- 15-113	NEW-P	00-17-188	388- 15-650	PREP	00-08-049
388- 14A-5100	NEW-P	00-16-114	388- 15-117	NEW-P	00-17-188	388- 15-651	PREP	00-08-049
388- 14A-5200	NEW-P	00-16-114	388- 15-120	REP	00-03-029	388- 15-652	PREP	00-08-049
388- 14A-5300	NEW-P	00-16-114	388- 15-121	NEW-P	00-17-188	388- 15-653	PREP	00-08-049
388- 14A-5400	NEW-P	00-16-114	388- 15-125	NEW-P	00-17-188	388- 15-654	PREP	00-08-049
388- 14A-5500	NEW-P	00-16-114	388- 15-129	NEW-P	00-17-188	388- 15-655	PREP	00-08-049
388- 14A-5505	NEW-P	00-16-114	388- 15-130	REP-P	00-17-188	388- 15-656	PREP	00-08-049
388- 14A-5510	NEW-P	00-16-114	388- 15-131	REP-P	00-17-188	388- 15-657	PREP	00-08-049
388- 14A-5515	NEW-P	00-16-114	388- 15-132	REP-P	00-17-188	388- 15-658	PREP	00-08-049
388- 14A-5520	NEW-P	00-16-114	388- 15-133	NEW-P	00-17-188	388- 15-659	PREP	00-08-049
388- 14A-5525	NEW-P	00-16-114	388- 15-134	REP-P	00-17-188	388- 15-660	PREP	00-08-049
388- 14A-5530	NEW-P	00-16-114	388- 15-135	NEW-P	00-17-188	388- 15-661	PREP	00-08-049
388- 14A-5535	NEW-P	00-16-114	388- 15-141	NEW-P	00-17-188	388- 15-662	PREP	00-08-049
388- 14A-5540	NEW-P	00-16-114	388- 15-145	REP	00-04-056	388- 15-690	REP	00-04-056
388- 14A-6000	NEW-P	00-16-114	388- 15-150	REP-P	00-17-189	388- 15-695	REP	00-04-056
388- 14A-6100	NEW-P	00-16-114	388- 15-160	REP-P	00-17-189	388- 15-700	REP	00-04-056
388- 14A-6200	NEW-P	00-16-114	388- 15-194	PREP	00-11-092	388- 15-705	REP	00-04-056
388- 14A-6300	NEW-P	00-16-114	388- 15-196	REP	00-03-043	388- 15-710	REP	00-04-056
388- 14A-6400	NEW-P	00-16-114	388- 15-19600	REP	00-03-043	388- 15-715	REP	00-04-056
388- 14A-6405	NEW-P	00-16-114	388- 15-19610	REP	00-03-043	388- 15-810	REP	00-04-056
388- 14A-6410	NEW-P	00-16-114	388- 15-19620	REP	00-03-043	388- 15-830	REP	00-04-056
388- 14A-6415	NEW-P	00-16-114	388- 15-19630	REP	00-03-043	388- 15-880	REP	00-04-056
388- 14A-6500	NEW-P	00-16-114	388- 15-19640	REP	00-03-043	388- 15-890	REP	00-04-056
388- 14A-7100	NEW-P	00-16-114	388- 15-19650	REP	00-03-043	388- 15-895	REP	00-04-056
388- 14A-7200	NEW-P	00-16-114	388- 15-19660	REP	00-03-043	388- 17-010	REP	00-04-056
388- 14A-8100	NEW-P	00-16-114	388- 15-19670	REP	00-03-043	388- 17-020	REP	00-04-056
388- 14A-8105	NEW-P	00-16-114	388- 15-19680	REP	00-03-043	388- 17-100	REP	00-04-056
388- 14A-8110	NEW-P	00-16-114	388- 15-198	REP	00-03-043	388- 17-120	REP	00-04-056
388- 14A-8120	NEW-P	00-16-114	388- 15-200	REP	00-04-056	388- 17-160	REP	00-04-056
388- 14A-8200	NEW-P	00-16-114	388- 15-201	REP	00-04-056	388- 17-180	REP	00-04-056
388- 14A-8300	NEW-P	00-16-114	388- 15-202	PREP	00-11-092	388- 17-500	REP	00-04-056
388- 14A-8400	NEW-P	00-16-114	388- 15-203	PREP	00-11-092	388- 17-510	REP	00-04-056
388- 14A-8500	NEW-P	00-16-114	388- 15-204	PREP	00-11-092	388- 18-010	REP-XR	00-11-061
388- 15	AMD-P	00-17-188	388- 15-205	PREP	00-11-092	388- 18-010	REP	00-17-098
388- 15-001	NEW-P	00-17-188	388- 15-206	REP	00-04-056	388- 18-020	REP-XR	00-11-061
388- 15-005	NEW-P	00-17-188	388- 15-207	REP	00-04-056	388- 18-020	REP	00-17-098
388- 15-009	NEW-P	00-17-188	388- 15-209	REP	00-04-056	388- 18-030	REP-XR	00-11-061
388- 15-013	NEW-P	00-17-188	388- 15-214	REP	00-04-056	388- 18-030	REP	00-17-098
388- 15-017	NEW-P	00-17-188	388- 15-215	REP	00-04-056	388- 18-040	REP-XR	00-11-061
388- 15-021	NEW-P	00-17-188	388- 15-219	REP	00-04-056	388- 18-040	REP	00-17-098
388- 15-025	NEW-P	00-17-188	388- 15-220	REP-P	00-17-189	388- 18-050	REP-XR	00-11-061
388- 15-029	NEW-P	00-17-188	388- 15-222	REP	00-04-056	388- 18-050	REP	00-17-098
388- 15-033	NEW-P	00-17-188	388- 15-360	REP-P	00-16-087	388- 18-060	REP-XR	00-11-061
388- 15-037	NEW-P	00-17-188	388- 15-360	REP-S	00-19-073	388- 18-060	REP	00-17-098
388- 15-041	NEW-P	00-17-188	388- 15-548	REP	00-04-056	388- 18-070	REP-XR	00-11-061
388- 15-045	NEW-P	00-17-188	388- 15-551	REP	00-04-056	388- 18-070	REP	00-17-098
388- 15-049	NEW-P	00-17-188	388- 15-552	REP	00-04-056	388- 18-080	REP-XR	00-11-061
388- 15-053	NEW-P	00-17-188	388- 15-553	REP	00-04-056	388- 18-080	REP	00-17-098
388- 15-057	NEW-P	00-17-188	388- 15-554	REP	00-04-056	388- 18-090	REP-XR	00-11-061
388- 15-061	NEW-P	00-17-188	388- 15-555	REP	00-04-056	388- 18-090	REP	00-17-098
388- 15-065	NEW-P	00-17-188	388- 15-560	REP	00-04-056	388- 18-100	REP-XR	00-11-061
388- 15-069	NEW-P	00-17-188	388- 15-562	REP	00-04-056	388- 18-100	REP	00-17-098
388- 15-073	NEW-P	00-17-188	388- 15-563	REP	00-04-056	388- 18-110	REP-XR	00-11-061
388- 15-077	NEW-P	00-17-188	388- 15-564	REP	00-04-056	388- 18-110	REP	00-17-098
388- 15-081	NEW-P	00-17-188	388- 15-566	REP	00-04-056	388- 18-120	REP-XR	00-11-061
388- 15-085	NEW-P	00-17-188	388- 15-568	REP	00-04-056	388- 18-120	REP	00-17-098
388- 15-089	NEW-P	00-17-188	388- 15-570	REP-P	00-17-189	388- 18-130	REP-XR	00-11-061

Table of WAC Sections Affected

WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
388-32-0020	NEW-P	00-17-189	388-60-0325	NEW-P	00-18-018	388-61A-0020	NEW-P	00-17-160
388-32-0025	NEW-P	00-17-189	388-60-0335	NEW-P	00-18-018	388-61A-0025	NEW-P	00-17-160
388-32-0030	NEW-P	00-17-189	388-60-0345	NEW-P	00-18-018	388-61A-0030	NEW-P	00-17-160
388-39A-010	NEW-P	00-17-186	388-60-0355	NEW-P	00-18-018	388-61A-0035	NEW-P	00-17-160
388-39A-030	NEW-P	00-17-186	388-60-0365	NEW-P	00-18-018	388-61A-0040	NEW-P	00-17-160
388-39A-035	NEW-P	00-17-186	388-60-0375	NEW-P	00-18-018	388-61A-0045	NEW-P	00-17-160
388-39A-040	NEW-P	00-17-186	388-60-0385	NEW-P	00-18-018	388-61A-0050	NEW-P	00-17-160
388-39A-045	NEW-P	00-17-186	388-60-0395	NEW-P	00-18-018	388-61A-0055	NEW-P	00-17-160
388-39A-050	NEW-P	00-17-186	388-60-0405	NEW-P	00-18-018	388-61A-0060	NEW-P	00-17-160
388-39A-055	NEW-P	00-17-186	388-60-0415	NEW-P	00-18-018	388-61A-0065	NEW-P	00-17-160
388-39A-060	NEW-P	00-17-186	388-60-0425	NEW-P	00-18-018	388-61A-0070	NEW-P	00-17-160
388-41-001	REP-S	00-18-031	388-60-0435	NEW-P	00-18-018	388-61A-0075	NEW-P	00-17-160
388-41-003	REP-S	00-18-031	388-60-0445	NEW-P	00-18-018	388-61A-0080	NEW-P	00-17-160
388-41-010	REP-S	00-18-031	388-60-0455	NEW-P	00-18-018	388-61A-0085	NEW-P	00-17-160
388-41-020	REP-P	00-17-161	388-60-0465	NEW-P	00-18-018	388-61A-0090	NEW-P	00-17-160
388-45-010	REP-P	00-17-003	388-60-0475	NEW-P	00-18-018	388-61A-0095	NEW-P	00-17-160
388-46-010	PREP	00-13-061	388-60-0485	NEW-P	00-18-018	388-61A-0100	NEW-P	00-17-160
388-46-010	REP-P	00-17-045	388-60-0495	NEW-P	00-18-018	388-61A-0105	NEW-P	00-17-160
388-46-100	PREP	00-13-061	388-60-0505	NEW-P	00-18-018	388-61A-0110	NEW-P	00-17-160
388-46-100	REP-P	00-17-045	388-60-0515	NEW-P	00-18-018	388-61A-0115	NEW-P	00-17-160
388-46-110	PREP	00-13-061	388-60-0525	NEW-P	00-18-018	388-61A-0120	NEW-P	00-17-160
388-46-110	REP-P	00-17-045	388-60-0535	NEW-P	00-18-018	388-61A-0125	NEW-P	00-17-160
388-46-120	PREP	00-13-061	388-60-0545	NEW-P	00-18-018	388-61A-0130	NEW-P	00-17-160
388-46-120	REP-P	00-17-045	388-60-0555	NEW-P	00-18-018	388-61A-0135	NEW-P	00-17-160
388-55-024	REP-P	00-16-087	388-60-0565	NEW-P	00-18-018	388-61A-0140	NEW-P	00-17-160
388-55-024	REP-S	00-19-073	388-60-0575	NEW-P	00-18-018	388-61A-0145	NEW-P	00-17-160
388-55-027	REP-P	00-16-087	388-60-0585	NEW-P	00-18-018	388-61A-0150	NEW-P	00-17-160
388-55-027	REP-S	00-19-073	388-60-0595	NEW-P	00-18-018	388-61A-0155	NEW-P	00-17-160
388-55-050	REP-P	00-16-087	388-60-0605	NEW-P	00-18-018	388-61A-0160	NEW-P	00-17-160
388-55-050	REP-S	00-19-073	388-60-0615	NEW-P	00-18-018	388-61A-0165	NEW-P	00-17-160
388-60-0015	NEW-P	00-18-018	388-60-0625	NEW-P	00-18-018	388-61A-0170	NEW-P	00-17-160
388-60-0025	NEW-P	00-18-018	388-60-0635	NEW-P	00-18-018	388-61A-0175	NEW-P	00-17-160
388-60-0035	NEW-P	00-18-018	388-60-0645	NEW-P	00-18-018	388-61A-0180	NEW-P	00-17-160
388-60-0045	NEW-P	00-18-018	388-60-0655	NEW-P	00-18-018	388-61A-0185	NEW-P	00-17-160
388-60-005	REP-P	00-18-018	388-60-0665	NEW-P	00-18-018	388-61A-0190	NEW-P	00-17-160
388-60-0055	NEW-P	00-18-018	388-60-0675	NEW-P	00-18-018	388-61A-0195	NEW-P	00-17-160
388-60-0065	NEW-P	00-18-018	388-60-0685	NEW-P	00-18-018	388-70-010	REP-P	00-17-189
388-60-0075	NEW-P	00-18-018	388-60-0695	NEW-P	00-18-018	388-70-012	REP-P	00-17-189
388-60-0085	NEW-P	00-18-018	388-60-0705	NEW-P	00-18-018	388-70-013	REP-P	00-17-189
388-60-0095	NEW-P	00-18-018	388-60-0715	NEW-P	00-18-018	388-70-022	REP-P	00-17-189
388-60-0105	NEW-P	00-18-018	388-60-0725	NEW-P	00-18-018	388-70-024	REP-P	00-17-189
388-60-0115	NEW-P	00-18-018	388-60-0735	NEW-P	00-18-018	388-70-031	REP-P	00-17-189
388-60-0125	NEW-P	00-18-018	388-60-0745	NEW-P	00-18-018	388-70-032	REP-P	00-17-189
388-60-0135	NEW-P	00-18-018	388-60-0755	NEW-P	00-18-018	388-70-033	REP-P	00-17-189
388-60-0145	NEW-P	00-18-018	388-60-120	REP-P	00-18-018	388-70-034	REP-P	00-17-189
388-60-0155	NEW-P	00-18-018	388-60-130	REP-P	00-18-018	388-70-035	REP-P	00-17-189
388-60-0165	NEW-P	00-18-018	388-60-140	REP-P	00-18-018	388-70-036	REP-P	00-17-189
388-60-0175	NEW-P	00-18-018	388-60-150	REP-P	00-18-018	388-70-037	REP-P	00-17-189
388-60-0185	NEW-P	00-18-018	388-60-160	REP-P	00-18-018	388-70-041	REP-P	00-17-189
388-60-0195	NEW-P	00-18-018	388-60-170	REP-P	00-18-018	388-70-042	REP-P	00-17-189
388-60-0205	NEW-P	00-18-018	388-60-180	REP-P	00-18-018	388-70-044	REP-P	00-17-189
388-60-0215	NEW-P	00-18-018	388-60-190	REP-P	00-18-018	388-70-048	REP-P	00-17-189
388-60-0225	NEW-P	00-18-018	388-60-200	REP-P	00-18-018	388-70-051	REP-P	00-17-189
388-60-0235	NEW-P	00-18-018	388-60-210	REP-P	00-18-018	388-70-054	REP-P	00-17-189
388-60-0245	NEW-P	00-18-018	388-60-220	REP-P	00-18-018	388-70-058	REP-P	00-17-189
388-60-0255	NEW-P	00-18-018	388-60-230	REP-P	00-18-018	388-70-062	REP-P	00-17-189
388-60-0265	NEW-P	00-18-018	388-60-240	REP-P	00-18-018	388-70-066	REP-P	00-17-189
388-60-0275	NEW-P	00-18-018	388-60-250	REP-P	00-18-018	388-70-068	REP-P	00-17-189
388-60-0285	NEW-P	00-18-018	388-60-260	REP-P	00-18-018	388-70-069	REP-P	00-17-189
388-60-0295	NEW-P	00-18-018	388-61A-0005	NEW-P	00-17-160	388-70-075	REP-P	00-17-189
388-60-0305	NEW-P	00-18-018	388-61A-0010	NEW-P	00-17-160	388-70-078	REP-P	00-17-189
388-60-0315	NEW-P	00-18-018	388-61A-0015	NEW-P	00-17-160	388-70-080	REP-P	00-17-189

TABLE

Table of WAC Sections Affected

WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
388-70-082	REP-P	00-17-189	388-71-0460	PREP	00-17-153	388-71-1070	NEW	00-04-056
388-70-084	REP-P	00-17-189	388-71-0465	NEW	00-04-056	388-71-1075	NEW	00-04-056
388-70-170	REP-P	00-17-189	388-71-0465	PREP	00-17-153	388-71-1080	NEW	00-04-056
388-70-410	REP-P	00-17-189	388-71-0470	NEW	00-04-056	388-71-1085	NEW	00-04-056
388-70-420	REP-P	00-17-189	388-71-0470	PREP	00-07-100	388-71-1090	NEW	00-04-056
388-70-430	REP-P	00-17-189	388-71-0470	AMD-P	00-12-035	388-71-1095	NEW	00-04-056
388-70-440	REP-P	00-17-189	388-71-0470	PREP	00-17-153	388-71-1100	NEW	00-04-056
388-70-460	REP-P	00-17-189	388-71-0470	AMD	00-18-099	388-71-1105	NEW	00-04-056
388-70-470	REP-P	00-17-189	388-71-0475	NEW	00-04-056	388-71-1110	NEW	00-04-056
388-70-480	REP-P	00-17-189	388-71-0475	PREP	00-17-153	388-73-010	REP-P	00-17-133
388-70-510	REP-P	00-17-189	388-71-0480	NEW	00-04-056	388-73-012	REP-P	00-17-133
388-70-520	REP-P	00-17-189	388-71-0480	PREP	00-07-100	388-73-014	REP-P	00-17-133
388-70-530	REP-P	00-17-189	388-71-0480	AMD-P	00-12-035	388-73-016	REP-P	00-17-133
388-70-540	REP-P	00-17-189	388-71-0480	PREP	00-17-153	388-73-018	REP-P	00-17-133
388-70-550	REP-P	00-17-189	388-71-0480	AMD	00-18-099	388-73-019	REP-P	00-17-133
388-70-560	REP-P	00-17-189	388-71-0500	NEW	00-03-043	388-73-01950	REP-P	00-17-133
388-70-570	REP-P	00-17-189	388-71-0500	PREP	00-17-154	388-73-020	REP-P	00-17-133
388-70-580	REP-P	00-17-189	388-71-0505	NEW	00-03-043	388-73-022	REP-P	00-17-133
388-70-590	REP-P	00-17-189	388-71-0505	PREP	00-17-154	388-73-024	REP-P	00-17-133
388-70-595	REP-P	00-17-189	388-71-0510	NEW	00-03-043	388-73-026	REP-P	00-17-133
388-70-700	REP-P	00-17-189	388-71-0510	PREP	00-17-154	388-73-028	REP-P	00-17-133
388-71-0100	NEW	00-03-029	388-71-0515	NEW	00-03-043	388-73-030	REP-P	00-17-133
388-71-0105	NEW	00-03-029	388-71-0515	PREP	00-17-154	388-73-032	REP-P	00-17-133
388-71-0110	NEW	00-03-029	388-71-0520	NEW	00-03-043	388-73-034	REP-P	00-17-133
388-71-0115	NEW	00-03-029	388-71-0520	PREP	00-17-154	388-73-036	REP-P	00-17-133
388-71-0120	NEW	00-03-029	388-71-0525	NEW	00-03-043	388-73-038	REP-P	00-17-133
388-71-0150	NEW	00-03-029	388-71-0525	PREP	00-17-154	388-73-040	REP-P	00-17-133
388-71-0155	NEW	00-03-029	388-71-0530	NEW	00-03-043	388-73-042	REP-P	00-17-133
388-71-0400	NEW	00-04-056	388-71-0530	PREP	00-17-154	388-73-044	REP-P	00-17-133
388-71-0400	PREP	00-17-153	388-71-0535	NEW	00-03-043	388-73-046	REP-P	00-17-133
388-71-0405	NEW	00-04-056	388-71-0535	PREP	00-17-154	388-73-048	REP-P	00-17-133
388-71-0405	PREP	00-17-153	388-71-0540	NEW	00-03-043	388-73-050	REP-P	00-17-133
388-71-0410	NEW	00-04-056	388-71-0540	PREP	00-17-154	388-73-052	REP-P	00-17-133
388-71-0410	PREP	00-11-092	388-71-0545	NEW	00-03-043	388-73-054	REP-P	00-17-133
388-71-0410	PREP	00-17-153	388-71-0545	PREP	00-17-154	388-73-056	REP-P	00-17-133
388-71-0415	NEW	00-04-056	388-71-0550	NEW	00-03-043	388-73-057	REP-P	00-17-133
388-71-0415	PREP	00-17-153	388-71-0550	PREP	00-17-154	388-73-058	REP-P	00-17-133
388-71-0420	NEW	00-04-056	388-71-0555	NEW	00-03-043	388-73-060	REP-P	00-17-133
388-71-0420	PREP	00-17-153	388-71-0555	PREP	00-17-154	388-73-062	REP-P	00-17-133
388-71-0425	NEW	00-04-056	388-71-0560	NEW	00-03-043	388-73-064	REP-P	00-17-133
388-71-0425	PREP	00-17-153	388-71-0560	PREP	00-17-154	388-73-066	REP-P	00-17-133
388-71-0430	NEW	00-04-056	388-71-0580	NEW	00-03-043	388-73-068	REP-P	00-17-133
388-71-0430	AMD-P	00-10-033	388-71-0600	NEW	00-04-056	388-73-069	REP-P	00-17-133
388-71-0430	AMD	00-13-077	388-71-0600	PREP	00-17-153	388-73-070	REP-P	00-17-133
388-71-0430	PREP	00-17-153	388-71-0605	NEW	00-04-056	388-73-072	REP-P	00-17-133
388-71-0435	NEW-P	00-10-033	388-71-0605	PREP	00-17-153	388-73-074	REP-P	00-17-133
388-71-0435	NEW	00-13-077	388-71-0610	NEW	00-04-056	388-73-076	REP-P	00-17-133
388-71-0435	PREP	00-17-153	388-71-0610	PREP	00-17-153	388-73-077	REP-P	00-17-133
388-71-0440	NEW	00-04-056	388-71-0615	NEW	00-04-056	388-73-078	REP-P	00-17-133
388-71-0440	PREP	00-11-092	388-71-0615	PREP	00-17-153	388-73-080	REP-P	00-17-133
388-71-0440	PREP	00-17-153	388-71-0620	NEW	00-04-056	388-73-100	REP-P	00-17-133
388-71-0445	NEW	00-04-056	388-71-0620	PREP	00-17-153	388-73-101	REP-P	00-17-133
388-71-0445	PREP	00-07-100	388-71-0700	NEW-P	00-18-098	388-73-102	REP-P	00-17-133
388-71-0445	PREP	00-11-092	388-71-1000	NEW	00-04-056	388-73-103	REP-P	00-17-133
388-71-0445	AMD-P	00-12-035	388-71-1005	NEW	00-04-056	388-73-104	REP-P	00-17-133
388-71-0445	PREP	00-17-153	388-71-1010	NEW	00-04-056	388-73-106	REP-P	00-17-133
388-71-0445	AMD	00-18-099	388-71-1015	NEW	00-04-056	388-73-108	REP-P	00-17-133
388-71-0450	NEW	00-04-056	388-71-1020	NEW	00-04-056	388-73-110	REP-P	00-17-133
388-71-0450	PREP	00-17-153	388-71-1025	NEW	00-04-056	388-73-112	REP-P	00-17-133
388-71-0455	NEW	00-04-056	388-71-1030	NEW	00-04-056	388-73-114	REP-P	00-17-133
388-71-0455	PREP	00-17-153	388-71-1035	NEW	00-04-056	388-73-116	REP-P	00-17-133
388-71-0460	NEW	00-04-056	388-71-1065	NEW	00-04-056	388-73-118	REP-P	00-17-133

TABLE

Table of WAC Sections Affected

WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
388- 73-120	REP-P	00-17-133	388- 73-602	REP-P	00-17-133	388- 86-059	REP-P	00-14-064
388- 73-122	REP-P	00-17-133	388- 73-604	REP-P	00-17-133	388- 86-067	REP	00-05-039
388- 73-124	REP-P	00-17-133	388- 73-606	REP-P	00-17-133	388- 86-071	PREP	00-09-033
388- 73-126	REP-P	00-17-133	388- 73-610	REP-P	00-17-133	388- 86-071	REP-P	00-17-079
388- 73-128	REP-P	00-17-133	388- 73-700	REP-P	00-17-133	388- 86-085	REP-P	00-17-096
388- 73-130	REP-P	00-17-133	388- 73-702	REP-P	00-17-133	388- 86-086	REP-P	00-17-125
388- 73-132	REP-P	00-17-133	388- 73-704	REP-P	00-17-133	388- 86-087	PREP	00-07-056
388- 73-134	REP-P	00-17-133	388- 73-706	REP-P	00-17-133	388- 86-087	REP-P	00-13-104
388- 73-136	REP-P	00-17-133	388- 73-708	REP-P	00-17-133	388- 86-087	REP	00-17-057
388- 73-138	REP-P	00-17-133	388- 73-710	REP-P	00-17-133	388- 86-090	REP	00-04-019
388- 73-140	REP-P	00-17-133	388- 73-712	REP-P	00-17-133	388- 86-095	REP-P	00-12-080
388- 73-142	REP-P	00-17-133	388- 73-714	REP-P	00-17-133	388- 86-09601	REP-P	00-12-080
388- 73-143	REP-P	00-17-133	388- 73-718	REP-P	00-17-133	388- 86-100	REP-P	00-13-008
388- 73-144	REP-P	00-17-133	388- 73-720	REP-P	00-17-133	388- 86-100	AMD-P	00-17-096
388- 73-146	REP-P	00-17-133	388- 73-722	REP-P	00-17-133	388- 86-105	REP-XR	00-09-039
388- 73-200	REP-P	00-17-133	388- 73-800	REP-P	00-17-133	388- 86-105	REP	00-13-014
388- 73-202	REP-P	00-17-133	388- 73-802	REP-P	00-17-133	388- 86-110	PREP	00-03-011
388- 73-204	REP-P	00-17-133	388- 73-803	REP-P	00-17-133	388- 86-110	REP-P	00-12-080
388- 73-206	REP-P	00-17-133	388- 73-804	REP-P	00-17-133	388- 86-115	PREP	00-03-011
388- 73-208	REP-P	00-17-133	388- 73-805	REP-P	00-17-133	388- 86-115	REP-P	00-17-055
388- 73-210	REP-P	00-17-133	388- 73-810	REP-P	00-17-133	388- 86-120	PREP	00-03-011
388- 73-212	REP-P	00-17-133	388- 73-815	REP-P	00-17-133	388- 86-120	REP-P	00-17-053
388- 73-213	REP-P	00-17-133	388- 73-820	REP-P	00-17-133	388- 86-200	AMD-P	00-14-064
388- 73-214	REP-P	00-17-133	388- 73-821	REP-P	00-17-133	388- 86-300	PREP	00-03-011
388- 73-216	REP-P	00-17-133	388- 73-822	REP-P	00-17-133	388- 86-300	REP-P	00-14-045
388- 73-300	REP-P	00-17-133	388- 73-823	REP-P	00-17-133	388- 86-300	REP	00-18-032
388- 73-302	REP-P	00-17-133	388- 73-825	REP-P	00-17-133	388- 87	PREP	00-03-011
388- 73-304	REP-P	00-17-133	388- 73-900	REP-P	00-17-133	388- 87-005	REP-P	00-09-043
388- 73-306	REP-P	00-17-133	388- 73-901	REP-P	00-17-133	388- 87-005	REP	00-15-050
388- 73-308	REP-P	00-17-133	388- 73-902	REP-P	00-17-133	388- 87-007	REP-P	00-09-043
388- 73-310	REP-P	00-17-133	388- 73-904	REP-P	00-17-133	388- 87-007	REP	00-15-050
388- 73-312	REP-P	00-17-133	388- 74-010	REP-P	00-17-186	388- 87-008	REP-P	00-09-043
388- 73-351	REP-P	00-17-133	388- 74-030	REP-P	00-17-186	388- 87-008	REP	00-15-050
388- 73-353	REP-P	00-17-133	388- 76-61510	PREP	00-07-057	388- 87-010	REP-P	00-09-043
388- 73-355	REP-P	00-17-133	388- 76-640	PREP	00-07-057	388- 87-010	REP	00-15-050
388- 73-357	REP-P	00-17-133	388- 78A	PREP	00-15-014	388- 87-011	REP-P	00-09-043
388- 73-361	REP-P	00-17-133	388- 81	PREP	00-07-055	388- 87-011	REP	00-15-050
388- 73-363	REP-P	00-17-133	388- 81-175	REP-P	00-17-161	388- 87-012	REP-P	00-09-043
388- 73-365	REP-P	00-17-133	388- 81-175	REP-P	00-17-162	388- 87-012	REP	00-15-050
388- 73-367	REP-P	00-17-133	388- 81-175	REP-W	00-19-032	388- 87-015	REP-P	00-09-042
388- 73-369	REP-P	00-17-133	388- 81-200	REP-P	00-17-162	388- 87-015	REP	00-14-067
388- 73-371	REP-P	00-17-133	388- 86	PREP	00-03-011	388- 87-019	REP-P	00-11-138
388- 73-373	REP-P	00-17-133	388- 86-005	DECOD	00-11-183	388- 87-019	REP	00-16-031
388- 73-375	REP-P	00-17-133	388- 86-011	REP-P	00-12-080	388- 87-027	PREP	00-03-011
388- 73-377	REP-P	00-17-133	388- 86-012	PREP	00-03-011	388- 87-027	REP-P	00-17-081
388- 73-379	REP-P	00-17-133	388- 86-012	REP-XR	00-08-057	388- 87-035	REP-P	00-17-096
388- 73-381	REP-P	00-17-133	388- 86-012	REP	00-11-142	388- 87-036	REP-P	00-17-125
388- 73-383	REP-P	00-17-133	388- 86-017	PREP	00-05-108	388- 87-045	REP-XR	00-09-040
388- 73-385	REP-P	00-17-133	388- 86-017	REP-P	00-17-082	388- 87-045	REP	00-13-013
388- 73-387	REP-P	00-17-133	388- 86-018	DECOD	00-11-183	388- 87-048	DECOD	00-11-183
388- 73-389	REP-P	00-17-133	388- 86-019	PREP	00-03-011	388- 87-060	REP-P	00-17-095
388- 73-391	REP-P	00-17-133	388- 86-019	REP-P	00-11-138	388- 87-062	REP-P	00-17-097
388- 73-393	REP-P	00-17-133	388- 86-019	REP	00-16-031	388- 87-067	REP	00-05-039
388- 73-395	REP-P	00-17-133	388- 86-024	REP-P	00-09-041	388- 87-075	REP-P	00-12-080
388- 73-500	REP-P	00-17-133	388- 86-024	REP	00-14-068	388- 87-077	REP	00-05-039
388- 73-502	REP-P	00-17-133	388- 86-027	DECOD	00-11-183	388- 87-079	REP-P	00-14-064
388- 73-504	REP-P	00-17-133	388- 86-030	REP-P	00-17-097	388- 87-090	REP	00-04-019
388- 73-506	REP-P	00-17-133	388- 86-035	PREP	00-07-056	388- 87-095	REP-P	00-12-080
388- 73-508	REP-P	00-17-133	388- 86-035	REP-P	00-11-093	388- 87-110	REP-P	00-13-008
388- 73-510	REP-P	00-17-133	388- 86-035	REP	00-14-066	388- 87-200	PREP	00-07-056
388- 73-512	REP-P	00-17-133	388- 86-04001	REP-P	00-17-165	388- 87-200	REP-P	00-09-043
388- 73-600	REP-P	00-17-133	388- 86-055	REP-P	00-12-080	388- 87-200	REP	00-15-050

Table of WAC Sections Affected

WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
388-90-010	REP	00-07-045	388-97-076	NEW	00-06-028	388-97-265	REP	00-06-028
388-96	PREP	00-12-077	388-97-077	NEW	00-06-028	388-97-270	REP	00-06-028
388-96-779	NEW-P	00-09-080	388-97-080	REP	00-06-028	388-97-275	REP	00-06-028
388-96-779	NEW-E	00-10-035	388-97-08010	NEW	00-06-028	388-97-280	REP	00-06-028
388-96-779	NEW	00-12-098	388-97-08020	NEW	00-06-028	388-97-285	NEW	00-06-028
388-96-780	NEW-P	00-09-080	388-97-08030	NEW	00-06-028	388-97-295	AMD	00-06-028
388-96-780	NEW-E	00-10-035	388-97-08040	NEW	00-06-028	388-97-29510	NEW	00-06-028
388-96-780	NEW	00-12-098	388-97-08050	NEW	00-06-028	388-97-29520	NEW	00-06-028
388-96-781	NEW-P	00-09-080	388-97-08060	NEW	00-06-028	388-97-29530	NEW	00-06-028
388-96-781	NEW-E	00-10-035	388-97-08070	NEW	00-06-028	388-97-29540	NEW	00-06-028
388-96-781	NEW	00-12-098	388-97-085	AMD	00-06-028	388-97-29550	NEW	00-06-028
388-96-782	NEW-P	00-09-080	388-97-090	AMD	00-06-028	388-97-29560	NEW	00-06-028
388-96-782	NEW-E	00-10-035	388-97-095	REP	00-06-028	388-97-300	REP	00-06-028
388-96-782	NEW	00-12-098	388-97-097	NEW	00-06-028	388-97-305	REP	00-06-028
388-96-901	AMD-P	00-09-080	388-97-100	REP	00-06-028	388-97-310	AMD	00-06-028
388-96-901	AMD-E	00-10-035	388-97-105	REP	00-06-028	388-97-315	AMD	00-06-028
388-96-901	AMD	00-12-098	388-97-110	AMD	00-06-028	388-97-320	REP	00-06-028
388-97-005	AMD	00-06-028	388-97-115	AMD	00-06-028	388-97-325	AMD	00-06-028
388-97-010	REP	00-06-028	388-97-120	AMD	00-06-028	388-97-32510	NEW	00-06-028
388-97-012	NEW	00-06-028	388-97-12010	NEW	00-06-028	388-97-32520	NEW	00-06-028
388-97-015	REP	00-06-028	388-97-12020	NEW	00-06-028	388-97-32530	NEW	00-06-028
388-97-017	NEW	00-06-028	388-97-12030	NEW	00-06-028	388-97-32540	NEW	00-06-028
388-97-020	REP	00-06-028	388-97-12040	NEW	00-06-028	388-97-32550	NEW	00-06-028
388-97-022	NEW	00-06-028	388-97-12050	NEW	00-06-028	388-97-32560	NEW	00-06-028
388-97-022	PREP	00-11-105	388-97-12060	NEW	00-06-028	388-97-32570	NEW	00-06-028
388-97-022	REP-P	00-18-098	388-97-12070	NEW	00-06-028	388-97-32580	NEW	00-06-028
388-97-025	REP	00-06-028	388-97-125	AMD	00-06-028	388-97-330	AMD	00-06-028
388-97-027	NEW	00-06-028	388-97-130	AMD	00-06-028	388-97-33010	NEW	00-06-028
388-97-027	PREP	00-11-105	388-97-135	AMD	00-06-028	388-97-33020	NEW	00-06-028
388-97-027	AMD-P	00-18-098	388-97-140	AMD	00-06-028	388-97-33030	NEW	00-06-028
388-97-030	REP	00-06-028	388-97-145	REP	00-06-028	388-97-33040	NEW	00-06-028
388-97-032	NEW	00-06-028	388-97-147	NEW	00-06-028	388-97-33050	NEW	00-06-028
388-97-035	REP	00-06-028	388-97-150	REP	00-06-028	388-97-335	AMD	00-06-028
388-97-037	NEW	00-06-028	388-97-155	AMD	00-06-028	388-97-33510	NEW	00-06-028
388-97-040	REP	00-06-028	388-97-160	AMD	00-06-028	388-97-33520	NEW	00-06-028
388-97-042	NEW	00-06-028	388-97-162	NEW	00-06-028	388-97-33530	NEW	00-06-028
388-97-043	NEW	00-06-028	388-97-165	AMD	00-06-028	388-97-33540	NEW	00-06-028
388-97-045	REP	00-06-028	388-97-170	AMD	00-06-028	388-97-33550	NEW	00-06-028
388-97-047	NEW	00-06-028	388-97-175	AMD	00-06-028	388-97-33560	NEW	00-06-028
388-97-050	REP	00-06-028	388-97-180	AMD	00-06-028	388-97-33570	NEW	00-06-028
388-97-051	NEW	00-06-028	388-97-185	AMD	00-06-028	388-97-33580	NEW	00-06-028
388-97-052	NEW	00-06-028	388-97-190	AMD	00-06-028	388-97-340	AMD	00-06-028
388-97-053	NEW	00-06-028	388-97-195	AMD	00-06-028	388-97-34010	NEW	00-06-028
388-97-055	AMD	00-06-028	388-97-200	REP	00-06-028	388-97-34020	NEW	00-06-028
388-97-060	AMD	00-06-028	388-97-202	NEW	00-06-028	388-97-345	AMD	00-06-028
388-97-065	AMD	00-06-028	388-97-205	AMD	00-06-028	388-97-347	NEW	00-06-028
388-97-070	REP	00-06-028	388-97-210	REP	00-06-028	388-97-350	AMD	00-06-028
388-97-07005	NEW	00-06-028	388-97-212	NEW	00-06-028	388-97-35010	NEW	00-06-028
388-97-07010	NEW	00-06-028	388-97-215	REP	00-06-028	388-97-35020	NEW	00-06-028
388-97-07015	NEW	00-06-028	388-97-220	AMD	00-06-028	388-97-35030	NEW	00-06-028
388-97-07020	NEW	00-06-028	388-97-225	REP	00-06-028	388-97-35040	NEW	00-06-028
388-97-07025	NEW	00-06-028	388-97-230	REP	00-06-028	388-97-35050	NEW	00-06-028
388-97-07030	NEW	00-06-028	388-97-235	REP	00-06-028	388-97-35060	NEW	00-06-028
388-97-07035	NEW	00-06-028	388-97-240	REP	00-06-028	388-97-352	NEW	00-06-028
388-97-07040	NEW	00-06-028	388-97-245	REP	00-06-028	388-97-353	NEW	00-06-028
388-97-07045	NEW	00-06-028	388-97-247	NEW	00-06-028	388-97-355	AMD	00-06-028
388-97-07050	NEW	00-06-028	388-97-249	NEW	00-06-028	388-97-357	NEW	00-06-028
388-97-07055	NEW	00-06-028	388-97-250	REP	00-06-028	388-97-35710	NEW	00-06-028
388-97-07060	NEW	00-06-028	388-97-251	NEW	00-06-028	388-97-35720	NEW	00-06-028
388-97-07065	NEW	00-06-028	388-97-253	NEW	00-06-028	388-97-360	AMD	00-06-028
388-97-07070	NEW	00-06-028	388-97-255	REP	00-06-028	388-97-36010	NEW	00-06-028
388-97-075	AMD	00-06-028	388-97-260	AMD	00-06-028	388-97-36020	NEW	00-06-028

TABLE

Table of WAC Sections Affected

WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
388-151-470	AMD-P	00-17-124	388-155-605	AMD-XA	00-09-089	388-160-0485	NEW-P	00-17-158
388-151-480	AMD-P	00-17-124	388-155-610	AMD-XA	00-09-089	388-160-0495	NEW-P	00-17-158
388-151-490	AMD-P	00-17-124	388-155-620	AMD-XA	00-09-089	388-160-050	REP-P	00-17-158
388-151-500	AMD-P	00-17-124	388-155-630	AMD-XA	00-09-089	388-160-0505	NEW-P	00-17-158
388-155-010	AMD	00-06-040	388-155-640	AMD-XA	00-09-089	388-160-0515	NEW-P	00-17-158
388-155-020	AMD	00-06-040	388-155-650	AMD-XA	00-09-089	388-160-0525	NEW-P	00-17-158
388-155-040	AMD-XA	00-09-089	388-155-660	AMD-XA	00-09-089	388-160-0535	NEW-P	00-17-158
388-155-050	AMD-XA	00-09-089	388-155-670	AMD-XA	00-09-089	388-160-0545	NEW-P	00-17-158
388-155-060	AMD-XA	00-09-089	388-155-680	AMD-XA	00-09-089	388-160-0555	NEW-P	00-17-158
388-155-070	AMD	00-06-040	388-160	AMD-P	00-17-158	388-160-0565	NEW-P	00-17-158
388-155-083	NEW-P	00-17-127	388-160-0005	NEW-P	00-17-158	388-160-0575	NEW-P	00-17-158
388-155-085	AMD-XA	00-09-089	388-160-0015	NEW-P	00-17-158	388-160-0585	NEW-P	00-17-158
388-155-090	AMD-XA	00-09-089	388-160-0025	NEW-P	00-17-158	388-160-0595	NEW-P	00-17-158
388-155-092	AMD-XA	00-09-089	388-160-0035	NEW-P	00-17-158	388-160-060	REP-P	00-17-158
388-155-093	AMD-XA	00-09-089	388-160-0045	NEW-P	00-17-158	388-160-0605	NEW-P	00-17-158
388-155-094	AMD-XA	00-09-089	388-160-0055	NEW-P	00-17-158	388-160-0615	NEW-P	00-17-158
388-155-095	AMD-XA	00-09-089	388-160-0065	NEW-P	00-17-158	388-160-0625	NEW-P	00-17-158
388-155-098	AMD	00-06-040	388-160-0075	NEW-P	00-17-158	388-160-0635	NEW-P	00-17-158
388-155-100	AMD	00-06-040	388-160-0085	NEW-P	00-17-158	388-160-0645	NEW-P	00-17-158
388-155-110	AMD	00-06-040	388-160-0095	NEW-P	00-17-158	388-160-070	REP-P	00-17-158
388-155-120	AMD	00-06-040	388-160-010	REP-P	00-17-158	388-160-080	REP-P	00-17-158
388-155-130	AMD	00-06-040	388-160-0105	NEW-P	00-17-158	388-160-090	REP-P	00-17-158
388-155-140	AMD	00-06-040	388-160-0115	NEW-P	00-17-158	388-160-100	REP-P	00-17-158
388-155-150	AMD	00-06-040	388-160-0125	NEW-P	00-17-158	388-160-110	REP-P	00-17-158
388-155-160	AMD-XA	00-09-089	388-160-0135	NEW-P	00-17-158	388-160-120	REP-P	00-17-158
388-155-165	AMD	00-06-040	388-160-0145	NEW-P	00-17-158	388-160-130	REP-P	00-17-158
388-155-170	AMD	00-06-040	388-160-0155	NEW-P	00-17-158	388-160-140	REP-P	00-17-158
388-155-180	AMD	00-06-040	388-160-0165	NEW-P	00-17-158	388-160-150	REP-P	00-17-158
388-155-190	AMD-XA	00-09-089	388-160-0175	NEW-P	00-17-158	388-160-160	REP-P	00-17-158
388-155-200	AMD	00-06-040	388-160-0185	NEW-P	00-17-158	388-160-170	REP-P	00-17-158
388-155-210	REP	00-06-040	388-160-0195	NEW-P	00-17-158	388-160-180	REP-P	00-17-158
388-155-220	AMD	00-06-040	388-160-020	REP-P	00-17-158	388-160-190	REP-P	00-17-158
388-155-230	AMD	00-06-040	388-160-0205	NEW-P	00-17-158	388-160-200	REP-P	00-17-158
388-155-240	AMD	00-06-040	388-160-0215	NEW-P	00-17-158	388-160-210	REP-P	00-17-158
388-155-250	AMD	00-06-040	388-160-0225	NEW-P	00-17-158	388-160-220	REP-P	00-17-158
388-155-260	REP	00-06-040	388-160-0235	NEW-P	00-17-158	388-160-230	REP-P	00-17-158
388-155-270	AMD	00-06-040	388-160-0245	NEW-P	00-17-158	388-160-240	REP-P	00-17-158
388-155-270	AMD-XA	00-09-089	388-160-0255	NEW-P	00-17-158	388-160-250	REP-P	00-17-158
388-155-280	AMD	00-06-040	388-160-0265	NEW-P	00-17-158	388-160-260	REP-P	00-17-158
388-155-290	AMD	00-06-040	388-160-0275	NEW-P	00-17-158	388-160-270	REP-P	00-17-158
388-155-295	AMD	00-06-040	388-160-0285	NEW-P	00-17-158	388-160-280	REP-P	00-17-158
388-155-310	AMD	00-06-040	388-160-0295	NEW-P	00-17-158	388-160-290	REP-P	00-17-158
388-155-320	AMD	00-06-040	388-160-030	REP-P	00-17-158	388-160-300	REP-P	00-17-158
388-155-330	AMD-XA	00-09-089	388-160-0305	NEW-P	00-17-158	388-160-310	REP-P	00-17-158
388-155-340	AMD	00-06-040	388-160-0315	NEW-P	00-17-158	388-160-320	REP-P	00-17-158
388-155-350	AMD	00-06-040	388-160-0325	NEW-P	00-17-158	388-160-340	REP-P	00-17-158
388-155-360	AMD	00-06-040	388-160-0335	NEW-P	00-17-158	388-160-350	REP-P	00-17-158
388-155-370	AMD-XA	00-09-089	388-160-0345	NEW-P	00-17-158	388-160-360	REP-P	00-17-158
388-155-380	AMD-XA	00-09-089	388-160-0355	NEW-P	00-17-158	388-160-370	REP-P	00-17-158
388-155-390	AMD	00-06-040	388-160-0365	NEW-P	00-17-158	388-160-380	REP-P	00-17-158
388-155-400	AMD	00-06-040	388-160-0375	NEW-P	00-17-158	388-160-390	REP-P	00-17-158
388-155-410	AMD	00-06-040	388-160-0385	NEW-P	00-17-158	388-160-400	REP-P	00-17-158
388-155-420	AMD-XA	00-09-089	388-160-0395	NEW-P	00-17-158	388-160-410	REP-P	00-17-158
388-155-430	AMD	00-06-040	388-160-040	REP-P	00-17-158	388-160-420	REP-P	00-17-158
388-155-440	AMD	00-06-040	388-160-0405	NEW-P	00-17-158	388-160-430	REP-P	00-17-158
388-155-450	AMD	00-06-040	388-160-0415	NEW-P	00-17-158	388-160-440	REP-P	00-17-158
388-155-460	AMD	00-06-040	388-160-0425	NEW-P	00-17-158	388-160-460	REP-P	00-17-158
388-155-470	AMD	00-06-040	388-160-0435	NEW-P	00-17-158	388-160-470	REP-P	00-17-158
388-155-480	AMD-XA	00-09-089	388-160-0445	NEW-P	00-17-158	388-160-480	REP-P	00-17-158
388-155-490	AMD	00-06-040	388-160-0455	NEW-P	00-17-158	388-160-490	REP-P	00-17-158
388-155-500	AMD	00-06-040	388-160-0465	NEW-P	00-17-158	388-160-500	REP-P	00-17-158
388-155-600	AMD	00-06-040	388-160-0475	NEW-P	00-17-158	388-160-510	REP-P	00-17-158

Table of WAC Sections Affected

WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
388-160-520	REP-P	00-17-158	388-235-7400	REP	00-16-113	388-240-6100	REP-P	00-11-107
388-160-530	REP-P	00-17-158	388-235-7500	REP-P	00-11-129	388-240-6100	REP	00-16-077
388-160-540	REP-P	00-17-158	388-235-7500	REP	00-16-113	388-255	PREP	00-08-054
388-160-550	REP-P	00-17-158	388-235-7600	REP-P	00-11-129	388-255-1020	REP-P	00-12-081
388-160-560	REP-P	00-17-158	388-235-7600	REP	00-16-113	388-255-1020	REP	00-15-053
388-200-1050	REP-P	00-17-004	388-235-8000	REP-P	00-11-129	388-255-1050	REP-P	00-12-081
388-200-1050	REP-W	00-20-018	388-235-8000	REP	00-16-113	388-255-1050	REP	00-15-053
388-200-1160	REP	00-03-035	388-235-8100	REP-P	00-11-129	388-255-1100	REP-P	00-12-081
388-200-1300	PREP	00-04-036	388-235-8100	REP	00-16-113	388-255-1100	REP	00-15-053
388-200-1300	AMD-P	00-17-004	388-235-8130	REP-P	00-11-129	388-255-1150	REP-P	00-12-081
388-200-1300	AMD-W	00-20-018	388-235-8130	REP	00-16-113	388-255-1150	REP	00-15-053
388-200-1350	PREP	00-04-036	388-235-8140	REP-P	00-11-129	388-255-1200	REP-P	00-12-081
388-200-1350	AMD-P	00-17-004	388-235-8140	REP	00-16-113	388-255-1200	REP	00-15-053
388-200-1350	AMD-W	00-20-018	388-235-8150	REP-P	00-11-129	388-255-1250	REP-P	00-12-081
388-200-1400	REP-P	00-17-003	388-235-8150	REP	00-16-113	388-255-1250	REP	00-15-053
388-222-001	PREP	00-16-112	388-235-8200	REP-P	00-11-129	388-255-1300	REP-P	00-12-081
388-222-010	PREP	00-16-112	388-235-8200	REP	00-16-113	388-255-1300	REP	00-15-053
388-222-020	PREP	00-16-112	388-235-9000	AMD	00-05-007	388-265-1650	PREP	00-07-101
388-235	PREP	00-08-051	388-235-9000	REP-P	00-11-129	388-265-1650	AMD-P	00-16-088
388-235-1500	REP-P	00-11-129	388-235-9000	REP	00-16-113	388-265-1650	AMD	00-19-078
388-235-1500	REP	00-16-113	388-235-9100	REP-P	00-11-129	388-265-1750	PREP	00-07-101
388-235-5000	REP-P	00-11-129	388-235-9100	REP	00-16-113	388-265-1750	REP-P	00-16-088
388-235-5000	REP	00-16-113	388-235-9200	REP-P	00-11-129	388-265-1750	REP	00-19-078
388-235-5050	REP-P	00-11-129	388-235-9200	REP	00-16-113	388-273-0010	NEW-P	00-12-083
388-235-5050	REP	00-16-113	388-235-9300	REP-P	00-11-129	388-273-0020	NEW-P	00-12-083
388-235-5060	REP-P	00-11-129	388-235-9300	REP	00-16-113	388-273-0025	NEW-P	00-12-083
388-235-5060	REP	00-16-113	388-240-0010	REP-P	00-11-107	388-273-0030	NEW-P	00-12-083
388-235-5070	REP-P	00-11-129	388-240-0010	REP	00-16-077	388-273-0035	NEW-P	00-12-083
388-235-5070	REP	00-16-113	388-240-0020	REP-P	00-11-107	388-275-0010	REP-P	00-15-070
388-235-5080	REP-P	00-11-129	388-240-0020	REP	00-16-077	388-275-0010	REP	00-18-038
388-235-5080	REP	00-16-113	388-240-1100	REP-P	00-11-107	388-275-0040	REP-P	00-15-070
388-235-5090	REP-P	00-11-129	388-240-1100	REP	00-16-077	388-275-0040	REP	00-18-038
388-235-5090	REP	00-16-113	388-240-1200	REP-P	00-11-107	388-275-0080	REP-P	00-15-070
388-235-5100	REP-P	00-11-129	388-240-1200	REP	00-16-077	388-275-0080	REP	00-18-038
388-235-5100	REP	00-16-113	388-240-2100	REP-P	00-11-107	388-280	AMD-P	00-16-086
388-235-5200	REP-P	00-11-129	388-240-2100	REP	00-16-077	388-280	AMD	00-19-077
388-235-5200	REP	00-16-113	388-240-2300	REP-P	00-11-107	388-280-0010	NEW-P	00-16-086
388-235-5300	REP-P	00-11-129	388-240-2300	REP	00-16-077	388-280-0010	NEW	00-19-077
388-235-5300	REP	00-16-113	388-240-2400	REP-P	00-11-107	388-280-0020	NEW-P	00-16-086
388-235-5400	REP-P	00-11-129	388-240-2400	REP	00-16-077	388-280-0020	NEW	00-19-077
388-235-5400	REP	00-16-113	388-240-2450	REP-P	00-11-107	388-280-0030	NEW-P	00-16-086
388-235-5500	REP-P	00-11-129	388-240-2450	REP	00-16-077	388-280-0030	NEW	00-19-077
388-235-5500	REP	00-16-113	388-240-2500	REP-P	00-11-107	388-280-0040	NEW-P	00-16-086
388-235-5600	REP-P	00-11-129	388-240-2500	REP	00-16-077	388-280-0040	NEW	00-19-077
388-235-5600	REP	00-16-113	388-240-2550	REP-P	00-11-107	388-280-0050	NEW-P	00-16-086
388-235-5700	REP-P	00-11-129	388-240-2550	REP	00-16-077	388-280-0050	NEW	00-19-077
388-235-5700	REP	00-16-113	388-240-2570	REP-P	00-11-107	388-280-0060	NEW-P	00-16-086
388-235-5800	REP-P	00-11-129	388-240-2570	REP	00-16-077	388-280-0060	NEW	00-19-077
388-235-5800	REP	00-16-113	388-240-2600	REP-P	00-11-107	388-280-1010	REP-P	00-16-086
388-235-5900	REP-P	00-11-129	388-240-2600	REP	00-16-077	388-280-1010	REP	00-19-077
388-235-5900	REP	00-16-113	388-240-3100	REP-P	00-11-107	388-280-1020	REP-P	00-16-086
388-235-6000	REP-P	00-11-129	388-240-3100	REP	00-16-077	388-280-1020	REP	00-19-077
388-235-6000	REP	00-16-113	388-240-4100	REP-P	00-11-107	388-280-1030	REP-P	00-16-086
388-235-7000	REP-P	00-11-129	388-240-4100	REP	00-16-077	388-280-1030	REP	00-19-077
388-235-7000	REP	00-16-113	388-240-4200	REP-P	00-11-107	388-280-1040	REP-P	00-16-086
388-235-7100	REP-P	00-11-129	388-240-4200	REP	00-16-077	388-280-1040	REP	00-19-077
388-235-7100	REP	00-16-113	388-240-4400	REP-P	00-11-107	388-280-1050	REP-P	00-16-086
388-235-7200	REP-P	00-11-129	388-240-4400	REP	00-16-077	388-280-1050	REP	00-19-077
388-235-7200	REP	00-16-113	388-240-4600	REP-P	00-11-107	388-280-1060	REP-P	00-16-086
388-235-7300	REP-P	00-11-129	388-240-4600	REP	00-16-077	388-280-1060	REP	00-19-077
388-235-7300	REP	00-16-113	388-240-5100	REP-P	00-11-107	388-280-1070	REP-P	00-16-086
388-235-7400	REP-P	00-11-129	388-240-5100	REP	00-16-077	388-280-1070	REP	00-19-077

TABLE

Table of WAC Sections Affected

WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
388-280-1080	REP-P	00-16-086	388-290-874	NEW	00-16-100	388-310-1450	NEW-P	00-03-051
388-280-1080	REP	00-19-077	388-290-878	NEW-E	00-08-061	388-310-1450	NEW	00-06-062
388-280-1090	REP-P	00-16-086	388-290-878	NEW-P	00-13-105	388-310-1800	PREP	00-07-102
388-280-1090	REP	00-19-077	388-290-878	NEW	00-16-100	388-310-1800	AMD-P	00-11-140
388-280-1100	REP-P	00-16-086	388-290-882	NEW-E	00-08-061	388-310-1800	AMD	00-16-055
388-280-1100	REP	00-19-077	388-290-882	NEW-P	00-13-105	388-310-1800	PREP	00-20-020
388-280-1110	REP-P	00-16-086	388-290-882	NEW	00-16-100	388-310-1850	AMD-E	00-03-013
388-280-1110	REP	00-19-077	388-290-886	NEW-E	00-08-061	388-310-1850	AMD-P	00-04-091
388-280-1120	REP-P	00-16-086	388-290-886	NEW-P	00-13-105	388-310-1850	AMD	00-08-021
388-280-1120	REP	00-19-077	388-290-886	NEW	00-16-100	388-310-1850	REP-E	00-14-046
388-280-1130	REP-P	00-16-086	388-290-888	NEW-E	00-08-061	388-310-1850	REP-P	00-18-019
388-280-1130	REP	00-19-077	388-290-888	NEW-P	00-13-105	388-310-2000	NEW-P	00-20-095
388-280-1140	REP-P	00-16-086	388-290-888	NEW	00-16-100	388-330-010	REP-P	00-17-159
388-280-1140	REP	00-19-077	388-290-905	AMD-E	00-08-061	388-330-020	REP-P	00-17-159
388-280-1150	REP-P	00-16-086	388-290-905	AMD-P	00-13-105	388-330-030	REP-P	00-17-159
388-280-1150	REP	00-19-077	388-290-905	AMD	00-16-100	388-330-035	REP-P	00-17-159
388-280-1160	REP-P	00-16-086	388-290-910	AMD-E	00-08-061	388-330-040	REP-P	00-17-159
388-280-1160	REP	00-19-077	388-290-910	AMD-P	00-13-105	388-330-050	REP-P	00-17-159
388-290-015	AMD-P	00-10-089	388-290-910	AMD	00-16-100	388-330-060	REP-P	00-17-159
388-290-015	AMD-E	00-10-090	388-290-920	AMD-P	00-10-089	388-400	PREP	00-11-182
388-290-015	AMD	00-17-005	388-290-920	AMD-E	00-10-090	388-400-0005	AMD	00-05-007
388-290-280	AMD-P	00-10-089	388-290-920	AMD	00-17-005	388-400-0010	AMD	00-05-007
388-290-280	AMD-E	00-10-090	388-290-925	AMD-E	00-08-061	388-400-0015	AMD-E	00-13-075
388-290-280	AMD	00-17-005	388-290-925	AMD-P	00-13-105	388-400-0025	PREP	00-08-056
388-290-350	AMD-P	00-10-089	388-290-925	AMD	00-16-100	388-400-0025	AMD-P	00-11-128
388-290-350	AMD-E	00-10-090	388-290-940	AMD-E	00-08-061	388-400-0025	AMD	00-15-017
388-290-350	AMD	00-17-005	388-290-940	AMD-P	00-13-105	388-400-0030	AMD-E	00-19-076
388-290-450	AMD-P	00-10-089	388-290-940	AMD	00-16-100	388-400-0035	REP-E	00-15-071
388-290-450	AMD-E	00-10-090	388-290-945	AMD-E	00-08-061	388-404	PREP	00-11-182
388-290-450	AMD	00-17-005	388-290-945	AMD-P	00-13-105	388-404-0005	AMD	00-05-007
388-290-475	AMD-P	00-10-089	388-290-945	AMD	00-16-100	388-406-0015	AMD	00-06-015
388-290-475	AMD-E	00-10-090	388-290-950	AMD-P	00-10-089	388-406-0015	AMD	00-06-015
388-290-475	AMD	00-17-005	388-290-950	AMD-E	00-10-090	388-406-0060	PREP	00-06-060
388-290-550	REP-P	00-10-089	388-290-950	AMD-E	00-10-090	388-406-0060	AMD-P	00-10-093
388-290-550	REP-E	00-10-090	388-290-950	AMD	00-17-005	388-406-0060	AMD	00-13-076
388-290-550	REP	00-17-005	388-310	PREP	00-16-024	388-408	PREP	00-11-182
388-290-600	AMD-P	00-10-089	388-310-0200	AMD-P	00-03-051	388-408-0020	AMD	00-05-007
388-290-600	AMD-E	00-10-090	388-310-0200	AMD	00-06-062	388-408-0025	PREP	00-08-050
388-290-600	AMD	00-17-005	388-310-0200	PREP	00-07-102	388-408-0035	PREP	00-08-052
388-290-650	AMD-P	00-10-089	388-310-0200	AMD-P	00-11-140	388-412-0025	PREP	00-13-060
388-290-650	AMD-E	00-10-090	388-310-0200	AMD	00-16-055	388-412-0040	PREP	00-13-060
388-290-650	AMD	00-17-005	388-310-0300	AMD-P	00-03-051	388-414-0001	AMD-P	00-07-076
388-290-650	AMD	00-17-005	388-310-0300	AMD	00-06-062	388-414-0001	AMD	00-11-035
388-290-850	AMD-E	00-08-061	388-310-0300	AMD	00-06-062	388-414-0001	AMD-E	00-15-042
388-290-850	AMD-P	00-13-105	388-310-0400	AMD-P	00-03-051	388-414-0001	AMD-E	00-15-042
388-290-850	AMD	00-16-100	388-310-0400	AMD	00-06-062	388-416-0015	AMD-P	00-04-045
388-290-854	NEW-E	00-08-061	388-310-0400	PREP	00-07-102	388-416-0015	AMD	00-08-002
388-290-854	NEW-P	00-13-105	388-310-0500	PREP	00-07-102	388-418	PREP	00-16-051
388-290-854	NEW	00-16-100	388-310-0600	PREP	00-07-102	388-418-0012	REP-P	00-03-062
388-290-858	NEW-E	00-08-061	388-310-0600	AMD-P	00-11-140	388-418-0012	REP	00-07-077
388-290-858	NEW-P	00-13-105	388-310-0600	AMD	00-16-055	388-418-0025	AMD-P	00-04-045
388-290-858	NEW	00-16-100	388-310-0700	AMD-P	00-03-051	388-418-0025	AMD	00-08-002
388-290-862	NEW-E	00-08-061	388-310-0700	AMD	00-06-062	388-422	PREP	00-11-182
388-290-862	NEW-P	00-13-105	388-310-0800	PREP	00-05-109	388-424	PREP	00-11-182
388-290-862	NEW	00-16-100	388-310-0800	AMD-E	00-06-061	388-424-0015	AMD-P	00-05-110
388-290-866	NEW-E	00-08-061	388-310-0800	AMD-P	00-08-089	388-424-0015	AMD	00-08-060
388-290-866	NEW-P	00-13-105	388-310-0800	AMD-S	00-10-091	388-424-0025	AMD-E	00-08-004
388-290-866	NEW	00-16-100	388-310-0800	AMD	00-13-106	388-424-0025	AMD-P	00-09-082
388-290-870	NEW-E	00-08-061	388-310-0800	PREP	00-20-020	388-424-0025	AMD	00-13-036
388-290-870	NEW-P	00-13-105	388-310-0900	AMD-E	00-20-030	388-426	PREP	00-09-032
388-290-870	NEW	00-16-100	388-310-1000	AMD-E	00-20-030	388-430-0001	REP	00-05-007
388-290-874	NEW-E	00-08-061	388-310-1050	AMD-E	00-20-030	388-430-0005	REP	00-05-007
388-290-874	NEW-P	00-13-105	388-310-1400	AMD-P	00-03-051	388-430-0010	REP	00-05-007
			388-310-1400	AMD	00-06-062	388-430-0015	REP	00-05-007

Table of WAC Sections Affected

WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
388-430-0020	REP	00-05-007	388-448-0180	NEW-P	00-11-129	388-478-0050	AMD	00-15-052
388-430-0025	REP	00-05-007	388-448-0180	NEW	00-16-113	388-478-0055	AMD-P	00-08-058
388-432-0005	PREP	00-16-112	388-448-0190	NEW-P	00-11-129	388-478-0055	AMD-E	00-08-059
388-432-0005	NEW-P	00-20-048	388-448-0190	NEW	00-16-113	388-478-0055	AMD	00-11-130
388-436-0002	AMD-E	00-16-089	388-448-0200	NEW-P	00-11-129	388-478-0055	PREP	00-13-035
388-436-0002	AMD-P	00-19-043	388-448-0200	NEW	00-16-113	388-478-0055	PREP	00-15-015
388-436-0010	REP-P	00-06-067	388-448-0210	NEW-P	00-11-129	388-478-0055	AMD-P	00-17-155
388-436-0010	REP	00-10-036	388-448-0210	NEW	00-16-113	388-478-0055	AMD	00-20-054
388-438-0110	PREP	00-14-043	388-450	PREP	00-10-031	388-478-0056	PREP	00-17-078
388-440	PREP	00-09-032	388-450	PREP	00-11-182	388-478-0060	AMD-P	00-19-097
388-440-0001	AMD	00-03-034	388-450-0005	PREP	00-12-079	388-478-0060	AMD-E	00-19-098
388-440-0005	AMD	00-03-034	388-450-0015	PREP	00-03-060	388-478-0070	AMD-P	00-07-075
388-442-0010	AMD	00-05-007	388-450-0015	AMD-E	00-06-023	388-478-0070	AMD	00-10-095
388-442-0010	PREP	00-19-029	388-450-0015	AMD-P	00-09-081	388-478-0075	PREP	00-07-054
388-444-0015	AMD	00-04-006	388-450-0015	AMD-E	00-13-062	388-478-0075	AMD-E	00-07-089
388-444-0020	AMD-P	00-17-102	388-450-0020	PREP	00-12-079	388-478-0075	AMD-P	00-14-044
388-444-0035	AMD	00-04-006	388-450-0035	AMD-E	00-02-062	388-478-0075	AMD-E	00-15-041
388-444-0055	AMD	00-04-006	388-450-0035	AMD-P	00-10-087	388-478-0075	AMD	00-17-085
388-444-0065	AMD	00-04-006	388-450-0035	AMD-E	00-10-088	388-478-0080	AMD-P	00-07-075
388-444-0075	AMD	00-04-006	388-450-0035	AMD	00-18-057	388-478-0080	AMD	00-10-095
388-448-0001	PREP	00-08-055	388-450-0045	PREP	00-17-152	388-478-0085	PREP	00-07-054
388-448-0001	AMD-P	00-11-127	388-450-0070	PREP	00-16-052	388-478-0085	AMD-E	00-07-089
388-448-0001	AMD	00-15-018	388-450-0150	PREP	00-12-079	388-478-0085	AMD-P	00-14-044
388-448-0005	PREP	00-08-055	388-450-0190	AMD-E	00-19-075	388-478-0085	AMD-E	00-15-041
388-448-0005	REP-P	00-12-040	388-450-0195	AMD-P	00-19-072	388-478-0085	AMD	00-17-085
388-448-0005	REP	00-15-051	388-450-0210	PREP	00-12-079	388-480-0001	AMD	00-05-007
388-448-0010	NEW-P	00-11-129	388-452-0005	PREP	00-16-053	388-484-0005	PREP	00-18-055
388-448-0010	NEW	00-16-113	388-452-0005	AMD-P	00-19-074	388-490-0005	AMD-P	00-04-092
388-448-0020	NEW-P	00-11-129	388-454	PREP	00-11-182	388-490-0005	AMD	00-08-091
388-448-0020	NEW	00-16-113	388-458	PREP	00-17-002	388-492	PREP	00-08-088
388-448-0030	NEW-P	00-11-129	388-466-0007	NEW-E	00-15-071	388-501-0050	PREP	00-10-032
388-448-0030	NEW	00-16-113	388-466-0015	REP-S	00-19-073	388-501-0125	PREP	00-03-011
388-448-0035	NEW-P	00-11-129	388-466-0020	REP-S	00-19-073	388-501-0125	AMD-P	00-14-065
388-448-0035	NEW	00-16-113	388-466-0025	REP-S	00-19-073	388-501-0125	AMD	00-19-050
388-448-0040	NEW-P	00-11-129	388-466-0030	NEW-P	00-16-087	388-501-0130	REP-P	00-17-161
388-448-0040	NEW	00-16-113	388-466-0130	NEW-P	00-18-111	388-501-0135	AMD-XA	00-20-097
388-448-0050	NEW-P	00-11-129	388-466-0150	NEW-S	00-19-073	388-501-0150	REP-XR	00-09-038
388-448-0050	NEW	00-16-113	388-470	PREP	00-12-078	388-501-0150	REP	00-14-047
388-448-0060	NEW-P	00-11-129	388-470-0005	PREP	00-12-079	388-501-0160	AMD	00-03-035
388-448-0060	NEW	00-16-113	388-470-0020	PREP	00-12-079	388-501-0165	AMD	00-03-035
388-448-0070	NEW-P	00-11-129	388-470-0040	PREP	00-12-079	388-501-0180	AMD-P	00-17-055
388-448-0070	NEW	00-16-113	388-470-0075	PREP	00-16-054	388-501-0200	AMD-XA	00-07-044
388-448-0080	NEW-P	00-11-129	388-470-0075	AMD-P	00-20-094	388-501-0200	AMD	00-11-141
388-448-0080	NEW	00-16-113	388-473-0010	NEW-P	00-12-081	388-502-0010	NEW-P	00-09-043
388-448-0090	NEW-P	00-11-129	388-473-0010	NEW	00-15-053	388-502-0010	NEW	00-15-050
388-448-0090	NEW	00-16-113	388-473-0010	PREP	00-17-077	388-502-0010	AMD-XA	00-18-033
388-448-0100	NEW-P	00-11-129	388-473-0020	NEW-P	00-12-081	388-502-0020	NEW-P	00-09-043
388-448-0100	NEW	00-16-113	388-473-0020	NEW	00-15-053	388-502-0020	NEW	00-15-050
388-448-0110	NEW-P	00-11-129	388-473-0030	NEW-P	00-12-081	388-502-0020	AMD-E	00-17-103
388-448-0110	NEW	00-16-113	388-473-0030	NEW	00-15-053	388-502-0020	AMD-XA	00-18-033
388-448-0120	NEW-P	00-11-129	388-473-0040	NEW-P	00-12-081	388-502-0030	NEW-P	00-09-043
388-448-0120	NEW	00-16-113	388-473-0040	NEW	00-15-053	388-502-0030	NEW	00-15-050
388-448-0130	NEW-P	00-11-129	388-473-0050	NEW-P	00-12-081	388-502-0100	NEW-P	00-09-043
388-448-0130	NEW	00-16-113	388-473-0050	NEW	00-15-053	388-502-0100	NEW	00-15-050
388-448-0140	NEW-P	00-11-129	388-473-0060	NEW-P	00-12-081	388-502-0110	NEW-P	00-09-043
388-448-0140	NEW	00-16-113	388-473-0060	NEW	00-15-053	388-502-0110	NEW	00-15-050
388-448-0150	NEW-P	00-11-129	388-474-0001	AMD-P	00-17-084	388-502-0120	AMD-XA	00-20-097
388-448-0150	NEW	00-16-113	388-478	PREP	00-11-182	388-502-0150	NEW-P	00-09-042
388-448-0160	NEW-P	00-11-129	388-478-0026	PREP	00-10-030	388-502-0150	NEW	00-14-067
388-448-0160	NEW	00-16-113	388-478-0026	NEW-P	00-17-054	388-502-0160	NEW-P	00-09-075
388-448-0170	NEW-P	00-11-129	388-478-0050	PREP	00-08-053	388-502-0160	NEW	00-14-069
388-448-0170	NEW	00-16-113	388-478-0050	AMD-P	00-12-082	388-502-0160	PREP	00-18-110

Table of WAC Sections Affected

WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
388-502-0205	PREP	00-06-022	388-530-1250	PREP	00-07-087	388-531-0950	NEW-P	00-12-080
388-502-0205	REP-P	00-09-043	388-530-1250	AMD-P	00-17-080	388-531-1000	NEW-P	00-12-080
388-502-0205	REP	00-15-050	388-530-1300	PREP	00-07-087	388-531-1050	NEW-P	00-12-080
388-502-0210	AMD-P	00-10-064	388-530-1300	AMD-P	00-17-056	388-531-1100	NEW-P	00-12-080
388-502-0210	AMD	00-15-049	388-530-1300	AMD-C	00-17-128	388-531-1150	NEW-P	00-12-080
388-502-0230	PREP	00-09-037	388-530-1350	PREP	00-07-087	388-531-1200	NEW-P	00-12-080
388-502-0230	AMD-P	00-17-163	388-530-1350	AMD-P	00-17-056	388-531-1250	NEW-P	00-12-080
388-502-0240	NEW-P	00-17-161	388-530-1350	AMD-C	00-17-128	388-531-1300	NEW-P	00-12-080
388-502-0260	NEW-P	00-17-162	388-530-1400	PREP	00-07-087	388-531-1350	NEW-P	00-12-080
388-505-0110	PREP	00-12-079	388-530-1400	AMD-P	00-17-056	388-531-1400	NEW-P	00-12-080
388-505-0210	PREP	00-20-047	388-530-1400	AMD-C	00-17-128	388-531-1450	NEW-P	00-12-080
388-505-0220	PREP	00-20-047	388-530-1410	NEW-P	00-17-056	388-531-1500	NEW-P	00-12-080
388-505-0540	AMD-XA	00-20-097	388-530-1410	NEW-C	00-17-128	388-531-1550	NEW-P	00-12-080
388-505-0595	PREP	00-12-078	388-530-1425	NEW-P	00-17-056	388-531-1600	NEW-P	00-12-080
388-505-0595	REP-P	00-17-126	388-530-1425	NEW-C	00-17-128	388-531-1650	NEW-P	00-12-080
388-506-0620	PREP	00-12-079	388-530-1450	PREP	00-07-087	388-531-1700	NEW-P	00-12-080
388-511-1105	PREP	00-12-079	388-530-1450	AMD-P	00-17-056	388-531-1750	NEW-P	00-12-080
388-511-1130	PREP	00-12-079	388-530-1450	AMD-C	00-17-128	388-531-1800	NEW-P	00-12-080
388-511-1130	AMD-P	00-17-083	388-530-1500	PREP	00-07-087	388-531-1850	NEW-P	00-12-080
388-512-1210	REP-P	00-17-084	388-530-1500	AMD-P	00-17-056	388-531-1900	NEW-P	00-12-080
388-512-1215	REP-P	00-17-084	388-530-1500	AMD-C	00-17-128	388-532	PREP	00-07-056
388-512-1220	REP-P	00-17-084	388-530-1550	PREP	00-07-087	388-532	PREP	00-16-023
388-512-1225	REP-P	00-17-084	388-530-1550	AMD-P	00-17-056	388-532-050	NEW-P	00-11-093
388-512-1230	REP-P	00-17-084	388-530-1550	AMD-C	00-17-128	388-532-050	NEW	00-14-066
388-512-1230	AMD-XA	00-20-097	388-530-1600	AMD-P	00-17-056	388-532-100	NEW-P	00-11-093
388-512-1235	REP-P	00-17-084	388-530-1600	AMD-C	00-17-128	388-532-100	NEW	00-14-066
388-512-1240	REP-P	00-17-084	388-530-1625	NEW-P	00-17-056	388-533-0300	NEW-P	00-09-041
388-512-1245	REP-P	00-17-084	388-530-1625	NEW-C	00-17-128	388-533-0300	NEW	00-14-068
388-512-1250	REP-P	00-17-084	388-530-1650	PREP	00-07-087	388-533-0350	NEW-P	00-17-082
388-512-1255	REP-P	00-17-084	388-530-1650	AMD-P	00-17-056	388-533-0400	NEW-P	00-14-064
388-512-1260	REP-P	00-17-084	388-530-1650	AMD-C	00-17-128	388-533-0500	NEW-P	00-14-064
388-512-1265	REP-P	00-17-084	388-530-1700	PREP	00-07-087	388-533-0600	NEW-P	00-14-064
388-512-1275	REP-P	00-17-084	388-530-1700	AMD-P	00-17-056	388-534-0100	RECOD	00-11-183
388-513-1350	AMD-XA	00-20-097	388-530-1700	AMD-C	00-17-128	388-534-0100	AMD-XA	00-20-097
388-513-1365	AMD-XA	00-20-097	388-530-1750	PREP	00-07-088	388-535-1050	AMD-XA	00-20-097
388-513-1380	AMD-E	00-08-003	388-530-1750	AMD-P	00-11-106	388-537-0100	AMD-XA	00-20-097
388-513-1380	AMD-P	00-13-107	388-530-1750	AMD	00-14-071	388-538-001	REP	00-04-080
388-513-1380	AMD	00-17-058	388-530-1850	PREP	00-07-087	388-538-050	AMD	00-04-080
388-515-1505	AMD-XA	00-19-071	388-530-1850	AMD-P	00-17-080	388-538-060	AMD	00-04-080
388-515-1510	AMD-XA	00-19-071	388-530-1900	PREP	00-07-087	388-538-065	NEW	00-04-080
388-515-1530	AMD-XA	00-19-071	388-530-1900	AMD-P	00-17-080	388-538-066	NEW	00-04-080
388-517-0400	NEW-P	00-17-095	388-530-1950	PREP	00-07-087	388-538-070	AMD	00-04-080
388-519-0100	PREP	00-12-079	388-530-1950	AMD-P	00-17-080	388-538-080	AMD	00-04-080
388-526-2610	AMD-P	00-17-164	388-530-2050	AMD-P	00-17-080	388-538-090	REP	00-04-080
388-527-2750	AMD-XA	00-20-097	388-531-0050	NEW-P	00-12-080	388-538-095	AMD	00-04-080
388-527-2790	AMD-XA	00-20-097	388-531-0100	NEW-P	00-12-080	388-538-095	AMD-XA	00-20-097
388-529	PREP	00-18-056	388-531-0150	NEW-P	00-12-080	388-538-100	AMD	00-04-080
388-529-0100	AMD-XA	00-20-097	388-531-0200	NEW-P	00-12-080	388-538-110	AMD	00-04-080
388-529-2940	REP	00-05-039	388-531-0250	NEW-P	00-12-080	388-538-120	AMD	00-04-080
388-529-2950	REP	00-05-039	388-531-0300	NEW-P	00-12-080	388-538-130	AMD	00-04-080
388-530-1000	PREP	00-07-087	388-531-0350	NEW-P	00-12-080	388-538-140	AMD	00-04-080
388-530-1000	AMD-P	00-17-080	388-531-0400	NEW-P	00-12-080	388-538-150	REP	00-04-080
388-530-1050	PREP	00-07-087	388-531-0450	NEW-P	00-12-080	388-539	PREP	00-05-038
388-530-1050	AMD-P	00-17-080	388-531-0500	NEW-P	00-12-080	388-539	AMD-P	00-11-062
388-530-1100	PREP	00-07-087	388-531-0550	NEW-P	00-12-080	388-539	AMD	00-14-070
388-530-1100	AMD-P	00-17-080	388-531-0600	NEW-P	00-12-080	388-539-001	REP-P	00-11-062
388-530-1125	NEW-P	00-17-056	388-531-0650	NEW-P	00-12-080	388-539-001	REP	00-14-070
388-530-1125	NEW-C	00-17-128	388-531-0700	NEW-P	00-12-080	388-539-0200	NEW-P	00-11-062
388-530-1150	PREP	00-07-087	388-531-0750	NEW-P	00-12-080	388-539-0200	NEW	00-14-070
388-530-1150	AMD-P	00-17-080	388-531-0800	NEW-P	00-12-080	388-539-0300	NEW-P	00-17-082
388-530-1200	PREP	00-07-087	388-531-0850	NEW-P	00-12-080	388-539-0350	NEW-P	00-17-082
388-530-1200	AMD-P	00-17-080	388-531-0900	NEW-P	00-12-080	388-539-050	REP-P	00-11-062

Table of WAC Sections Affected

WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
388-539-050	REP	00-14-070	388-544-1400	NEW-P	00-17-165	388-555-1200	AMD-XA	00-20-096
388-539-0500	RECOD	00-11-183	388-545-0500	PREP	00-08-020	388-556-0100	NEW-P	00-14-045
388-539-0550	RECOD	00-11-183	388-545-300	AMD-XA	00-20-096	388-556-0100	NEW	00-18-032
388-539-0550	AMD-XA	00-20-096	388-545-500	NEW	00-04-019	388-556-0200	NEW-P	00-11-138
388-539-100	REP-P	00-11-062	388-545-500	AMD-P	00-12-039	388-556-0200	NEW	00-16-031
388-539-100	REP	00-14-070	388-545-500	AMD-W	00-17-113	388-556-0300	NEW-P	00-13-104
388-539-150	REP-P	00-11-062	388-545-500	AMD-XA	00-20-096	388-556-0300	NEW	00-17-057
388-539-150	REP	00-14-070	388-545-700	AMD-XA	00-20-096	388-556-0400	RECOD	00-11-183
388-542-0050	NEW-P	00-03-061	388-546-0001	NEW-P	00-17-125	388-556-0400	AMD-XA	00-20-096
388-542-0050	NEW	00-07-103	388-546-0100	NEW-P	00-17-125	388-556-0500	NEW-P	00-17-053
388-542-0100	NEW-P	00-03-061	388-546-0150	NEW-P	00-17-125	388-557-0100	NEW-W	00-10-078
388-542-0100	NEW	00-07-103	388-546-0200	NEW-P	00-17-125	388-561-0001	NEW-P	00-17-126
388-542-0125	NEW-P	00-03-061	388-546-0250	NEW-P	00-17-125	388-561-0100	NEW-P	00-17-126
388-542-0125	NEW	00-07-103	388-546-0300	NEW-P	00-17-125	388-561-0200	NEW-P	00-17-126
388-542-0150	NEW-P	00-03-061	388-546-0400	NEW-P	00-17-125	388-561-0300	NEW-P	00-17-126
388-542-0150	NEW	00-07-103	388-546-0450	NEW-P	00-17-125	388-680	PREP	00-19-053
388-542-0150	PREP	00-19-069	388-546-0500	NEW-P	00-17-125	388-700-0005	NEW-P	00-11-139
388-542-0200	NEW-P	00-03-061	388-546-0600	NEW-P	00-17-125	388-700-0010	NEW-P	00-11-139
388-542-0200	NEW	00-07-103	388-546-0700	NEW-P	00-17-125	388-700-0015	NEW-P	00-11-139
388-542-0250	NEW-P	00-03-061	388-546-0800	NEW-P	00-17-125	388-700-0020	NEW-P	00-11-139
388-542-0250	NEW	00-07-103	388-546-1000	NEW-P	00-17-125	388-700-0025	NEW-P	00-11-139
388-542-0275	NEW-P	00-03-061	388-546-5000	NEW-P	00-17-096	388-700-0030	NEW-P	00-11-139
388-542-0275	NEW	00-07-103	388-546-5100	NEW-P	00-17-096	388-700-0035	NEW-P	00-11-139
388-542-0300	NEW-P	00-03-061	388-546-5200	NEW-P	00-17-096	388-700-0040	NEW-P	00-11-139
388-542-0300	NEW	00-07-103	388-546-5300	NEW-P	00-17-096	388-700-0045	NEW-P	00-11-139
388-543-1000	NEW-P	00-13-008	388-546-5400	NEW-P	00-17-096	388-700-0050	NEW-P	00-11-139
388-543-1100	NEW-P	00-13-008	388-546-5500	NEW-P	00-17-096	388-710-0005	NEW-P	00-12-103
388-543-1200	NEW-P	00-13-008	388-547	PREP	00-03-010	388-710-0005	NEW	00-16-032
388-543-1300	NEW-P	00-13-008	388-548-0100	PREP	00-11-034	388-710-0010	NEW-P	00-12-103
388-543-1400	NEW-P	00-13-008	388-548-0500	PREP	00-11-034	388-710-0010	NEW	00-16-032
388-543-1500	NEW-P	00-13-008	388-548-0500	NEW-E	00-11-036	388-710-0015	NEW-P	00-12-103
388-543-1600	NEW-P	00-13-008	388-550-1050	PREP	00-19-049	388-710-0015	NEW	00-16-032
388-543-1700	NEW-P	00-13-008	388-550-1100	PREP	00-19-049	388-710-0020	NEW-P	00-12-103
388-543-1800	NEW-P	00-13-008	388-550-1100	AMD-XA	00-20-096	388-710-0020	NEW	00-16-032
388-543-1900	NEW-P	00-13-008	388-550-1400	PREP	00-19-049	388-710-0025	NEW-P	00-12-103
388-543-2000	NEW-P	00-13-008	388-550-1400	AMD-XA	00-20-096	388-710-0025	NEW	00-16-032
388-543-2100	NEW-P	00-13-008	388-550-1700	PREP	00-19-049	388-710-0030	NEW-P	00-12-103
388-543-2200	NEW-P	00-13-008	388-550-1700	AMD-XA	00-20-096	388-710-0030	NEW	00-16-032
388-543-2300	NEW-P	00-13-008	388-550-2200	AMD-XA	00-20-096	388-710-0035	NEW-P	00-12-103
388-543-2400	NEW-P	00-13-008	388-550-2501	PREP	00-19-030	388-710-0035	NEW	00-16-032
388-543-2500	NEW-P	00-13-008	388-550-2511	PREP	00-19-030	388-710-0040	NEW-P	00-12-103
388-543-2600	NEW-P	00-13-008	388-550-2521	PREP	00-19-030	388-710-0040	NEW	00-16-032
388-543-2700	NEW-P	00-13-008	388-550-2531	PREP	00-19-030	388-720-0010	RECOD-P	00-17-187
388-543-2800	NEW-P	00-13-008	388-550-2541	PREP	00-19-030	388-720-0020	RECOD-P	00-17-187
388-543-2900	NEW-P	00-13-008	388-550-2551	PREP	00-19-030	388-720-0030	RECOD-P	00-17-187
388-543-3000	NEW-P	00-13-008	388-550-2561	PREP	00-19-030	388-720-0040	RECOD-P	00-17-187
388-544-0050	NEW-P	00-17-097	388-550-2600	PREP	00-19-049	388-720-0050	RECOD-P	00-17-187
388-544-0100	NEW-P	00-17-097	388-550-2700	PREP	00-19-049	388-730-0010	RECOD-P	00-17-187
388-544-0150	NEW-P	00-17-097	388-550-2800	PREP	00-19-042	388-730-0015	RECOD-P	00-17-187
388-544-0200	NEW-P	00-17-097	388-550-2900	PREP	00-19-049	388-730-0020	RECOD-P	00-17-187
388-544-0250	NEW-P	00-17-097	388-550-3381	PREP	00-19-030	388-730-0030	RECOD-P	00-17-187
388-544-0300	NEW-P	00-17-097	388-550-3401	PREP	00-19-030	388-730-0040	RECOD-P	00-17-187
388-544-0350	NEW-P	00-17-097	388-550-3600	PREP	00-19-049	388-730-0050	RECOD-P	00-17-187
388-544-0400	NEW-P	00-17-097	388-550-3700	PREP	00-19-042	388-730-0060	RECOD-P	00-17-187
388-544-0450	NEW-P	00-17-097	388-550-4300	PREP	00-19-049	388-730-0065	RECOD-P	00-17-187
388-544-0500	NEW-P	00-17-097	388-550-4400	PREP	00-19-049	388-730-0070	RECOD-P	00-17-187
388-544-0550	NEW-P	00-17-097	388-550-4500	AMD-W	00-06-046	388-730-0080	RECOD-P	00-17-187
388-544-0600	NEW-P	00-17-097	388-550-4800	PREP	00-19-042	388-730-0090	RECOD-P	00-17-187
388-544-1010	NEW-P	00-17-165	388-550-5900	PREP	00-19-049	388-740-0010	RECOD-P	00-13-074
388-544-1100	NEW-P	00-17-165	388-550-6000	PREP	00-19-042	388-740-0010	RECOD	00-17-046
388-544-1200	NEW-P	00-17-165	388-551-3000	NEW-P	00-17-079	388-740-0030	RECOD-P	00-13-074
388-544-1300	NEW-P	00-17-165	388-555-1150	AMD-XA	00-20-096	388-740-0030	RECOD	00-17-046

TABLE

Table of WAC Sections Affected

WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
388-740-0040	RECOD-P	00-13-074	388-800-0115	NEW-P	00-11-107	388-805-350	NEW-P	00-13-073
388-740-0040	RECOD	00-17-046	388-800-0115	NEW	00-16-077	388-805-400	NEW-P	00-13-073
388-740-0060	RECOD-P	00-13-074	388-800-0120	NEW-P	00-11-107	388-805-410	NEW-P	00-13-073
388-740-0060	RECOD	00-17-046	388-800-0120	NEW	00-16-077	388-805-500	NEW-P	00-13-073
388-740-0070	RECOD-P	00-13-074	388-800-0130	NEW-P	00-11-107	388-805-510	NEW-P	00-13-073
388-740-0070	RECOD	00-17-046	388-800-0130	NEW	00-16-077	388-805-520	NEW-P	00-13-073
388-745-0020	RECOD	00-16-078	388-800-0135	NEW-P	00-11-107	388-805-530	NEW-P	00-13-073
388-745-0030	RECOD	00-16-078	388-800-0135	NEW	00-16-077	388-805-540	NEW-P	00-13-073
388-745-0040	RECOD	00-16-078	388-800-0140	NEW-P	00-11-107	388-805-550	NEW-P	00-13-073
388-745-0050	RECOD	00-16-078	388-800-0140	NEW	00-16-077	388-805-600	NEW-P	00-13-073
388-745-0060	RECOD	00-16-078	388-800-0145	NEW-P	00-11-107	388-805-610	NEW-P	00-13-073
388-750-010	NEW-P	00-18-048	388-800-0145	NEW	00-16-077	388-805-620	NEW-P	00-13-073
388-750-020	NEW-P	00-18-048	388-800-0150	NEW-P	00-11-107	388-805-630	NEW-P	00-13-073
388-750-030	NEW-P	00-18-048	388-800-0150	NEW	00-16-077	388-805-640	NEW-P	00-13-073
388-750-040	NEW-P	00-18-048	388-800-0155	NEW-P	00-11-107	388-805-700	NEW-P	00-13-073
388-750-050	NEW-P	00-18-048	388-800-0155	NEW	00-16-077	388-805-710	NEW-P	00-13-073
388-750-060	NEW-P	00-18-048	388-800-0160	NEW-P	00-11-107	388-805-720	NEW-P	00-13-073
388-750-070	NEW-P	00-18-048	388-800-0160	NEW	00-16-077	388-805-730	NEW-P	00-13-073
388-750-080	NEW-P	00-18-048	388-800-0165	NEW-P	00-11-107	388-805-740	NEW-P	00-13-073
388-750-090	NEW-P	00-18-048	388-800-0165	NEW	00-16-077	388-805-750	NEW-P	00-13-073
388-750-100	NEW-P	00-18-048	388-805-001	NEW-P	00-13-073	388-805-800	NEW-P	00-13-073
388-750-110	NEW-P	00-18-048	388-805-005	NEW-P	00-13-073	388-805-810	NEW-P	00-13-073
388-800-0005	NEW-P	00-11-107	388-805-010	NEW-P	00-13-073	388-805-815	NEW-P	00-13-073
388-800-0005	NEW	00-16-077	388-805-015	NEW-P	00-13-073	388-805-820	NEW-P	00-13-073
388-800-0020	NEW-P	00-11-107	388-805-020	NEW-P	00-13-073	388-805-830	NEW-P	00-13-073
388-800-0020	NEW	00-16-077	388-805-030	NEW-P	00-13-073	388-805-840	NEW-P	00-13-073
388-800-0025	NEW-P	00-11-107	388-805-060	NEW-P	00-13-073	388-805-850	NEW-P	00-13-073
388-800-0025	NEW	00-16-077	388-805-065	NEW-P	00-13-073	388-805-900	NEW-P	00-13-073
388-800-0030	NEW-P	00-11-107	388-805-070	NEW-P	00-13-073	388-805-905	NEW-P	00-13-073
388-800-0030	NEW	00-16-077	388-805-075	NEW-P	00-13-073	388-805-910	NEW-P	00-13-073
388-800-0035	NEW-P	00-11-107	388-805-080	NEW-P	00-13-073	388-805-915	NEW-P	00-13-073
388-800-0035	NEW	00-16-077	388-805-085	NEW-P	00-13-073	388-805-920	NEW-P	00-13-073
388-800-0040	NEW-P	00-11-107	388-805-090	NEW-P	00-13-073	388-805-925	NEW-P	00-13-073
388-800-0040	NEW	00-16-077	388-805-095	NEW-P	00-13-073	388-805-930	NEW-P	00-13-073
388-800-0045	NEW-P	00-11-107	388-805-100	NEW-P	00-13-073	388-805-935	NEW-P	00-13-073
388-800-0045	NEW	00-16-077	388-805-105	NEW-P	00-13-073	388-825-226	AMD-P	00-05-107
388-800-0048	NEW-P	00-11-107	388-805-110	NEW-P	00-13-073	388-825-226	AMD	00-08-090
388-800-0048	NEW	00-16-077	388-805-115	NEW-P	00-13-073	388-825-226	AMD-P	00-20-021
388-800-0050	NEW-P	00-11-107	388-805-120	NEW-P	00-13-073	388-825-228	AMD-P	00-05-107
388-800-0050	NEW	00-16-077	388-805-125	NEW-P	00-13-073	388-825-228	AMD	00-08-090
388-800-0055	NEW-P	00-11-107	388-805-130	NEW-P	00-13-073	388-825-228	AMD-P	00-20-021
388-800-0055	NEW	00-16-077	388-805-135	NEW-P	00-13-073	388-825-238	AMD-P	00-20-021
388-800-0057	NEW-P	00-11-107	388-805-140	NEW-P	00-13-073	388-825-254	AMD-P	00-05-107
388-800-0057	NEW	00-16-077	388-805-145	NEW-P	00-13-073	388-825-254	AMD	00-08-090
388-800-0060	NEW-P	00-11-107	388-805-150	NEW-P	00-13-073	388-825-254	AMD-P	00-20-021
388-800-0060	NEW	00-16-077	388-805-155	NEW-P	00-13-073	388-853-010	RECOD	00-17-151
388-800-0065	NEW-P	00-11-107	388-805-200	NEW-P	00-13-073	388-853-030	RECOD	00-17-151
388-800-0065	NEW	00-16-077	388-805-205	NEW-P	00-13-073	388-853-035	RECOD	00-17-151
388-800-0070	NEW-P	00-11-107	388-805-210	NEW-P	00-13-073	388-853-080	RECOD	00-17-151
388-800-0070	NEW	00-16-077	388-805-220	NEW-P	00-13-073	388-855-0010	RECOD-P	00-17-157
388-800-0075	NEW-P	00-11-107	388-805-225	NEW-P	00-13-073	388-855-0015	RECOD-P	00-17-157
388-800-0075	NEW	00-16-077	388-805-230	NEW-P	00-13-073	388-855-0030	RECOD-P	00-17-157
388-800-0080	NEW-P	00-11-107	388-805-240	NEW-P	00-13-073	388-855-0035	RECOD-P	00-17-157
388-800-0080	NEW	00-16-077	388-805-250	NEW-P	00-13-073	388-855-0045	RECOD-P	00-17-157
388-800-0085	NEW-P	00-11-107	388-805-260	NEW-P	00-13-073	388-855-0055	RECOD-P	00-17-157
388-800-0085	NEW	00-16-077	388-805-300	NEW-P	00-13-073	388-855-0065	RECOD-P	00-17-157
388-800-0090	NEW-P	00-11-107	388-805-305	NEW-P	00-13-073	388-855-0075	RECOD-P	00-17-157
388-800-0090	NEW	00-16-077	388-805-310	NEW-P	00-13-073	388-855-0085	RECOD-P	00-17-157
388-800-0100	NEW-P	00-11-107	388-805-315	NEW-P	00-13-073	388-855-0095	RECOD-P	00-17-157
388-800-0100	NEW	00-16-077	388-805-320	NEW-P	00-13-073	388-855-0105	RECOD-P	00-17-157
388-800-0110	NEW-P	00-11-107	388-805-325	NEW-P	00-13-073	388-875-0010	RECOD-P	00-17-156
388-800-0110	NEW	00-16-077	388-805-330	NEW-P	00-13-073	388-875-0020	RECOD-P	00-17-156

Table of WAC Sections Affected

WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
388-875-0030	RECOD-P	00-17-156	391- 25-590	AMD-P	00-10-107	391- 45-350	AMD	00-14-048
388-875-0040	RECOD-P	00-17-156	391- 25-590	AMD	00-14-048	391- 45-390	AMD-P	00-10-107
388-875-0050	RECOD-P	00-17-156	391- 25-650	AMD-P	00-10-107	391- 45-390	AMD	00-14-048
388-875-0060	RECOD-P	00-17-156	391- 25-650	AMD	00-14-048	391- 45-410	AMD-P	00-10-107
388-875-0070	RECOD-P	00-17-156	391- 25-660	AMD-P	00-10-107	391- 45-410	AMD	00-14-048
388-875-0080	RECOD-P	00-17-156	391- 25-660	AMD	00-14-048	391- 45-430	AMD-P	00-10-107
388-875-0090	RECOD-P	00-17-156	391- 25-670	AMD-P	00-10-107	391- 45-430	AMD	00-14-048
388-875-0100	RECOD-P	00-17-156	391- 25-670	AMD	00-14-048	391- 45-550	AMD-P	00-10-107
388-875-0110	NEW-P	00-17-156	391- 35-030	AMD-P	00-10-107	391- 45-550	AMD	00-14-048
388-890-0735	NEW-W	00-02-065	391- 35-030	AMD	00-14-048	391- 45-552	AMD-P	00-10-107
388-890-0740	NEW-W	00-02-065	391- 35-170	AMD-P	00-10-107	391- 45-552	AMD	00-14-048
388-890-0865	NEW-W	00-02-065	391- 35-170	AMD	00-14-048	391- 55-030	AMD-P	00-10-107
390- 05-400	AMD	00-04-058	391- 35-210	AMD-P	00-10-107	391- 55-030	AMD	00-14-048
390- 13-010	PREP	00-16-137	391- 35-210	AMD	00-14-048	391- 55-350	AMD-P	00-10-107
390- 13-010	AMD-P	00-19-121	391- 35-250	AMD-P	00-10-107	391- 55-350	AMD	00-14-048
390- 14-026	NEW-P	00-19-122	391- 35-250	AMD	00-14-048	391- 65-070	AMD-P	00-10-107
390- 16-011	AMD-E	00-14-030	391- 45	PREP	00-04-070	391- 65-070	AMD	00-14-048
390- 16-011	PREP	00-16-147	391- 45-001	AMD-P	00-10-107	391- 95	PREP	00-04-070
390- 16-011	AMD-P	00-19-113	391- 45-001	AMD	00-14-048	391- 95-001	AMD-P	00-10-107
390- 16-012	AMD-E	00-14-031	391- 45-002	AMD-P	00-10-107	391- 95-001	AMD	00-14-048
390- 16-012	PREP	00-16-138	391- 45-002	AMD	00-14-048	391- 95-010	AMD-P	00-10-107
390- 16-012	AMD-P	00-19-114	391- 45-010	AMD-P	00-10-107	391- 95-010	AMD	00-14-048
390- 16-044	PREP	00-16-140	391- 45-010	AMD	00-14-048	391- 95-030	AMD-P	00-10-107
390- 16-044	REP-P	00-19-118	391- 45-030	AMD-P	00-10-107	391- 95-030	AMD	00-14-048
390- 16-226	AMD-P	00-19-120	391- 45-030	AMD	00-14-048	391- 95-050	AMD-P	00-10-107
390- 18-010	PREP	00-16-142	391- 45-050	AMD-P	00-10-107	391- 95-050	AMD	00-14-048
390- 18-010	AMD-P	00-19-119	391- 45-050	AMD	00-14-048	391- 95-070	AMD-P	00-10-107
390- 20-0101	PREP	00-16-139	391- 45-070	AMD-E	00-03-053	391- 95-070	AMD	00-14-048
390- 20-0101	AMD-P	00-19-124	391- 45-070	AMD-P	00-10-107	391- 95-090	AMD-P	00-10-107
390- 20-146	NEW-P	00-19-123	391- 45-070	AMD-E	00-11-024	391- 95-090	AMD	00-14-048
390- 24-010	PREP	00-16-145	391- 45-070	AMD	00-14-048	391- 95-110	AMD-P	00-10-107
390- 24-010	AMD-P	00-19-116	391- 45-090	AMD-P	00-10-107	391- 95-110	AMD	00-14-048
390- 24-020	PREP	00-16-146	391- 45-090	AMD	00-14-048	391- 95-130	AMD-P	00-10-107
390- 24-020	AMD-P	00-19-115	391- 45-110	AMD-E	00-03-053	391- 95-130	AMD	00-14-048
390- 24-203	NEW-P	00-19-123	391- 45-110	AMD-P	00-10-107	391- 95-150	AMD-P	00-10-107
391- 08	PREP	00-04-070	391- 45-110	AMD-E	00-11-024	391- 95-150	AMD	00-14-048
391- 08-001	AMD-P	00-10-107	391- 45-110	AMD	00-14-048	391- 95-170	AMD-P	00-10-107
391- 08-001	AMD	00-14-048	391- 45-130	AMD-E	00-03-053	391- 95-170	AMD	00-14-048
391- 08-010	AMD-P	00-10-107	391- 45-130	AMD-P	00-10-107	391- 95-190	AMD-P	00-10-107
391- 08-010	AMD	00-14-048	391- 45-130	AMD-E	00-11-024	391- 95-190	AMD	00-14-048
391- 08-120	AMD-P	00-10-107	391- 45-130	AMD	00-14-048	391- 95-230	AMD-P	00-10-107
391- 08-120	AMD	00-14-048	391- 45-170	AMD-P	00-10-107	391- 95-230	AMD	00-14-048
391- 08-180	AMD-P	00-10-107	391- 45-170	AMD	00-14-048	391- 95-250	AMD-P	00-10-107
391- 08-180	AMD	00-14-048	391- 45-190	AMD-P	00-10-107	391- 95-250	AMD	00-14-048
391- 08-230	REP-P	00-10-107	391- 45-190	AMD	00-14-048	391- 95-260	AMD-P	00-10-107
391- 08-230	REP	00-14-048	391- 45-210	AMD-P	00-10-107	391- 95-260	AMD	00-14-048
391- 08-310	AMD-P	00-10-107	391- 45-210	AMD	00-14-048	391- 95-270	AMD-P	00-10-107
391- 08-310	AMD	00-14-048	391- 45-230	REP-P	00-10-107	391- 95-270	AMD	00-14-048
391- 08-670	PREP	00-15-067	391- 45-230	REP	00-14-048	391- 95-290	AMD-P	00-10-107
391- 08-670	AMD-P	00-20-089	391- 45-250	AMD-P	00-10-107	391- 95-290	AMD	00-14-048
391- 25-050	AMD-P	00-10-107	391- 45-250	AMD	00-14-048	391- 95-310	AMD-P	00-10-107
391- 25-050	AMD	00-14-048	391- 45-260	AMD-P	00-10-107	391- 95-310	AMD	00-14-048
391- 25-090	AMD-P	00-10-107	391- 45-260	AMD	00-14-048	392-117-045	AMD-P	00-09-072
391- 25-090	AMD	00-14-048	391- 45-270	AMD-P	00-10-107	392-117-045	AMD	00-12-037
391- 25-230	AMD-P	00-10-107	391- 45-270	AMD	00-14-048	392-122-200	PREP	00-17-089
391- 25-230	AMD	00-14-048	391- 45-290	AMD-P	00-10-107	392-122-201	PREP	00-17-089
391- 25-250	AMD-P	00-10-107	391- 45-290	AMD	00-14-048	392-122-202	PREP	00-17-089
391- 25-250	AMD	00-14-048	391- 45-310	AMD-P	00-10-107	392-122-205	PREP	00-17-089
391- 25-270	AMD-P	00-10-107	391- 45-310	AMD	00-14-048	392-122-206	PREP	00-17-089
391- 25-270	AMD	00-14-048	391- 45-330	AMD-P	00-10-107	392-122-207	PREP	00-17-089
391- 25-350	AMD-P	00-10-107	391- 45-330	AMD	00-14-048	392-122-208	PREP	00-17-089
391- 25-350	AMD	00-14-048	391- 45-350	AMD-P	00-10-107	392-122-210	PREP	00-17-089

TABLE

Table of WAC Sections Affected

WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
392-122-211	PREP	00-17-089	392-139-670	AMD	00-09-017	392-140-736	REP	00-02-063
392-122-212	PREP	00-17-089	392-139-676	AMD-P	00-05-061	392-140-740	REP	00-02-063
392-122-213	PREP	00-17-089	392-139-676	AMD	00-09-017	392-140-741	REP	00-02-063
392-122-220	PREP	00-17-089	392-140-600	AMD	00-03-015	392-140-742	REP	00-02-063
392-122-221	PREP	00-17-089	392-140-600	PREP	00-19-024	392-140-743	REP	00-02-063
392-122-225	PREP	00-17-089	392-140-601	AMD	00-03-015	392-140-744	REP	00-02-063
392-122-230	PREP	00-17-089	392-140-601	PREP	00-19-024	392-140-745	REP	00-02-063
392-122-235	PREP	00-17-089	392-140-602	PREP	00-19-024	392-140-746	REP	00-02-063
392-122-255	PREP	00-17-089	392-140-605	AMD	00-03-015	392-140-747	REP	00-02-063
392-122-265	PREP	00-17-089	392-140-605	PREP	00-19-024	392-140-900	NEW	00-02-063
392-122-270	PREP	00-17-089	392-140-608	PREP	00-19-024	392-140-901	NEW	00-02-063
392-122-275	PREP	00-17-089	392-140-609	PREP	00-19-024	392-140-902	NEW	00-02-063
392-127-011	AMD	00-02-064	392-140-610	PREP	00-19-024	392-140-903	NEW	00-02-063
392-127-015	AMD	00-02-064	392-140-613	AMD	00-03-015	392-140-905	NEW	00-02-063
392-127-030	REP	00-02-064	392-140-613	PREP	00-19-024	392-140-906	NEW	00-02-063
392-127-035	REP	00-02-064	392-140-616	PREP	00-19-024	392-140-907	NEW	00-02-063
392-127-040	REP	00-02-064	392-140-620	PREP	00-19-024	392-140-908	NEW	00-02-063
392-127-050	REP	00-02-064	392-140-625	AMD	00-03-015	392-140-910	NEW	00-02-063
392-127-055	REP	00-02-064	392-140-625	PREP	00-19-024	392-140-911	NEW	00-02-063
392-127-060	REP	00-02-064	392-140-626	NEW	00-03-015	392-140-912	NEW	00-02-063
392-127-065	AMD	00-02-064	392-140-626	PREP	00-19-024	392-140-913	NEW	00-02-063
392-127-070	AMD	00-02-064	392-140-630	AMD	00-03-015	392-140-920	NEW-E	00-13-007
392-127-085	AMD	00-02-064	392-140-630	PREP	00-19-024	392-140-920	NEW-P	00-18-029
392-127-095	REP	00-02-064	392-140-640	PREP	00-19-024	392-140-922	NEW-E	00-13-007
392-127-101	REP	00-02-064	392-140-643	PREP	00-19-024	392-140-922	NEW-P	00-18-029
392-127-106	REP	00-02-064	392-140-646	PREP	00-19-024	392-140-924	NEW-E	00-13-007
392-127-111	AMD	00-02-064	392-140-650	PREP	00-19-024	392-140-924	NEW-P	00-18-029
392-127-112	NEW	00-02-064	392-140-653	PREP	00-19-024	392-140-925	NEW-E	00-13-007
392-127-810	REP	00-02-064	392-140-656	PREP	00-19-024	392-140-925	NEW-P	00-18-029
392-136	PREP	00-19-023	392-140-660	AMD	00-03-015	392-140-926	NEW-E	00-13-007
392-138	PREP	00-16-001	392-140-660	PREP	00-19-024	392-140-926	NEW-P	00-18-029
392-139-001	AMD-P	00-05-061	392-140-665	REP	00-03-015	392-140-927	NEW-E	00-13-007
392-139-001	AMD	00-09-017	392-140-670	PREP	00-19-024	392-140-927	NEW-P	00-18-029
392-139-005	AMD-P	00-05-061	392-140-675	AMD	00-03-015	392-140-928	NEW-E	00-13-007
392-139-005	AMD	00-09-017	392-140-675	PREP	00-19-024	392-140-928	NEW-P	00-18-029
392-139-007	AMD-P	00-05-061	392-140-680	AMD	00-03-015	392-140-929	NEW-E	00-13-007
392-139-007	AMD	00-09-017	392-140-680	PREP	00-19-024	392-140-929	NEW-P	00-18-029
392-139-008	NEW-P	00-05-061	392-140-685	PREP	00-19-024	392-140-930	NEW-E	00-13-007
392-139-008	NEW	00-09-017	392-140-700	REP	00-02-063	392-140-930	NEW-P	00-18-029
392-139-310	AMD-P	00-05-061	392-140-701	REP	00-02-063	392-140-935	NEW-E	00-13-007
392-139-310	AMD	00-09-017	392-140-702	REP	00-02-063	392-140-935	NEW-P	00-18-029
392-139-320	AMD-P	00-05-061	392-140-710	REP	00-02-063	392-140-937	NEW-E	00-13-007
392-139-320	AMD	00-09-017	392-140-711	REP	00-02-063	392-140-937	NEW-P	00-18-029
392-139-605	REP-P	00-05-061	392-140-712	REP	00-02-063	392-140-938	NEW-E	00-13-007
392-139-605	REP	00-09-017	392-140-713	REP	00-02-063	392-140-938	NEW-P	00-18-029
392-139-610	AMD-P	00-05-061	392-140-714	REP	00-02-063	392-172-107	NEW-W	00-06-045
392-139-610	AMD	00-09-017	392-140-715	REP	00-02-063	392-172-109	NEW-W	00-06-045
392-139-615	AMD-P	00-05-061	392-140-716	REP	00-02-063	392-172-161	NEW-W	00-06-045
392-139-615	AMD	00-09-017	392-140-720	REP	00-02-063	392-300-070	NEW-E	00-05-099
392-139-620	AMD-P	00-05-061	392-140-721	REP	00-02-063	392-300-070	PREP	00-09-023
392-139-620	AMD	00-09-017	392-140-722	REP	00-02-063	392-300-070	NEW-P	00-17-037
392-139-622	REP-P	00-05-061	392-140-723	REP	00-02-063	399-30-030	PREP	00-04-096
392-139-622	REP	00-09-017	392-140-724	REP	00-02-063	399-30-030	AMD-E	00-04-097
392-139-623	REP-P	00-05-061	392-140-725	REP	00-02-063	399-30-030	AMD-P	00-08-010
392-139-623	REP	00-09-017	392-140-726	REP	00-02-063	399-50-010	NEW-C	00-04-100
392-139-625	AMD-P	00-05-061	392-140-727	REP	00-02-063	399-50-010	NEW	00-11-021
392-139-625	AMD	00-09-017	392-140-728	REP	00-02-063	399-50-020	NEW-C	00-04-100
392-139-660	AMD-P	00-05-061	392-140-730	REP	00-02-063	399-50-020	NEW	00-11-021
392-139-660	AMD	00-09-017	392-140-731	REP	00-02-063	399-50-030	NEW-C	00-04-100
392-139-661	REP-P	00-05-061	392-140-732	REP	00-02-063	399-50-030	NEW	00-11-021
392-139-661	REP	00-09-017	392-140-733	REP	00-02-063	399-50-040	NEW-C	00-04-100
392-139-670	AMD-P	00-05-061	392-140-735	REP	00-02-063	399-50-040	NEW	00-11-021

Table of WAC Sections Affected

WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
415-02-010	AMD-P	00-04-025	415-112-473	AMD-P	00-04-024	415-501-370	RECOD	00-11-104
415-02-010	AMD	00-10-016	415-112-473	AMD	00-10-015	415-501-380	RECOD-P	00-08-092
415-02-020	AMD-P	00-04-025	415-112-475	AMD-P	00-04-024	415-501-380	RECOD	00-11-104
415-02-020	AMD	00-10-016	415-112-475	AMD	00-10-015	415-501-390	RECOD-P	00-08-092
415-02-030	AMD-P	00-04-025	415-112-477	AMD-P	00-04-024	415-501-390	RECOD	00-11-104
415-02-030	AMD	00-10-016	415-112-477	AMD	00-10-015	415-501-410	RECOD-P	00-08-092
415-02-040	REP-P	00-04-025	415-112-510	REP-P	00-04-024	415-501-410	RECOD	00-11-104
415-02-040	REP	00-10-016	415-112-510	REP	00-10-015	415-501-415	RECOD-P	00-08-092
415-02-050	AMD-P	00-04-025	415-112-540	AMD	00-11-053	415-501-415	RECOD	00-11-104
415-02-050	AMD	00-10-016	415-112-545	AMD	00-11-053	415-501-420	RECOD-P	00-08-092
415-02-060	AMD-P	00-04-025	415-112-548	NEW-W	00-12-027	415-501-420	RECOD	00-11-104
415-02-060	AMD	00-10-016	415-112-705	NEW-P	00-04-024	415-501-430	RECOD-P	00-08-092
415-02-070	REP-P	00-04-025	415-112-705	NEW	00-10-015	415-501-430	RECOD	00-11-104
415-02-070	REP	00-10-016	415-112-920	NEW-P	00-04-024	415-501-440	RECOD-P	00-08-092
415-02-080	AMD-P	00-04-025	415-112-920	NEW	00-10-015	415-501-440	RECOD	00-11-104
415-02-080	AMD	00-10-016	415-112-950	NEW-P	00-04-024	415-501-450	RECOD-P	00-08-092
415-02-100	AMD-P	00-04-025	415-112-950	NEW	00-10-015	415-501-450	RECOD	00-11-104
415-02-100	AMD	00-10-016	415-501-010	AMD-P	00-08-092	415-501-470	RECOD-P	00-08-092
415-02-120	NEW-P	00-04-025	415-501-010	AMD	00-11-104	415-501-470	RECOD	00-11-104
415-02-120	NEW	00-10-016	415-501-020	AMD-P	00-08-092	415-501-475	RECOD-P	00-08-092
415-02-130	NEW-P	00-04-025	415-501-020	AMD	00-11-104	415-501-475	RECOD	00-11-104
415-02-130	NEW	00-10-016	415-501-110	RECOD-P	00-08-092	415-501-480	RECOD-P	00-08-092
415-04	PREP	00-04-061	415-501-110	RECOD	00-11-104	415-501-480	RECOD	00-11-104
415-08	PREP	00-04-061	415-501-120	RECOD-P	00-08-092	415-501-485	RECOD-P	00-08-092
415-10	PREP	00-04-062	415-501-120	RECOD	00-11-104	415-501-485	RECOD	00-11-104
415-10-010	AMD-P	00-16-155	415-501-120	RECOD	00-11-104	415-501-486	RECOD-P	00-08-092
415-10-020	AMD-P	00-16-155	415-501-130	RECOD-P	00-08-092	415-501-486	RECOD	00-11-104
415-10-030	AMD-P	00-16-155	415-501-130	RECOD	00-11-104	415-501-486	RECOD	00-11-104
415-10-040	AMD-P	00-16-155	415-501-140	RECOD-P	00-08-092	415-501-487	RECOD-P	00-08-092
415-10-050	AMD-P	00-16-155	415-501-140	RECOD	00-11-104	415-501-487	RECOD	00-11-104
415-10-080	AMD-P	00-16-155	415-501-140	RECOD	00-11-104	415-501-487	RECOD	00-11-104
415-10-100	AMD-P	00-16-155	415-501-150	RECOD-P	00-08-092	415-501-490	RECOD-P	00-08-092
415-10-110	NEW-P	00-16-155	415-501-150	RECOD	00-11-104	415-501-490	RECOD	00-11-104
415-103-215	NEW-P	00-08-085	415-501-160	RECOD-P	00-08-092	415-501-490	RECOD	00-11-104
415-103-215	NEW	00-11-103	415-501-160	RECOD	00-11-104	415-501-495	RECOD-P	00-08-092
415-104-450	NEW-P	00-04-023	415-501-170	RECOD-P	00-08-092	415-501-495	RECOD	00-11-104
415-104-450	NEW	00-10-017	415-501-170	RECOD	00-11-104	415-501-500	RECOD-P	00-08-092
415-108-315	NEW-P	00-04-024	415-501-180	RECOD-P	00-08-092	415-501-500	RECOD	00-11-104
415-108-315	NEW	00-10-015	415-501-180	RECOD	00-11-104	415-501-510	RECOD-P	00-08-092
415-108-710	AMD-W	00-12-027	415-501-180	RECOD	00-11-104	415-501-510	RECOD	00-11-104
415-108-720	AMD-W	00-12-027	415-501-190	RECOD-P	00-08-092	415-501-520	RECOD-P	00-08-092
415-112-025	NEW-W	00-12-027	415-501-190	RECOD	00-11-104	415-501-520	RECOD	00-11-104
415-112-125	AMD-P	00-04-024	415-501-200	RECOD-P	00-08-092	415-501-530	RECOD-P	00-08-092
415-112-125	AMD	00-10-015	415-501-200	RECOD	00-11-104	415-501-530	RECOD	00-11-104
415-112-140	AMD-P	00-04-024	415-501-210	RECOD-P	00-08-092	415-501-540	RECOD-P	00-08-092
415-112-140	AMD	00-10-015	415-501-210	RECOD	00-11-104	415-501-540	RECOD	00-11-104
415-112-145	AMD-P	00-04-024	415-501-300	RECOD-P	00-08-092	415-501-550	RECOD-P	00-08-092
415-112-145	AMD	00-10-015	415-501-300	RECOD	00-11-104	415-501-550	RECOD	00-11-104
415-112-155	AMD-P	00-04-024	415-501-305	RECOD-P	00-08-092	415-501-560	RECOD-P	00-08-092
415-112-155	AMD	00-10-015	415-501-305	RECOD	00-11-104	415-501-560	RECOD	00-11-104
415-112-330	AMD-P	00-04-024	415-501-310	RECOD-P	00-08-092	415-501-570	RECOD-P	00-08-092
415-112-330	AMD	00-10-015	415-501-310	RECOD	00-11-104	415-501-570	RECOD	00-11-104
415-112-415	AMD-XA	00-08-030	415-501-315	NEW-P	00-08-092	415-501-580	RECOD-P	00-08-092
415-112-415	AMD	00-13-001	415-501-315	NEW	00-11-104	415-501-580	RECOD	00-11-104
415-112-460	AMD-P	00-04-024	415-501-320	RECOD-P	00-08-092	415-501-590	RECOD-P	00-08-092
415-112-460	AMD	00-10-015	415-501-320	RECOD	00-11-104	415-501-590	RECOD	00-11-104
415-112-4605	AMD-P	00-04-024	415-501-330	RECOD-P	00-08-092	415-501-600	RECOD-P	00-08-092
415-112-4605	AMD	00-10-015	415-501-330	RECOD	00-11-104	415-501-600	RECOD	00-11-104
415-112-4608	AMD-P	00-04-024	415-501-340	RECOD-P	00-08-092	415-501-610	RECOD-P	00-08-092
415-112-4608	AMD	00-10-015	415-501-340	RECOD	00-11-104	415-501-610	RECOD	00-11-104
415-112-471	AMD-P	00-04-024	415-501-350	RECOD-P	00-08-092	415-501-710	RECOD-P	00-08-092
415-112-471	AMD	00-10-015	415-501-350	RECOD	00-11-104	415-501-710	RECOD	00-11-104
			415-501-360	RECOD-P	00-08-092	415-501-720	RECOD-P	00-08-092
			415-501-360	RECOD	00-11-104	415-501-720	RECOD	00-11-104
			415-501-370	RECOD-P	00-08-092	415-504-010	AMD-P	00-08-092

TABLE

Table of WAC Sections Affected

WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
415-504-010	DECOD-P	00-08-092	415-512-040	DECOD	00-11-104	415-540-010	DECOD	00-11-104
415-504-010	AMD	00-11-104	415-512-050	AMD-P	00-08-092	415-544-010	AMD-P	00-08-092
415-504-010	DECOD	00-11-104	415-512-050	DECOD-P	00-08-092	415-544-010	DECOD-P	00-08-092
415-504-020	DECOD-P	00-08-092	415-512-050	AMD	00-11-104	415-544-010	AMD	00-11-104
415-504-020	DECOD	00-11-104	415-512-050	DECOD	00-11-104	415-544-010	DECOD	00-11-104
415-504-030	DECOD-P	00-08-092	415-512-070	AMD-P	00-08-092	415-548-010	DECOD-P	00-08-092
415-504-030	DECOD	00-11-104	415-512-070	DECOD-P	00-08-092	415-548-010	DECOD	00-11-104
415-504-040	DECOD-P	00-08-092	415-512-070	AMD	00-11-104	415-552-010	AMD-P	00-08-092
415-504-040	DECOD	00-11-104	415-512-070	DECOD	00-11-104	415-552-010	DECOD-P	00-08-092
415-504-050	DECOD-P	00-08-092	415-512-075	AMD-P	00-08-092	415-552-010	AMD	00-11-104
415-504-050	DECOD	00-11-104	415-512-075	DECOD-P	00-08-092	415-552-010	DECOD	00-11-104
415-504-060	DECOD-P	00-08-092	415-512-075	AMD	00-11-104	415-556-010	AMD-P	00-08-092
415-504-060	DECOD	00-11-104	415-512-075	DECOD	00-11-104	415-556-010	DECOD-P	00-08-092
415-504-070	DECOD-P	00-08-092	415-512-080	AMD-P	00-08-092	415-556-010	AMD	00-11-104
415-504-070	DECOD	00-11-104	415-512-080	DECOD-P	00-08-092	415-556-010	DECOD	00-11-104
415-504-080	DECOD-P	00-08-092	415-512-080	AMD	00-11-104	415-560-010	DECOD-P	00-08-092
415-504-080	DECOD	00-11-104	415-512-080	DECOD	00-11-104	415-560-010	DECOD	00-11-104
415-504-090	AMD-P	00-08-092	415-512-085	AMD-P	00-08-092	415-564-010	AMD-P	00-08-092
415-504-090	DECOD-P	00-08-092	415-512-085	DECOD-P	00-08-092	415-564-010	DECOD-P	00-08-092
415-504-090	AMD	00-11-104	415-512-085	AMD	00-11-104	415-564-010	AMD	00-11-104
415-504-090	DECOD	00-11-104	415-512-085	DECOD	00-11-104	415-564-010	DECOD	00-11-104
415-504-100	AMD-P	00-08-092	415-512-086	AMD-P	00-08-092	415-564-020	AMD-P	00-08-092
415-504-100	DECOD-P	00-08-092	415-512-086	DECOD-P	00-08-092	415-564-020	DECOD-P	00-08-092
415-504-100	AMD	00-11-104	415-512-086	AMD	00-11-104	415-564-020	AMD	00-11-104
415-504-100	DECOD	00-11-104	415-512-086	DECOD	00-11-104	415-564-020	DECOD	00-11-104
415-504-110	AMD-P	00-08-092	415-512-086	DECOD	00-11-104	415-564-020	DECOD	00-11-104
415-504-110	DECOD-P	00-08-092	415-512-087	AMD-P	00-08-092	415-564-030	DECOD-P	00-08-092
415-504-110	AMD	00-11-104	415-512-087	DECOD-P	00-08-092	415-564-030	DECOD	00-11-104
415-504-110	DECOD	00-11-104	415-512-087	AMD	00-11-104	415-564-040	AMD-P	00-08-092
415-508-010	AMD-P	00-08-092	415-512-087	DECOD	00-11-104	415-564-040	DECOD-P	00-08-092
415-508-010	DECOD-P	00-08-092	415-512-087	AMD-P	00-08-092	415-564-040	AMD	00-11-104
415-508-010	AMD	00-11-104	415-512-087	DECOD	00-11-104	415-564-040	DECOD	00-11-104
415-508-010	DECOD	00-11-104	415-512-087	AMD-P	00-08-092	415-564-050	AMD-P	00-08-092
415-508-020	DECOD-P	00-08-092	415-512-087	DECOD-P	00-08-092	415-564-050	DECOD-P	00-08-092
415-508-020	DECOD	00-11-104	415-512-087	AMD	00-11-104	415-564-050	AMD	00-11-104
415-508-030	DECOD-P	00-08-092	415-512-087	DECOD	00-11-104	415-564-050	DECOD	00-11-104
415-508-030	DECOD	00-11-104	415-512-087	AMD-P	00-08-092	415-564-060	DECOD-P	00-08-092
415-508-040	DECOD-P	00-08-092	415-512-087	DECOD	00-11-104	415-564-060	DECOD	00-11-104
415-508-040	DECOD	00-11-104	415-512-087	AMD-P	00-08-092	415-568-010	DECOD-P	00-08-092
415-508-050	AMD-P	00-08-092	415-512-087	DECOD-P	00-08-092	415-568-010	DECOD	00-11-104
415-508-050	DECOD-P	00-08-092	415-512-087	AMD	00-11-104	415-568-020	DECOD-P	00-08-092
415-508-050	AMD	00-11-104	415-512-087	DECOD	00-11-104	415-568-020	DECOD	00-11-104
415-508-050	DECOD	00-11-104	415-512-087	AMD-P	00-08-092	419-14-020	AMD-XA	00-13-100
415-512-010	AMD-P	00-08-092	415-512-087	DECOD-P	00-08-092	419-14-020	DECOD-X	00-13-100
415-512-010	DECOD-P	00-08-092	415-512-087	AMD	00-11-104	419-14-020	AMD	00-17-140
415-512-010	AMD	00-11-104	415-512-087	DECOD	00-11-104	419-14-020	DECOD	00-17-140
415-512-010	DECOD	00-11-104	415-512-087	AMD-P	00-08-092	419-14-030	AMD-XA	00-13-100
415-512-015	AMD-P	00-08-092	415-512-087	DECOD	00-11-104	419-14-030	DECOD-X	00-13-100
415-512-015	DECOD-P	00-08-092	415-512-087	AMD-P	00-08-092	419-14-030	AMD	00-17-140
415-512-015	AMD	00-11-104	415-512-087	DECOD-P	00-08-092	419-14-030	DECOD	00-17-140
415-512-015	DECOD	00-11-104	415-512-087	AMD	00-11-104	419-14-040	DECOD-X	00-13-100
415-512-020	AMD-P	00-08-092	415-512-087	DECOD	00-11-104	419-14-040	DECOD	00-17-140
415-512-020	DECOD-P	00-08-092	415-512-087	AMD-P	00-08-092	419-14-050	DECOD-X	00-13-100
415-512-020	AMD	00-11-104	415-512-087	DECOD-P	00-08-092	419-14-050	DECOD	00-17-140
415-512-020	DECOD	00-11-104	415-512-087	AMD	00-11-104	419-14-060	DECOD-X	00-13-100
415-512-030	AMD-P	00-08-092	415-512-087	DECOD	00-11-104	419-14-060	DECOD	00-17-140
415-512-030	DECOD-P	00-08-092	415-512-087	AMD-P	00-08-092	419-14-070	AMD-XA	00-13-100
415-512-030	AMD	00-11-104	415-512-087	DECOD-P	00-08-092	419-14-070	DECOD-X	00-13-100
415-512-030	DECOD	00-11-104	415-512-087	AMD	00-11-104	419-14-070	AMD	00-17-140
415-512-040	AMD-P	00-08-092	415-512-087	DECOD	00-11-104	419-14-070	DECOD	00-17-140
415-512-040	DECOD-P	00-08-092	415-512-087	AMD-P	00-08-092	419-14-075	DECOD-X	00-13-100
415-512-040	AMD	00-11-104	415-512-087	DECOD-P	00-08-092	419-14-075	DECOD	00-17-140
			415-512-087	AMD	00-11-104	419-14-080	DECOD-X	00-13-100

Table of WAC Sections Affected

WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
419-14-080	DECOD	00-17-140	419-56-080	DECOD	00-17-140	434-257-050	REP-E	00-04-010
419-14-085	AMD-XA	00-13-100	419-56-090	AMD-XA	00-13-100	434-257-070	AMD-E	00-04-010
419-14-085	DECOD-X	00-13-100	419-56-090	DECOD-X	00-13-100	434-257-080	REP-E	00-04-010
419-14-085	AMD	00-17-140	419-56-090	AMD	00-17-140	434-257-090	AMD-E	00-04-010
419-14-085	DECOD	00-17-140	419-56-090	DECOD	00-17-140	434-257-100	AMD-E	00-04-010
419-14-090	DECOD-X	00-13-100	419-60-010	AMD-XA	00-13-100	434-257-120	REP-E	00-04-010
419-14-090	DECOD	00-17-140	419-60-010	DECOD-X	00-13-100	434-257-130	AMD-E	00-04-010
419-14-100	AMD-XA	00-13-100	419-60-010	AMD	00-17-140	434-257-150	AMD-E	00-04-010
419-14-100	DECOD-X	00-13-100	419-60-010	DECOD	00-17-140	434-262-080	AMD-P	00-05-095
419-14-100	AMD	00-17-140	419-60-020	AMD-XA	00-13-100	434-262-080	AMD	00-10-010
419-14-100	DECOD	00-17-140	419-60-020	DECOD-X	00-13-100	434-262-110	AMD-P	00-05-095
419-14-110	DECOD-X	00-13-100	419-60-020	AMD	00-17-140	434-262-110	AMD	00-10-010
419-14-110	DECOD	00-17-140	419-60-020	DECOD	00-17-140	434-262-120	AMD-P	00-05-095
419-14-120	AMD-XA	00-13-100	419-60-030	AMD-XA	00-13-100	434-262-120	AMD	00-10-010
419-14-120	DECOD-X	00-13-100	419-60-030	DECOD-X	00-13-100	434-334-090	AMD-P	00-05-094
419-14-120	AMD	00-17-140	419-60-030	AMD	00-17-140	434-334-090	AMD	00-10-009
419-14-120	DECOD	00-17-140	419-60-030	DECOD	00-17-140	434-334-110	AMD-P	00-05-094
419-14-135	DECOD-X	00-13-100	434-55-015	AMD-XA	00-16-118	434-334-110	AMD	00-10-009
419-14-135	DECOD	00-17-140	434-110-020	AMD-XA	00-16-119	434-334-127	NEW-P	00-05-094
419-14-140	DECOD-X	00-13-100	434-110-030	AMD-XA	00-16-119	434-334-127	NEW	00-10-009
419-14-140	DECOD	00-17-140	434-110-040	AMD-XA	00-16-119	434-334-140	AMD-P	00-05-094
419-52-010	AMD-XA	00-13-100	434-110-050	AMD-XA	00-16-119	434-334-140	AMD	00-10-009
419-52-010	DECOD-X	00-13-100	434-120-015	AMD-XA	00-16-116	434-334-160	AMD-P	00-05-094
419-52-010	AMD	00-17-140	434-130-020	AMD-XA	00-16-117	434-334-160	AMD	00-10-009
419-52-010	DECOD	00-17-140	434-135-020	AMD-XA	00-16-120	434-334-165	AMD-P	00-05-094
419-52-020	AMD-XA	00-13-100	434-166-030	AMD-XA	00-16-121	434-334-165	AMD	00-10-009
419-52-020	DECOD-X	00-13-100	434-180-110	AMD-XA	00-16-122	434-381	PREP	00-09-027
419-52-020	AMD	00-17-140	434-180-440	AMD-XA	00-17-173	434-381-010	REP-E	00-09-028
419-52-020	DECOD	00-17-140	434-219-020	AMD	00-03-003	434-381-020	REP-E	00-09-028
419-52-030	AMD-XA	00-13-100	434-219-120	AMD	00-03-003	434-381-030	REP-E	00-09-028
419-52-030	DECOD-X	00-13-100	434-219-160	AMD	00-03-003	434-381-040	REP-E	00-09-028
419-52-030	AMD	00-17-140	434-219-160	AMD-E	00-03-036	434-381-050	REP-E	00-09-028
419-52-030	DECOD	00-17-140	434-219-165	NEW	00-03-003	434-381-060	REP-E	00-09-028
419-56-010	AMD-XA	00-13-100	434-219-170	NEW	00-03-003	434-381-070	REP-E	00-09-028
419-56-010	DECOD-X	00-13-100	434-219-180	AMD	00-03-003	434-381-080	REP-E	00-09-028
419-56-010	AMD	00-17-140	434-219-185	NEW	00-03-003	434-381-090	REP-E	00-09-028
419-56-010	DECOD	00-17-140	434-219-210	AMD	00-03-003	434-381-100	REP-E	00-09-028
419-56-020	AMD-XA	00-13-100	434-219-220	AMD	00-03-003	434-381-110	NEW-E	00-09-028
419-56-020	DECOD-X	00-13-100	434-219-230	AMD	00-03-003	434-381-120	NEW-E	00-09-028
419-56-020	AMD	00-17-140	434-219-240	AMD	00-03-003	434-381-130	NEW-E	00-09-028
419-56-020	DECOD	00-17-140	434-219-250	AMD	00-03-003	434-381-140	NEW-E	00-09-028
419-56-030	AMD-XA	00-13-100	434-219-255	NEW	00-03-003	434-381-150	NEW-E	00-09-028
419-56-030	DECOD-X	00-13-100	434-219-260	AMD	00-03-003	434-381-160	NEW-E	00-09-028
419-56-030	AMD	00-17-140	434-219-270	AMD	00-03-003	434-381-170	NEW-E	00-09-028
419-56-030	DECOD	00-17-140	434-219-280	AMD	00-03-003	434-381-180	NEW-E	00-09-028
419-56-040	AMD-XA	00-13-100	434-219-280	AMD-E	00-05-093	434-663-100	AMD-P	00-04-083
419-56-040	DECOD-X	00-13-100	434-219-285	NEW	00-03-003	434-663-100	AMD-S	00-13-108
419-56-040	AMD	00-17-140	434-219-290	AMD	00-03-003	434-663-100	RECOD-S	00-13-108
419-56-040	DECOD	00-17-140	434-219-300	NEW	00-03-003	434-663-100	AMD	00-20-038
419-56-050	AMD-XA	00-13-100	434-219-310	AMD	00-03-003	434-663-270	NEW-P	00-04-083
419-56-050	DECOD-X	00-13-100	434-219-320	AMD	00-03-003	434-663-270	NEW-S	00-13-108
419-56-050	AMD	00-17-140	434-230-170	AMD-S	00-07-052	434-663-270	NEW	00-20-038
419-56-050	DECOD	00-17-140	434-230-170	AMD	00-11-042	434-663-280	NEW-P	00-04-083
419-56-060	AMD-XA	00-13-100	434-230-210	AMD-S	00-07-052	434-663-280	AMD-W	00-17-088
419-56-060	DECOD-X	00-13-100	434-230-210	AMD	00-11-042	434-663-300	AMD-P	00-04-083
419-56-060	AMD	00-17-140	434-230-220	NEW-S	00-07-052	434-663-300	AMD-S	00-13-108
419-56-060	DECOD	00-17-140	434-230-220	NEW	00-11-042	434-663-300	AMD	00-20-038
419-56-070	AMD-XA	00-13-100	434-240-202	NEW-E	00-03-036	434-663-305	NEW-P	00-04-083
419-56-070	DECOD-X	00-13-100	434-257	AMD-E	00-04-010	434-663-305	NEW-S	00-13-108
419-56-070	AMD	00-17-140	434-257-010	AMD-E	00-04-010	434-663-305	NEW	00-20-038
419-56-070	DECOD	00-17-140	434-257-020	AMD-E	00-04-010	434-663-310	AMD-P	00-04-083
419-56-080	DECOD-X	00-13-100	434-257-030	AMD-E	00-04-010	434-663-310	REP-S	00-13-108

TABLE

Table of WAC Sections Affected

WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
434-663-310	REP	00-20-038	434-663-600	AMD	00-20-038	440-22-085	REP-P	00-13-073
434-663-315	NEW-S	00-13-108	434-663-610	AMD-P	00-04-083	440-22-090	REP-P	00-13-073
434-663-320	AMD-P	00-04-083	434-663-610	REP-S	00-13-108	440-22-100	REP-P	00-13-073
434-663-320	REP-S	00-13-108	434-663-610	REP	00-20-038	440-22-105	REP-P	00-13-073
434-663-320	REP	00-20-038	434-663-615	NEW-S	00-13-108	440-22-110	REP-P	00-13-073
434-663-325	NEW-S	00-13-108	434-663-615	NEW	00-20-038	440-22-115	REP-P	00-13-073
434-663-325	NEW	00-20-038	434-663-620	AMD-P	00-04-083	440-22-120	REP-P	00-13-073
434-663-400	AMD-P	00-04-083	434-663-620	REP-S	00-13-108	440-22-125	REP-P	00-13-073
434-663-400	DECOD-P	00-04-083	434-663-620	REP	00-20-038	440-22-150	REP-P	00-13-073
434-663-400	AMD-S	00-13-108	434-663-640	NEW-P	00-04-083	440-22-155	REP-P	00-13-073
434-663-400	DECOD-S	00-13-108	434-663-640	NEW-S	00-13-108	440-22-160	REP-P	00-13-073
434-663-400	AMD	00-20-038	434-663-640	NEW	00-20-038	440-22-165	REP-P	00-13-073
434-663-400	DECOD	00-20-038	434-663-700	RECOD-P	00-04-083	440-22-175	REP-P	00-13-073
434-663-405	NEW-P	00-04-083	434-663-700	RECOD-S	00-13-108	440-22-180	REP-P	00-13-073
434-663-405	AMD-W	00-17-088	434-663-700	RECOD	00-20-038	440-22-200	REP-P	00-13-073
434-663-410	AMD-P	00-04-083	434-663-705	NEW-S	00-13-108	440-22-210	REP-P	00-13-073
434-663-410	DECOD-P	00-04-083	434-663-705	NEW	00-20-038	440-22-220	REP-P	00-13-073
434-663-410	AMD-S	00-13-108	434-663-710	RECOD-P	00-04-083	440-22-225	REP-P	00-13-073
434-663-410	DECOD-S	00-13-108	434-663-710	RECOD-S	00-13-108	440-22-230	REP-P	00-13-073
434-663-410	AMD	00-20-038	434-663-710	RECOD	00-20-038	440-22-240	REP-P	00-13-073
434-663-410	DECOD	00-20-038	434-663-720	RECOD-P	00-04-083	440-22-250	REP-P	00-13-073
434-663-420	AMD-P	00-04-083	434-663-720	RECOD-S	00-13-108	440-22-253	REP-P	00-13-073
434-663-420	DECOD-P	00-04-083	434-663-720	RECOD	00-20-038	440-22-255	REP-P	00-13-073
434-663-420	AMD-S	00-13-108	434-663-730	RECOD-P	00-04-083	440-22-257	REP-P	00-13-073
434-663-420	DECOD-S	00-13-108	434-663-730	NEW-S	00-13-108	440-22-260	REP-P	00-13-073
434-663-420	AMD	00-20-038	434-663-730	NEW	00-20-038	440-22-270	REP-P	00-13-073
434-663-420	DECOD	00-20-038	434-663-740	RECOD-P	00-04-083	440-22-280	REP-P	00-13-073
434-663-430	AMD-P	00-04-083	434-663-740	NEW-S	00-13-108	440-22-300	REP-P	00-13-073
434-663-430	DECOD-P	00-04-083	434-663-740	NEW	00-20-038	440-22-310	REP-P	00-13-073
434-663-430	REP-S	00-13-108	434-663-750	RECOD-P	00-04-083	440-22-320	REP-P	00-13-073
434-663-430	REP	00-20-038	434-663-750	RECOD-S	00-13-108	440-22-325	REP-P	00-13-073
434-663-440	AMD-P	00-04-083	434-663-750	RECOD	00-20-038	440-22-330	REP-P	00-13-073
434-663-440	DECOD-P	00-04-083	434-663-760	RECOD-P	00-04-083	440-22-335	REP-P	00-13-073
434-663-440	REP-S	00-13-108	434-663-760	NEW-S	00-13-108	440-22-350	REP-P	00-13-073
434-663-440	REP	00-20-038	434-663-760	NEW	00-20-038	440-22-355	REP-P	00-13-073
434-663-450	DECOD-P	00-04-083	434-663-770	NEW-P	00-04-083	440-22-400	REP-P	00-13-073
434-663-450	DECOD-S	00-13-108	434-663-770	NEW-S	00-13-108	440-22-405	REP-P	00-13-073
434-663-450	DECOD	00-20-038	434-663-770	NEW	00-20-038	440-22-406	REP-P	00-13-073
434-663-460	REP-P	00-04-083	434-663-780	NEW-P	00-04-083	440-22-410	REP-P	00-13-073
434-663-460	REP-S	00-13-108	434-663-780	NEW-S	00-13-108	440-22-420	REP-P	00-13-073
434-663-460	REP	00-20-038	434-663-780	NEW	00-20-038	440-22-430	REP-P	00-13-073
434-663-470	REP-P	00-04-083	437-20-010	NEW-C	00-07-124	440-22-450	REP-P	00-13-073
434-663-470	REP-S	00-13-108	437-20-010	NEW-W	00-11-050	440-22-455	REP-P	00-13-073
434-663-470	REP	00-20-038	437-20-010	NEW-C	00-11-051	440-22-460	REP-P	00-13-073
434-663-480	REP-P	00-04-083	437-20-010	NEW	00-11-052	440-22-465	REP-P	00-13-073
434-663-480	REP-S	00-13-108	440-22-001	REP-P	00-13-073	440-22-500	REP-P	00-13-073
434-663-480	REP	00-20-038	440-22-005	REP-P	00-13-073	440-22-505	REP-P	00-13-073
434-663-490	AMD-P	00-04-083	440-22-010	REP-P	00-13-073	440-22-510	REP-P	00-13-073
434-663-490	DECOD-P	00-04-083	440-22-015	REP-P	00-13-073	440-22-515	REP-P	00-13-073
434-663-490	REP-S	00-13-108	440-22-020	REP-P	00-13-073	440-22-520	REP-P	00-13-073
434-663-490	REP	00-20-038	440-22-025	REP-P	00-13-073	440-22-525	REP-P	00-13-073
434-663-510	REP-P	00-04-083	440-22-030	REP-P	00-13-073	440-22-530	REP-P	00-13-073
434-663-510	REP-S	00-13-108	440-22-035	REP-P	00-13-073	440-22-550	REP-P	00-13-073
434-663-510	REP	00-20-038	440-22-040	REP-P	00-13-073	440-22-560	REP-P	00-13-073
434-663-520	REP-P	00-04-083	440-22-045	REP-P	00-13-073	440-22-565	REP-P	00-13-073
434-663-520	REP-S	00-13-108	440-22-050	REP-P	00-13-073	440-22-600	REP-P	00-13-073
434-663-520	REP	00-20-038	440-22-055	REP-P	00-13-073	440-22-610	REP-P	00-13-073
434-663-530	AMD-P	00-04-083	440-22-060	REP-P	00-13-073	440-22-620	REP-P	00-13-073
434-663-530	AMD-S	00-13-108	440-22-065	REP-P	00-13-073	440-22-900	REP-P	00-13-073
434-663-530	AMD	00-20-038	440-22-070	REP-P	00-13-073	440-22-905	REP-P	00-13-073
434-663-600	AMD-P	00-04-083	440-22-075	REP-P	00-13-073	440-22-910	REP-P	00-13-073
434-663-600	AMD-S	00-13-108	440-22-080	REP-P	00-13-073	440-22-915	REP-P	00-13-073

Table of WAC Sections Affected

WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
440-22-920	REP-P	00-13-073	458-20-261	AMD-XA	00-03-001	458-57-045	AMD-XA	00-14-028
440-22-925	REP-P	00-13-073	458-20-261	AMD	00-11-097	458-57-045	AMD	00-19-012
440-22-930	REP-P	00-13-073	458-20-264	PREP	00-13-027	458-61-230	AMD-P	00-04-055
440-22-935	REP-P	00-13-073	458-20-264	NEW-P	00-20-023A	458-61-230	AMD	00-09-002
440-44-020	REP-P	00-13-073	458-30-200	PREP	00-05-074	460-21C-005	NEW-P	00-02-068
440-44-025	PREP	00-10-062	458-30-200	AMD-P	00-11-026	460-21C-005	NEW	00-05-055
440-44-025	REP-P	00-17-127	458-30-262	AMD-XA	00-20-024	460-21C-010	NEW-P	00-02-068
440-44-026	PREP	00-10-061	458-30-275	PREP	00-05-074	460-21C-010	NEW	00-05-055
440-44-026	REP-P	00-17-127	458-30-275	AMD-P	00-11-026	460-21C-020	NEW-P	00-02-068
440-44-028	REP	00-07-045	458-30-285	PREP	00-05-074	460-21C-020	NEW	00-05-055
446-30-010	AMD	00-02-069	458-30-285	AMD-P	00-11-026	460-21C-030	NEW-P	00-02-068
446-85-005	NEW-P	00-06-037	458-30-295	PREP	00-05-074	460-21C-030	NEW	00-05-055
446-85-005	NEW	00-10-092	458-30-295	AMD-P	00-11-026	460-21C-040	NEW-P	00-02-068
446-85-010	NEW-P	00-06-037	458-30-300	PREP	00-05-074	460-21C-040	NEW	00-05-055
446-85-010	NEW	00-10-092	458-30-300	AMD-P	00-11-026	460-24A	PREP	00-17-019
458-12-125	REP-XR	00-17-007	458-30-305	PREP	00-05-074	460-44A-500	AMD	00-04-094
458-12-315	REP-P	00-05-033	458-30-305	AMD-P	00-11-026	460-44A-504	AMD	00-04-094
458-12-315	REP	00-09-003	458-30-310	PREP	00-05-074	460-44A-504	AMD-XA	00-16-102
458-12-320	AMD-P	00-05-033	458-30-310	AMD-P	00-11-026	460-46A-010	REP	00-04-095
458-12-320	AMD	00-09-003	458-30-315	PREP	00-05-074	460-46A-020	REP	00-04-095
458-12-390	REP-XR	00-17-007	458-30-325	PREP	00-05-074	460-46A-025	REP	00-04-095
458-16-080	AMD-P	00-05-032	458-30-325	AMD-P	00-11-026	460-46A-030	REP	00-04-095
458-16-080	AMD	00-09-004	458-30-350	PREP	00-05-074	460-46A-040	REP	00-04-095
458-16-081	REP-P	00-05-032	458-30-590	AMD-XA	00-20-107	460-46A-050	REP	00-04-095
458-16-081	REP	00-09-004	458-30-700	PREP	00-09-085	460-46A-055	REP	00-04-095
458-16A-010	AMD-P	00-06-073	458-30-710	PREP	00-09-085	460-46A-061	REP	00-04-095
458-16A-010	AMD	00-09-086	458-40-500	PREP	00-13-116	460-46A-065	REP	00-04-095
458-16A-020	AMD-P	00-06-073	458-40-510	PREP	00-13-116	460-46A-071	REP	00-04-095
458-16A-020	AMD	00-09-086	458-40-520	PREP	00-13-116	460-46A-072	REP	00-04-095
458-18-220	AMD-XA	00-20-025	458-40-530	PREP	00-13-116	460-46A-090	REP	00-04-095
458-20-130	REP-XR	00-17-009	458-40-535	PREP	00-13-116	460-46A-091	REP	00-04-095
458-20-135	AMD-E	00-04-026	458-40-600	PREP	00-13-116	460-46A-092	REP	00-04-095
458-20-135	AMD-P	00-04-029	458-40-610	PREP	00-13-116	460-46A-095	REP	00-04-095
458-20-135	AMD	00-11-096	458-40-615	PREP	00-13-116	460-46A-100	REP	00-04-095
458-20-13501	PREP	00-04-027	458-40-620	PREP	00-13-116	460-46A-105	REP	00-04-095
458-20-136	AMD-E	00-04-026	458-40-622	PREP	00-13-116	460-46A-110	REP	00-04-095
458-20-136	AMD-P	00-04-029	458-40-624	PREP	00-13-116	460-46A-115	REP	00-04-095
458-20-136	AMD	00-11-096	458-40-626	PREP	00-13-116	460-46A-145	REP	00-04-095
458-20-13601	NEW-E	00-04-026	458-40-628	PREP	00-13-116	460-46A-150	REP	00-04-095
458-20-13601	NEW-P	00-04-029	458-40-630	PREP	00-13-116	460-46A-155	REP	00-04-095
458-20-13601	NEW	00-11-096	458-40-632	PREP	00-13-116	460-46A-160	REP	00-04-095
458-20-161	REP-XR	00-17-008	458-40-634	PREP	00-13-116	460-46A-165	REP	00-04-095
458-20-18801	PREP	00-08-072	458-40-636	PREP	00-13-116	468-14-010	REP-XR	00-07-027
458-20-190	PREP	00-13-040	458-40-640	PREP	00-13-116	468-14-010	REP	00-11-133
458-20-191	PREP	00-13-040	458-40-650	PREP	00-08-108	468-14-020	REP-XR	00-07-027
458-20-192	AMD-P	00-16-014	458-40-650	AMD-P	00-13-115	468-14-020	REP	00-11-133
458-20-195	PREP	00-08-110	458-40-650	AMD	00-19-067	468-14-030	REP-XR	00-07-027
458-20-195	AMD-P	00-12-075	458-40-660	PREP	00-06-053	468-14-030	REP	00-11-133
458-20-195	AMD	00-16-015	458-40-660	PREP	00-08-109	468-14-040	REP-XR	00-07-027
458-20-213	REP-XR	00-17-009	458-40-660	AMD-P	00-10-055	468-14-040	REP	00-11-133
458-20-217	PREP	00-05-073	458-40-660	AMD-P	00-13-119	468-14-050	REP-XR	00-07-027
458-20-217	AMD-P	00-12-038	458-40-660	AMD	00-14-011	468-14-050	REP	00-11-133
458-20-217	AMD	00-16-016	458-40-660	PREP	00-18-096	468-16-080	PREP	00-07-026
458-20-228	AMD	00-04-028	458-40-660	AMD	00-19-067	468-16-080	AMD-P	00-11-134
458-20-228	AMD-XA	00-17-010	458-40-670	PREP	00-13-116	468-16-080	AMD	00-14-055
458-20-234	REP-XR	00-17-008	458-40-680	PREP	00-13-116	468-16-100	PREP	00-07-026
458-20-237	REP-XR	00-17-009	458-40-682	PREP	00-13-116	468-16-100	AMD-P	00-11-134
458-20-238	PREP	00-10-115	458-40-684	PREP	00-13-116	468-16-100	AMD	00-14-055
458-20-238	AMD-P	00-18-007	458-40-686	PREP	00-13-116	468-16-150	PREP	00-07-026
458-20-239	AMD-XA	00-05-015	458-40-690	PREP	00-13-116	468-16-150	AMD-P	00-11-134
458-20-239	AMD	00-09-092	458-57-035	AMD-XA	00-14-028	468-16-150	AMD	00-14-055
458-20-260	PREP	00-15-004	458-57-035	AMD	00-19-012	468-38-070	PREP	00-04-068

Table of WAC Sections Affected

WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
468- 38-070	AMD-P	00-07-072	480- 15-020	AMD	00-14-010	480- 66-440	NEW	00-04-011
468- 38-070	AMD	00-11-019	480- 15-030	REP-P	00-09-079	480- 66-450	NEW	00-04-011
468- 38-090	REP-P	00-07-072	480- 15-030	REP	00-14-010	480- 66-460	NEW	00-04-011
468- 38-090	REP	00-11-019	480- 15-035	NEW-P	00-09-079	480- 66-470	NEW	00-04-011
468- 38-100	PREP	00-14-001	480- 15-035	NEW	00-14-010	480- 66-480	NEW	00-04-011
468- 38-100	AMD-P	00-19-052	480- 15-260	AMD-P	00-09-079	480- 66-490	NEW	00-04-011
468- 38-110	AMD-S	00-07-071	480- 15-260	AMD	00-14-010	480- 66-500	NEW	00-04-011
468- 38-110	AMD	00-11-020	480- 15-490	AMD-P	00-09-079	480- 66-510	NEW	00-04-011
468- 38-290	AMD-E	00-05-087	480- 15-490	AMD	00-14-010	480- 66-520	NEW	00-04-011
468- 38-290	PREP	00-05-088	480- 15-560	AMD-P	00-09-079	480- 66-600	NEW	00-04-011
468- 38-290	AMD-P	00-08-047	480- 15-560	AMD	00-14-010	480- 66-620	NEW	00-04-011
468- 38-290	AMD	00-11-038	480- 15-570	AMD-P	00-09-079	480- 75	PREP	00-17-134
468- 38-290	AMD-E	00-12-022	480- 15-570	AMD	00-14-010	480- 80-335	AMD-P	00-11-044
468- 38-290	AMD-XA	00-12-023	480- 15-620	AMD-P	00-09-079	480- 80-335	AMD	00-17-048
468- 38-290	AMD	00-17-060	480- 15-620	AMD	00-14-010	480-110-255	AMD-S	00-11-043
468-100-002	AMD-XA	00-17-061	480- 15-650	AMD-P	00-09-079	480-110-255	AMD	00-17-135
468-100-102	AMD-XA	00-17-061	480- 15-650	AMD	00-14-010	480-120-071	AMD-P	00-10-086
468-100-203	AMD-XA	00-17-061	480- 15-660	AMD-P	00-09-079	480-120-071	AMD-S	00-17-168
468-100-208	AMD-XA	00-17-061	480- 15-660	AMD	00-14-010	480-120-139	AMD	00-03-047
468-100-209	NEW-XA	00-17-061	480- 15-740	AMD-P	00-09-079	480-120-560	NEW-P	00-17-114
468-100-306	AMD-XA	00-17-061	480- 15-740	AMD	00-14-010	480-120-990	NEW-S	00-07-047
468-300-010	PREP	00-04-086	480- 60-010	AMD	00-04-011	480-120-990	NEW-W	00-20-066
468-300-010	AMD-P	00-20-088	480- 60-012	NEW	00-04-011	480-122	PREP	00-17-167
468-300-020	PREP	00-04-086	480- 60-014	NEW	00-04-011	490-105-040	AMD-XA	00-16-127
468-300-020	AMD-P	00-20-088	480- 60-020	AMD	00-04-011	495A-120-010	REP	00-11-148
468-300-040	PREP	00-04-086	480- 60-030	AMD	00-04-011	495A-120-020	REP	00-11-148
468-300-040	AMD-P	00-20-088	480- 60-035	NEW	00-04-011	495A-120-030	REP	00-11-148
468-300-220	PREP	00-04-086	480- 60-040	AMD	00-04-011	495A-120-040	REP	00-11-148
474- 02-010	AMD	00-11-084	480- 60-050	AMD	00-04-011	495A-120-041	REP	00-11-148
474- 02-020	AMD	00-11-084	480- 60-060	AMD	00-04-011	495A-120-042	REP	00-11-148
478-132-010	AMD	00-04-038	480- 60-070	REP	00-04-011	495A-120-043	REP	00-11-148
478-132-030	AMD	00-04-038	480- 60-080	AMD	00-04-011	495A-120-045	REP	00-11-148
478-250	PREP	00-20-060	480- 60-090	AMD	00-04-011	495A-120-050	REP	00-11-148
478-276	PREP	00-20-060	480- 60-99002	REP	00-04-011	495A-120-060	REP	00-11-148
478-324-020	AMD	00-04-039	480- 60-99003	REP	00-04-011	495A-120-070	REP	00-11-148
478-324-030	AMD	00-04-039	480- 62-235	NEW-E	00-12-009	495A-120-080	REP	00-11-148
478-324-040	AMD	00-04-039	480- 66-010	REP	00-04-011	495A-120-090	REP	00-11-148
478-324-045	NEW	00-04-039	480- 66-020	REP	00-04-011	495A-120-100	REP	00-11-148
478-324-050	REP	00-04-039	480- 66-030	REP	00-04-011	495A-120-110	REP	00-11-148
478-324-060	AMD	00-04-039	480- 66-040	REP	00-04-011	495A-120-120	REP	00-11-148
478-324-070	AMD	00-04-039	480- 66-050	REP	00-04-011	495A-120-130	REP	00-11-148
478-324-090	AMD	00-04-039	480- 66-060	REP	00-04-011	495A-120-135	REP	00-11-148
478-324-110	AMD	00-04-039	480- 66-070	REP	00-04-011	495A-120-140	REP	00-11-148
478-324-120	AMD	00-04-039	480- 66-100	NEW	00-04-011	495A-120-150	REP	00-11-148
478-324-130	AMD	00-04-039	480- 66-110	NEW	00-04-011	495A-120-160	REP	00-11-148
478-324-140	AMD	00-04-039	480- 66-120	NEW	00-04-011	495A-120-170	REP	00-11-148
478-324-150	AMD	00-04-039	480- 66-140	NEW	00-04-011	495A-120-180	REP	00-11-148
478-324-170	AMD	00-04-039	480- 66-150	NEW	00-04-011	495A-120-190	REP	00-11-148
478-324-180	AMD	00-04-039	480- 66-160	NEW	00-04-011	495A-120-200	REP	00-11-148
478-324-190	AMD	00-04-039	480- 66-170	NEW	00-04-011	495A-121-010	NEW-P	00-05-017
478-324-200	AMD	00-04-039	480- 66-200	NEW	00-04-011	495A-121-010	NEW	00-11-147
478-324-210	AMD	00-04-039	480- 66-210	NEW	00-04-011	495A-121-011	NEW-P	00-05-017
478-355	PREP	00-20-100	480- 66-220	NEW	00-04-011	495A-121-011	NEW	00-11-147
479- 05-190	AMD-E	00-16-124	480- 66-230	NEW	00-04-011	495A-121-012	NEW-P	00-05-017
479- 05-190	AMD-P	00-18-114	480- 66-300	NEW	00-04-011	495A-121-012	NEW	00-11-147
479- 14-130	AMD-E	00-16-124	480- 66-310	NEW	00-04-011	495A-121-020	NEW-P	00-05-017
479- 14-130	AMD-P	00-18-114	480- 66-320	NEW	00-04-011	495A-121-020	NEW	00-11-147
479- 14-200	NEW-E	00-13-067	480- 66-330	NEW	00-04-011	495A-121-021	NEW-P	00-05-017
479- 14-200	NEW-P	00-13-081	480- 66-400	NEW	00-04-011	495A-121-021	NEW	00-11-147
480- 15-010	AMD-P	00-09-079	480- 66-410	NEW	00-04-011	495A-121-022	NEW-P	00-05-017
480- 15-010	AMD	00-14-010	480- 66-420	NEW	00-04-011	495A-121-022	NEW	00-11-147
480- 15-020	AMD-P	00-09-079	480- 66-430	NEW	00-04-011	495A-121-023	NEW-P	00-05-017

TABLE

Table of WAC Sections Affected

WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
495A-121-023	NEW	00-11-147	495C-108-040	AMD	00-12-019	495C-168-020	AMD	00-12-019
495A-121-024	NEW-P	00-05-017	495C-116-100	AMD-P	00-08-105	495C-168-040	AMD-P	00-08-105
495A-121-024	NEW	00-11-147	495C-116-100	AMD	00-12-019	495C-168-040	AMD	00-12-019
495A-121-025	NEW-P	00-05-017	495C-116-110	AMD-P	00-08-105	495C-276-030	AMD-P	00-08-105
495A-121-025	NEW	00-11-147	495C-116-110	AMD	00-12-019	495C-276-030	AMD	00-12-019
495A-121-026	NEW-P	00-05-017	495C-116-130	AMD-P	00-08-105	495C-276-040	AMD-P	00-08-105
495A-121-026	NEW	00-11-147	495C-116-130	AMD	00-12-019	495C-276-040	AMD	00-12-019
495A-121-027	NEW-P	00-05-017	495C-116-160	AMD-P	00-08-105	495C-276-060	AMD-P	00-08-105
495A-121-027	NEW	00-11-147	495C-116-160	AMD	00-12-019	495C-276-060	AMD	00-12-019
495A-121-028	NEW-P	00-05-017	495C-116-170	AMD-P	00-08-105	495C-276-080	AMD-P	00-08-105
495A-121-028	NEW	00-11-147	495C-116-170	AMD	00-12-019	495C-276-080	AMD	00-12-019
495A-121-029	NEW-P	00-05-017	495C-116-190	AMD-P	00-08-105	495C-276-100	AMD-P	00-08-105
495A-121-029	NEW	00-11-147	495C-116-190	AMD	00-12-019	495C-276-100	AMD	00-12-019
495A-121-040	NEW-P	00-05-017	495C-116-210	AMD-P	00-08-105	495C-276-120	AMD-P	00-08-105
495A-121-040	NEW	00-11-147	495C-116-210	AMD	00-12-019	495C-276-120	AMD	00-12-019
495A-121-041	NEW-P	00-05-017	495C-116-260	AMD-P	00-08-105	495C-276-140	REP-P	00-08-105
495A-121-041	NEW	00-11-147	495C-116-260	AMD	00-12-019	495C-276-140	REP	00-12-019
495A-121-042	NEW-P	00-05-017	495C-120-010	AMD-P	00-08-105	495C-280-010	REP-P	00-08-105
495A-121-042	NEW	00-11-147	495C-120-010	AMD	00-12-019	495C-280-010	REP	00-12-019
495A-121-043	NEW-P	00-05-017	495C-120-020	AMD-P	00-08-105	495C-280-015	REP-P	00-08-105
495A-121-043	NEW	00-11-147	495C-120-020	AMD	00-12-019	495C-280-015	REP	00-12-019
495A-121-044	NEW-P	00-05-017	495C-120-040	AMD-P	00-08-105	495C-280-020	REP-P	00-08-105
495A-121-044	NEW	00-11-147	495C-120-040	AMD	00-12-019	495C-280-020	REP	00-12-019
495A-121-045	NEW-P	00-05-017	495C-120-041	NEW-P	00-08-105	495C-280-030	REP-P	00-08-105
495A-121-045	NEW	00-11-147	495C-120-041	NEW	00-12-019	495C-280-030	REP	00-12-019
495A-121-046	NEW-P	00-05-017	495C-120-045	AMD-P	00-08-105	495C-280-040	REP-P	00-08-105
495A-121-046	NEW	00-11-147	495C-120-045	AMD	00-12-019	495C-280-040	REP	00-12-019
495A-121-047	NEW-P	00-05-017	495C-120-050	AMD-P	00-08-105	495C-280-050	REP-P	00-08-105
495A-121-047	NEW	00-11-147	495C-120-050	AMD	00-12-019	495C-280-050	REP	00-12-019
495A-121-048	NEW-P	00-05-017	495C-120-080	AMD-P	00-08-105	495C-280-060	REP-P	00-08-105
495A-121-048	NEW	00-11-147	495C-120-080	AMD	00-12-019	495C-280-060	REP	00-12-019
495A-121-049	NEW-P	00-05-017	495C-120-090	AMD-P	00-08-105	495C-280-070	REP-P	00-08-105
495A-121-049	NEW	00-11-147	495C-120-090	AMD	00-12-019	495C-280-070	REP	00-12-019
495A-121-060	NEW-P	00-05-017	495C-120-100	AMD-P	00-08-105	495C-280-080	REP-P	00-08-105
495A-121-060	NEW	00-11-147	495C-120-100	AMD	00-12-019	495C-280-080	REP	00-12-019
495A-121-061	NEW-P	00-05-017	495C-120-120	AMD-P	00-08-105	495C-280-090	REP-P	00-08-105
495A-121-061	NEW	00-11-147	495C-120-120	AMD	00-12-019	495C-280-090	REP	00-12-019
495A-121-062	NEW-P	00-05-017	495C-120-125	NEW-P	00-08-105	495C-280-100	REP-P	00-08-105
495A-121-062	NEW	00-11-147	495C-120-125	NEW	00-12-019	495C-280-100	REP	00-12-019
495A-121-063	NEW-P	00-05-017	495C-120-130	AMD-P	00-08-105	495C-280-110	REP-P	00-08-105
495A-121-063	NEW	00-11-147	495C-120-130	AMD	00-12-019	495C-280-110	REP	00-12-019
495A-121-064	NEW-P	00-05-017	495C-120-140	AMD-P	00-08-105	495C-280-120	REP-P	00-08-105
495A-121-064	NEW	00-11-147	495C-120-140	AMD	00-12-019	495C-280-120	REP	00-12-019
495A-121-065	NEW-P	00-05-017	495C-120-150	AMD-P	00-08-105	495D-120-010	AMD-P	00-16-098
495A-121-065	NEW	00-11-147	495C-120-150	AMD	00-12-019	495D-120-010	AMD	00-20-007
495A-121-066	NEW-P	00-05-017	495C-120-160	AMD-P	00-08-105	495D-120-020	AMD-P	00-16-098
495A-121-066	NEW	00-11-147	495C-120-160	AMD	00-12-019	495D-120-020	AMD	00-20-007
495A-121-070	NEW-P	00-05-017	495C-120-170	AMD-P	00-08-105	495D-120-030	AMD-P	00-16-098
495A-121-070	NEW	00-11-147	495C-120-170	AMD	00-12-019	495D-120-030	AMD	00-20-007
495A-121-090	NEW-P	00-05-017	495C-120-180	AMD-P	00-08-105	495D-120-040	AMD	00-03-031
495A-121-090	NEW	00-11-147	495C-120-180	AMD	00-12-019	495D-120-040	AMD-P	00-16-098
495A-121-091	NEW-P	00-05-017	495C-132-010	AMD-P	00-08-105	495D-120-040	AMD	00-20-007
495A-121-091	NEW	00-11-147	495C-132-010	AMD	00-12-019	495D-120-045	AMD-P	00-16-098
495A-121-092	NEW-P	00-05-017	495C-133-020	AMD-P	00-08-105	495D-120-045	AMD	00-20-007
495A-121-092	NEW	00-11-147	495C-133-020	AMD	00-12-019	495D-120-050	AMD-P	00-16-098
495A-121-093	NEW-P	00-05-017	495C-134-010	AMD-P	00-08-105	495D-120-050	AMD	00-20-007
495A-121-093	NEW	00-11-147	495C-134-010	AMD	00-11-108	495D-120-060	AMD-P	00-16-098
495A-121-094	NEW-P	00-05-017	495C-140-090	AMD-P	00-08-105	495D-120-060	AMD	00-20-007
495A-121-094	NEW	00-11-147	495C-140-090	AMD	00-12-019	495D-120-070	AMD-P	00-16-098
495C-104-010	AMD-P	00-08-105	495C-140-100	AMD-P	00-08-105	495D-120-070	AMD	00-20-007
495C-104-010	AMD	00-12-019	495C-140-100	AMD	00-12-019	495D-120-080	AMD-P	00-16-098
495C-108-040	AMD-P	00-08-105	495C-168-020	AMD-P	00-08-105	495D-120-080	AMD	00-20-007

TABLE

Table of WAC Sections Affected

WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
495D-120-085	AMD-P	00-16-098	516- 34	PREP	00-16-027			
495D-120-085	AMD	00-20-007	516- 34-010	AMD-P	00-19-047			
495D-120-090	AMD-P	00-16-098	516- 34-020	AMD-P	00-19-047			
495D-120-090	AMD	00-20-007	516- 34-030	AMD-P	00-19-047			
495D-120-100	AMD-P	00-16-098	516- 34-040	AMD-P	00-19-047			
495D-120-100	AMD	00-20-007	516- 34-050	AMD-P	00-19-047			
495D-120-110	AMD-P	00-16-098	516- 34-060	AMD-P	00-19-047			
495D-120-110	AMD	00-20-007	516- 34-070	AMD-P	00-19-047			
495D-120-120	AMD-P	00-16-098	516- 34-080	NEW-P	00-19-047			
495D-120-120	AMD	00-20-007	516- 35	PREP	00-07-078			
495D-120-130	AMD-P	00-16-098	516- 52	PREP	00-05-030			
495D-120-130	AMD	00-20-007	516- 52-010	AMD-P	00-08-065			
495D-120-140	AMD-P	00-16-098	516- 52-010	AMD-W	00-11-109			
495D-120-140	AMD	00-20-007	516- 52-010	AMD-P	00-16-043			
495D-120-150	REP-P	00-16-098	516- 60	PREP	00-16-002			
495D-120-150	REP	00-20-007	516- 60-001	REP-P	00-19-046			
495D-120-160	REP-P	00-16-098	516- 60-002	REP-P	00-19-046			
495D-120-160	REP	00-20-007	516- 60-003	REP-P	00-19-046			
495D-120-170	AMD-P	00-16-098	516- 60-004	REP-P	00-19-046			
495D-120-170	AMD	00-20-007	516- 60-005	REP-P	00-19-046			
495D-120-180	AMD-P	00-16-098	516- 60-006	REP-P	00-19-046			
495D-120-180	AMD	00-20-007	516- 60-007	REP-P	00-19-046			
495D-120-190	AMD-P	00-16-098	516- 60-015	REP-P	00-19-046			
495D-120-190	AMD	00-20-007	516- 60-016	REP-P	00-19-046			
495D-120-200	AMD-P	00-16-098	516- 60-017	REP-P	00-19-046			
495D-120-200	AMD	00-20-007	516- 60-020	REP-P	00-19-046			
495D-122-010	REP-XR	00-09-006	516- 60-030	REP-P	00-19-046			
495D-122-020	REP-XR	00-09-006						
495D-122-030	REP-XR	00-09-006						
495D-131-010	AMD-P	00-16-098						
495D-131-010	AMD	00-20-007						
495D-132-010	AMD-P	00-16-098						
495D-132-010	AMD	00-20-007						
495D-135-040	AMD	00-03-030						
495D-280-010	AMD-P	00-16-098						
495D-280-010	AMD	00-20-007						
495D-280-015	AMD-P	00-16-098						
495D-280-015	AMD	00-20-007						
495D-280-020	AMD-P	00-16-098						
495D-280-020	AMD	00-20-007						
495D-280-030	AMD-P	00-16-098						
495D-280-030	AMD	00-20-007						
495D-280-040	AMD-P	00-16-098						
495D-280-040	AMD	00-20-007						
495D-280-050	AMD-P	00-16-098						
495D-280-050	AMD	00-20-007						
495D-280-060	AMD-P	00-16-098						
495D-280-060	AMD	00-20-007						
495D-280-070	REP-P	00-16-098						
495D-280-070	REP	00-20-007						
495D-280-080	AMD-P	00-16-098						
495D-280-080	AMD	00-20-007						
495D-280-090	AMD-P	00-16-098						
495D-280-090	AMD	00-20-007						
495D-280-100	AMD-P	00-16-098						
495D-280-100	AMD	00-20-007						
495D-280-110	AMD-P	00-16-098						
495D-280-110	AMD	00-20-007						
495D-280-120	AMD-P	00-16-098						
495D-280-120	AMD	00-20-007						
508- 64	PREP	00-06-057						
516- 34	PREP	00-07-078						

TABLE



Subject/Agency Index

(Citation in **bold type** refer to material in this issue)

ACADEMIC ACHIEVEMENT AND ACCOUNTABILITY

COMMISSION

Meetings MISC 00-05-072

ACCOUNTANCY, BOARD OF

Audit failures reporting PREP 00-19-009

Certificates and licenses adjudicative proceedings PROP 00-07-007
 PERM 00-11-070

advertising and solicitation PROP 00-07-009
 PERM 00-11-072

continuing education PREP 00-03-033
 PROP 00-07-014
 PERM 00-11-077

firms PROP 00-07-011
 PERM 00-11-074

reciprocity PROP 00-07-012
 PROP 00-07-013
 PERM 00-11-075
 PERM 00-11-076

Disciplinary actions PROP 00-07-015
 PERM 00-11-078

Ethics and prohibited practices PROP 00-19-008

Firm names PROP 00-07-010
 PERM 00-11-073

Meetings MISC 00-02-006
 PREP 00-03-032
 PROP 00-07-005
 MISC 00-17-021
 PREP 00-03-032

Officers PROP 00-07-005
 PERM 00-11-068

Organization and operation PROP 00-07-006
 PERM 00-11-069

Preamble PROP 00-07-004
 PERM 00-11-067

Rules review PROP 00-19-010

Standards of practice PROP 00-07-008
 PERM 00-11-071

AFRICAN AMERICAN AFFAIRS, COMMISSION ON

Meetings MISC 00-05-046

AGING AND ADULT SERVICES

(See **SOCIAL AND HEALTH SERVICES, DEPARTMENT OF**)

AGRICULTURE, DEPARTMENT OF

Animal health biological products PREP 00-08-095
 PROP 00-11-146
 PROP 00-14-076
 PERM 00-17-072

disease reporting PROP 00-03-070
 PERM 00-06-064

equine infectious anemia PREP 00-08-094
 PROP 00-11-145
 PERM 00-14-059

livestock testing PROP 00-03-069
 PERM 00-06-065

swine pseudorabies PROP 00-03-068
 PERM 00-06-066

Apples assessment on fresh apples EXAD 00-17-174

Asparagus commission meetings MISC 00-01-115
 PROP 00-07-136
 PROP 00-08-066
 PROP 00-09-026
 PROP 00-10-066

Barley commission meetings MISC 00-04-063
 MISC **00-20-004**

Beef commission meetings MISC 00-02-056
 MISC 00-07-119

Blueberry commission auditing schedule EXAD 00-05-090
 PERM 00-10-022

Buckwheat PREP 00-01-193
 PROP 00-05-048
 PERM 00-08-041

Bulb commission meetings MISC 00-01-020
 EXAD 00-14-077
 PERM 00-19-035

Caneberry planting stock

Canola and rapeseed commission regulatory authority transferred PREP 00-10-108
 PREP 00-10-109

Cherries rules review PREP 00-07-132
 PREP 00-07-135

Commission merchant program PREP 00-12-006
 PROP 00-17-175
 PROP 00-17-183

Corn broken PREP 00-01-193
 PERM 00-08-041

Cranberry commission auditing schedule EXAD 00-05-092
 PERM 00-10-023

Dry pea and lentil commission assessment increase, proposal PROP 00-05-089
 PROP 00-17-121
 PROP 00-19-087

Egg commission EXRE 00-01-138

Eggs and egg products PERM 00-05-024

Fertilizers biosolids PROP 00-15-065
 PERM 00-19-058
 EXRE 00-07-068
 PERM 00-16-046
 PROP 00-19-090

screenings

storage and containment

Fruit commission rules clarification PREP 00-11-181
 PROP 00-15-069
 PERM 00-19-007

Fruits and vegetables apple standards PREP 00-03-083
 PREP 00-03-085
 PREP 00-07-132
 PREP 00-07-135
 PREP 00-15-010
 EXAD 00-14-078
 PERM 00-19-036
 PREP 00-03-084
 PREP 00-07-133
 PREP 00-07-134
 EMER 00-13-055

Garlic seed certification PERM 00-01-148

Grain inspection fee schedule PREP 00-10-104

Grapes nursery stock PERM 00-01-149
 PREP 00-18-101
 PROP 00-01-195
 PROP 00-04-066
 PERM 00-05-105

quarantine

Herbicides application compliance EXAD 00-19-038
 PREP 00-13-030
 PREP 00-15-063
 PREP 00-15-064
 PROP 00-18-108

Phenoxy

Hop commission meetings MISC 00-01-183
 MISC 00-10-041

Livestock disease reporting PROP 00-03-070
 PERM 00-06-064
EXRE 00-20-099
 PROP 00-03-068
 PERM 00-06-066
 PROP 00-03-069
 PERM 00-06-065
 PREP 00-12-007

public livestock market swine pseudorabies

testing

Marketing and Fair Practices Act Milk and milk products processing plants, sanitary certificates PROP 00-01-178
 PERM 00-05-025
 PREP 00-02-077
 PROP 00-15-001
 PREP 00-07-115

sanitation and standards

penalty assessments

Subject/Agency Index

(Citation in bold type refer to material in this issue)

Mint plant stocking	PROP	00-20-090	language clarified	EXAD	00-05-091
National type evaluation program	PREP	00-13-080		PERM	00-10-024
Noxious weed control board meetings	MISC	00-03-002	Strawberry planting stock	EXAD	00-14-079
noxious weed list additions and clarifications	PROP	00-19-102		PERM	00-19-034
annual update	PREP	00-13-002	Warehouse operators and grain dealers commodity purchase and storage	PROP	00-17-147
Organic food crop production standards	PROP	00-20-026	Weeds		
	PROP	00-13-012	purple nutsedge	PERM	00-02-033
	PROP	00-13-026	Weights and measures reporting, test procedures and standards	PREP	00-13-078
	PROP	00-17-115	sealing, marking, retesting devices	PREP	00-13-079
	PROP	00-20-002	service agents	PROP	00-17-184
handlers, standards	PREP	00-15-030		PROP	00-18-010
Pears			uniform testing procedures and tolerances, adoption	PREP	00-03-052
rules review	PREP	00-07-133		PROP	00-09-090
	PREP	00-07-134		PERM	00-14-005
Pesticide registration, commission on meetings	MISC	00-01-054	Wheat commission meetings	MISC	00-13-052
	MISC	00-04-043			
	MISC	00-11-151			
Pesticides application compliance	EXAD	00-19-038	AIR POLLUTION		
blossoming alfalfa, clover, and mint chemigation and fertigation	PREP	00-04-021	(See ECOLOGY, DEPARTMENT OF ; individual air pollution control authorities)		
diazinon	PREP	00-03-076			
labeling	PREP	00-17-110	ARTS COMMISSION		
	PREP	00-03-078	Meetings	MISC	00-05-037
licenses	PROP	00-18-109			
	PREP	00-03-079	ASBESTOS		
	PROP	00-18-109	(See LABOR AND INDUSTRIES, DEPARTMENT OF)		
	PROP	00-19-088	ATHLETICS		
microencapsulated methyl parathion	PREP	00-04-022	(See LICENSING, DEPARTMENT OF)		
penalties for violations	PROP	00-10-098			
	PROP	00-13-031	ATTORNEY GENERAL'S OFFICE		
phosphorus paste and compounds 1080, 1081	EXRE	00-18-030	Lemon Law	PERM	00-08-068
pollen shedding corn	PREP	00-04-020	Notice of request for opinion	MISC	00-05-003
rules update	PREP	00-03-077		MISC	00-05-004
	PREP	00-03-080		MISC	00-06-029
	PROP	00-17-137		MISC	00-08-026
	PROP	00-17-138		MISC	00-11-079
storage and containment	PROP	00-19-089		MISC	00-15-023
worker protection standards	PREP	00-09-029	Opinions		
Potato commission organization and operation	EXAD	00-07-079	advanced college tuition payment program	MISC	00-16-075
	PERM	00-11-180	boundary review boards		
Quarantine			annexation	MISC	00-08-008
barberry and black stem rust	EXAD	00-16-110	copies	MISC	00-16-076
	PERM	00-20-069	Interlocal Cooperation Act	MISC	00-08-009
chestnut pests	PREP	00-17-185	political campaigns		
European corn borer	PREP	00-16-047	loans	MISC	00-16-074
	PROP	00-20-068	Public disclosure law, farm plans	MISC	00-14-027
glassy-winged sharpshooter	PREP	00-18-101			
grape virus	PROP	00-01-195	BAIL BONDS AGENTS		
	PROP	00-04-066	(See LICENSING, DEPARTMENT OF)		
	PERM	00-05-105	BATES TECHNICAL COLLEGE		
	PREP	00-18-102	Meetings	MISC	00-01-053
	PROP	00-20-092		MISC	00-03-039
gypsy moth	PREP	00-16-049		MISC	00-05-029
Japanese beetle	PREP	00-16-050		MISC	00-06-055
	PROP	00-20-067		MISC	00-08-033
onion white rot	PREP	00-16-048		MISC	00-09-091
	EXAD	00-20-108		MISC	00-14-039
prunus disease	PROP	00-20-091		MISC	00-16-085
purple nutsedge	PERM	00-02-033		MISC	00-18-011
Red raspberry commission definitions and labeling requirements	PREP	00-05-100	Students		
	PROP	00-08-107	conduct code	EXRE	00-01-130
	PROP	00-11-112		PERM	00-11-148
	PERM	00-11-123	rights and responsibilities	PREP	00-01-129
grades and standards meetings	PREP	00-19-086		PROP	00-05-017
Rules agenda	MISC	00-01-112		PERM	00-11-147
	MISC	00-04-069			
	MISC	00-17-062	BELLEVUE COMMUNITY COLLEGE		
Seed potatoes certification	EXAD	00-16-111	Meetings	MISC	00-01-062
	PERM	00-20-070		MISC	00-10-073
Seed program	PREP	00-12-008	Refunds	PERM	00-11-102
	PROP	00-19-100	Smoking policy	EMER	00-14-002
	PROP	00-20-075		PROP	00-15-027
	PROP	00-20-076	BELLINGHAM TECHNICAL COLLEGE		
Strawberry commission			Meetings	MISC	00-01-032
				MISC	00-03-004
				MISC	00-05-005

Subject/Agency Index

(Citation in bold type refer to material in this issue)

	MISC	00-07-030	Student rights and responsibilities	PREP	00-07-120
	MISC	00-08-096		PROP	00-12-010
	MISC	00-09-067		PERM	00-18-095
	MISC	00-12-046			
	MISC	00-17-038	COLUMBIA RIVER GORGE COMMISSION		
	MISC	00-18-012	Klickitat County		
	MISC	00-18-072	Emergency response plan guidelines	PREP	00-07-049
	MISC	00-20-035		PROP	00-10-004
				PROP	00-10-006
BENTON COUNTY CLEAN AIR AUTHORITY				PERM	00-17-132
Exemptions	PERM	00-05-051	land use ordinance	PROP	00-10-008
Meetings	MISC	00-09-057	open space	PROP	00-10-007
			residential land	PROP	00-10-005
				PERM	00-15-012
BUILDING CODE COUNCIL					
Building code review and update	PREP	00-03-017			
1997 edition	PROP	00-16-128			
Endangered Species Act technical advisory group			COMMUNITY, TRADE AND ECONOMIC DEVELOPMENT,		
salmon habitat	PREP	00-18-015	DEPARTMENT OF		
Energy code	PROP	00-16-131	Archaeology and historic preservation, office of	PREP	00-11-170
	PROP	00-18-017	permit process	PERM	00-02-061
Fire code	PROP	00-16-132	Bond cap allocation program		
Mechanical code	PROP	00-16-130	Community economic revitalization board		
Meetings	MISC	00-03-016	meetings	MISC	00-04-065
Plumbing code	PROP	00-16-129	Community services block grant program	MISC	00-15-024
Ventilation and indoor air quality code	PROP	00-16-133	Community services facilities program		
	PROP	00-18-016	requests for proposals	MISC	00-10-075
			Emergency shelter assistance program	PERM	00-05-020
			Growth management		
			best available science	PROP	00-03-066
				PERM	00-16-064
CASCADIA COMMUNITY COLLEGE			project consistency	PROP	00-03-067
Board meetings	EXRE	00-11-018		PROP	00-16-097
Library/information services	PREP	00-07-031	Long-term care ombudsman program	PROP	00-01-163
Meetings	PREP	00-02-007		PERM	00-09-060
	MISC	00-04-030	Low-income home energy assistance program	MISC	00-09-020
	MISC	00-04-064		MISC	00-09-061
	MISC	00-10-013			
	MISC	00-11-063	Public works board		
	MISC	00-20-036	drinking water state revolving fund		
Rules coordinator			guidelines	MISC	00-09-084
Students			ethics in public service	PROP	00-01-089
code of conduct and disciplinary procedures	PROP	00-07-121		PROP	00-04-100
	PERM	00-20-037	meetings	PERM	00-11-021
rights and responsibilities	PROP	00-07-121		MISC	00-08-071
	PERM	00-20-037	voter approval of project financing	MISC	00-09-064
			election costs	PREP	00-04-096
CENTRAL WASHINGTON UNIVERSITY				EMER	00-04-097
Meetings	MISC	00-18-092		PROP	00-08-010
CENTRALIA COLLEGE			COMMUNITY AND TECHNICAL COLLEGES, BOARD FOR		
Student rights and responsibilities	EXAD	00-02-051	Exceptional faculty awards program	PREP	00-07-128
	PERM	00-07-113		EMER	00-14-016
				PROP	00-15-037
				PERM	00-20-039
CHILD SUPPORT			Information services, center for		
(See SOCIAL AND HEALTH SERVICES, DEPARTMENT OF)			meetings	MISC	00-04-032
				MISC	00-17-086
CITIZENS COMMISSION ON SALARIES FOR ELECTED			Retirement plan	PREP	00-08-029
OFFICIALS				EMER	00-09-050
Public disclosure and open public meetings acts	PREP	00-20-074		PROP	00-10-099
Rules coordinator	MISC	00-03-026		PERM	00-14-017
CLARK COLLEGE			CONSERVATION COMMISSION		
Meetings	MISC	00-01-137	Meetings	MISC	00-01-046
	MISC	00-14-054		MISC	00-15-066
	MISC	00-17-073			
Parking and traffic	PREP	00-10-043	CONVENTION AND TRADE CENTER		
	PROP	00-15-044	Meetings	MISC	00-01-056
	PERM	00-20-034		MISC	00-03-020
				MISC	00-06-006
CLOVER PARK TECHNICAL COLLEGE				MISC	00-07-059
Student code	PREP	00-05-028		MISC	00-09-044
	PROP	00-08-105		MISC	00-11-049
	PERM	00-11-108		MISC	00-13-056
	PERM	00-12-019		MISC	00-15-035
				MISC	00-19-019
CODE REVISER'S OFFICE			CORRECTIONS, DEPARTMENT OF		
Quarterly reports			Detainers	PREP	00-05-034
99-19 - 99-24 See Issue 00-01				EMER	00-05-045
00-01 - 00-06 See Issue 00-07			Discipline	PREP	00-02-070
00-07 - 00-12 See Issue 00-13				PROP	00-07-048
00-13 - 00-18 See Issue 00-19				PERM	00-10-079
Technical corrections	EXAD	00-13-109			
	PERM	00-18-001			
COLUMBIA BASIN COLLEGE					
Meetings	MISC	00-14-024			

Subject/Agency Index

(Citation in bold type refer to material in this issue)

EDUCATION, STATE BOARD OF

Certification
 administrators
 compliance and requirements
 continuing or renewing
 endorsements
 dance
 deadlines extended
 drama
 English as a second language
 field experience requirements
 special education
 foreign course work, equivalency
 limited certificates
 out-of-state candidates
 standards
 vocation
 Construction documents
 construction management
 microfilm copy
 Continuing education requirements
 Courses of study and equivalencies
 Education advisory board
 High schools
 graduation requirements
 program
 social studies requirements
 transcript contents

MISC 00-11-009
 MISC 00-12-043
 MISC 00-12-050
 MISC 00-15-003
 MISC 00-17-039
 MISC 00-18-104

PREP 00-15-104
 PROP 00-05-080
 PERM 00-09-048
 PREP 00-15-102

PREP 00-11-081
 PROP 00-15-091
 PERM 00-18-061
 PREP 00-01-171
 PREP 00-11-081
 PROP 00-15-091
 PERM 00-18-061
 PREP 00-11-081
 PROP 00-15-091
 PERM 00-18-061
 PREP 00-01-170
 PROP 00-05-083
 PERM 00-09-047
 PREP 00-11-083
 PROP 00-15-089
 PERM 00-18-063
 PERM 00-03-050
 PREP 00-05-076
 PROP 00-10-084
 PERM 00-13-063
 PREP 00-15-096
 EMER 00-15-106
 PROP 00-19-111
 PERM 00-03-048
 PERM 00-03-049
 PREP 00-11-080
 PROP 00-15-088
 PREP 00-15-099
 PERM 00-18-062
 PREP 00-11-082
 PROP 00-15-090
 PERM 00-18-064

PERM 00-04-008
 PERM 00-18-060
 PREP 00-05-077
 PROP 00-10-082
 PERM 00-13-065
 PREP 00-12-017
 PROP 00-15-093
 PROP 00-19-013
 PERM 00-19-106
 PREP 00-01-173
 PROP 00-05-079
 PERM 00-09-046

EMER 00-01-049
 PERM 00-04-047
 PREP 00-07-017
 PROP 00-10-018
 PREP 00-11-171
 PERM 00-13-039
 PROP 00-15-092
 PERM 00-19-108
 PROP 00-19-109
 PREP 00-07-046
 PROP 00-10-020
 PERM 00-13-038
 PERM 00-05-010
 PREP 00-06-054
 PREP 00-10-081
 PROP 00-15-095
 PERM 00-19-011
 PREP 00-07-016
 PROP 00-10-019
 PREP 00-12-016
 PROP 00-15-094
 PERM 00-19-107

Home schooling
 student testing
 Meetings
 Preparation programs

PERM 00-03-046
 MISC 00-01-157
 PREP 00-01-172
 PREP 00-05-078
 PROP 00-05-082
 PERM 00-09-049
 PROP 00-10-083
 PERM 00-13-064
 PREP 00-15-098
 PREP 00-15-100
 PREP 00-15-101
 PREP 00-15-103
 PROP 00-19-110

Pupils
 expulsion
 School plant facilities
 alternative public works contracting
 procedures
 basic state support

educational specifications and site selection
 Waivers

PERM 00-07-018

PROP 00-19-112
 PERM 00-04-007
 PROP 00-05-104
 PERM 00-09-045
 PROP 00-10-060
 PREP 00-15-097
 EMER 00-15-105
 PROP 00-19-014

ELECTIONS (See SECRETARY OF STATE)

EMERGENCY SERVICES (See MILITARY DEPARTMENT)

EMPLOYMENT SECURITY, DEPARTMENT OF

Employers
 predecessor and successor
 records
 voluntary election coverage
 Rules agenda
 Unemployment benefits
 adjustments and refunds
 application process
 benefit charges, relief
 disabled claimants
 dislocated workers
 owners of businesses

PERM 00-01-165
 PERM 00-05-068
 PERM 00-01-164
 PERM 00-01-166
 PERM 00-05-064
 MISC 00-04-072
 MISC 00-16-073

PERM 00-05-066
 PERM 00-05-065
 PERM 00-01-167
 PERM 00-05-069
 PROP 00-08-076
 EMER 00-05-063
 PREP 00-07-141
 EMER 00-13-057
 PERM 00-05-067

ENERGY FACILITY SITE EVALUATION COUNCIL Meetings

MISC 00-05-070

ENGINEERS (See LICENSING, DEPARTMENT OF)

EVERETT COMMUNITY COLLEGE
 Meetings
 Student rights and responsibilities

MISC 00-02-080
 PREP 00-02-082
 PROP 00-06-063
 PERM 00-17-015

EXECUTIVE ETHICS BOARD
 Administrative procedures
 dismissal of complaints

PREP 00-12-070

FACTORY-ASSEMBLED STRUCTURES (See LICENSING, DEPARTMENT OF)

FAMILY AND CHILDREN'S OMBUDSMAN, OFFICE OF
 Administrative procedures

PROP 00-01-099
 EXAD 00-18-075

FINANCIAL INSTITUTIONS, DEPARTMENT OF
 Alien banks
 Banking, division of
 Credit unions

EXAD 00-14-053
 PERM 00-18-103
 EXAD 00-13-101
 PERM 00-17-141

Subject/Agency Index

(Citation in **bold type** refer to material in this issue)

commercial business activities	PREP 00-04-074	guide reports	EXRE 00-08-027
member business loans	PROP 00-13-041		PERM 00-13-090
Escrow Agent Registration Act	PREP 00-16-028	licenses	PERM 00-01-102
	PREP 00-10-102	lingcod	EMER 00-02-053
	PROP 00-19-051	octopus	PREP 00-18-085
Escrow commission		rules revision	PERM 00-08-038
meetings	MISC 00-02-027	salmon	
Mortgage broker commission		coastal harbor seasons	EXAD 00-17-104
meetings	MISC 00-02-027		PREP 00-18-100
Mortgage brokers and loan originators		Columbia River above Bonneville	EMER 00-04-071
licensing	PROP 00-17-172		EMER 00-07-099
Rules agenda	MISC 00-04-040		EMER 00-14-051
	MISC 00-16-008		EMER 00-18-022
Savings and loan associations	EXAD 00-13-100		EMER 00-19-026
	PERM 00-17-140		EMER 00-19-063
Securities division			EMER 00-20-056
broker-dealer services	PROP 00-02-068	Columbia River below Bonneville	EMER 00-05-047
	PERM 00-05-055		EMER 00-06-011
compensation	PERM 00-01-001		EMER 00-06-036
corporate limited offering exemption	PERM 00-04-095		EMER 00-14-014
examination	PERM 00-01-001		EMER 00-16-081
exempt transactions	PERM 00-04-094		EMER 00-17-130
interpretive and policy statements	MISC 00-07-034		EMER 00-18-004
investment advisers			EMER 00-18-042
electronic filing	PREP 00-17-019		EMER 00-19-056
Small offering exemption	EXAD 00-16-102		EMER 00-20-015
State-chartered commercial banks	PREP 00-13-099		EMER 00-20-057
		Grays Harbor	EMER 00-17-139
FINANCIAL MANAGEMENT, OFFICE OF		lawful and unlawful acts	PERM 00-01-096
Official pay dates for 2000-2001	EXAD 00-05-016		EMER 00-10-067
	PERM 00-09-088	license buy back program	PROP 00-14-021
			PERM 00-17-105
FIRE PROTECTION		net fishery	EXAD 00-13-095
(See WASHINGTON STATE PATROL)			PERM 00-18-023
FISH AND WILDLIFE, DEPARTMENT OF		Puget Sound	
Aquaculture disease control	PREP 00-06-041	areas and seasons	EMER 00-17-092
Ballast water management	PREP 00-10-076		EMER 00-18-077
	PROP 00-14-008		PREP 00-18-100
	PERM 00-17-146		EMER 00-19-027
Dogs harassing deer or elk	EMER 00-04-014		EMER 00-20-012
Fish and wildlife commission		troll	EMER 00-20-055
meetings	MISC 00-01-147		EMER 00-17-001
	MISC 00-09-058		EMER 00-17-119
Fishing, commercial		sardine fishery	EMER 00-18-053
bottomfish		trial commercial fishery	PREP 00-05-027
gear	PREP 00-01-160		EMER 00-11-056
	PROP 00-14-020		PROP 00-14-038
	PERM 00-17-145		PROP 00-17-093
limits and seasons	EMER 00-02-053	scallop fishery	EMER 00-19-044
	PREP 00-02-085		EMER 00-04-015
	EMER 00-08-037		PREP 00-05-040
	EXAD 00-10-038		PROP 00-11-045
	PROP 00-11-086		EMER 00-11-116
	EMER 00-14-013	sea cucumbers	PERM 00-17-108
	PROP 00-14-020	areas and seasons	
	PROP 00-17-091		PERM 00-03-042
catch reporting	PREP 00-18-084		EMER 00-13-054
	PERM 00-01-145		EMER 00-16-066
	EMER 00-04-041		EMER 00-17-020
crab fishery			PREP 00-20-061
allocation balance	PREP 00-08-014	sea urchins	
areas and seasons	EMER 00-01-127	areas and seasons	EMER 00-01-094
	EMER 00-04-084		EMER 00-02-046
	EMER 00-08-037		EMER 00-03-006
	EMER 00-08-044		EMER 00-03-044
	EMER 00-11-001		EMER 00-04-013
	EMER 00-12-025		PREP 00-04-016
	EMER 00-19-054		EMER 00-05-041
	EMER 00-20-013		EMER 00-06-044
gear limitations	EMER 00-04-084		EMER 00-07-064
	PREP 00-08-036		EMER 00-07-114
	PROP 00-08-077		PREP 00-20-061
	PROP 00-14-037	shad	
	PERM 00-18-005	areas and seasons	EMER 00-11-046
size and catch limitations	EMER 00-19-054	shellfish	
	EMER 00-01-093	areas and seasons	PREP 00-17-166
	EMER 00-11-001	harvest logs	PERM 00-05-054
	EMER 00-19-054	lawful and unlawful acts	PERM 00-01-096
food fish		Puget Sound	PREP 00-01-158
lawful and unlawful acts	PERM 00-01-096		PREP 00-01-169
		razor clams	EMER 00-11-057

Subject/Agency Index

(Citation in bold type refer to material in this issue)

	EMER 00-13-006		EMER 00-12-014
	EMER 00-13-068		EMER 00-12-048
shrimp fishery			EMER 00-13-059
coastal waters	EMER 00-10-071		EMER 00-14-004
lawful and unlawful acts	EMER 00-10-051		EMER 00-16-082
	EMER 00-10-071	kokanee	EMER 00-06-008
Puget Sound	PERM 00-01-124	licenses	PERM 00-01-101
	EMER 00-12-015		PERM 00-01-102
	EMER 00-12-069		EMER 00-02-047
	EMER 00-15-006		PERM 00-02-049
	EMER 00-15-033		PERM 00-02-050
	EMER 00-16-025		PREP 00-02-083
	EMER 00-16-040		PREP 00-02-084
	EMER 00-17-006		PROP 00-06-042
	EMER 00-17-051		PROP 00-06-043
			PROP 00-06-084
smelt	PREP 00-02-002		EMER 00-11-058
areas and seasons	EMER 00-02-003		PERM 00-11-176
	EMER 00-06-017		PERM 00-11-177
	EMER 00-12-052		PERM 00-11-178
	PROP 00-14-036	lingcod	EMER 00-08-084
	PROP 00-17-094	nonbouyant lure restrictions	EMER 00-11-002
spot prawn fishery	PREP 00-05-026	open fires prohibited	EMER 00-16-060
	PROP 00-13-082	rules revision	PERM 00-08-038
	PERM 00-17-107		PROP 00-11-087
			EXAD 00-11-179
sturgeon			PREP 00-17-116
Columbia River above Bonneville	EMER 00-02-004		
	EMER 00-04-071	salmon	EMER 00-01-125
	EMER 00-07-109	areas and seasons	EMER 00-01-126
	EMER 00-13-015		EMER 00-01-168
	EMER 00-16-090		EMER 00-03-007
Columbia River below Bonneville	EMER 00-17-050		EMER 00-07-002
	EMER 00-02-005		EMER 00-07-073
	EMER 00-06-011		EMER 00-08-022
	EMER 00-06-036		EMER 00-10-068
	EXAD 00-12-052		EMER 00-11-007
	PERM 00-17-117		EMER 00-11-029
trawl	EMER 00-02-053		EMER 00-11-117
	EMER 00-16-081		EMER 00-11-118
Fishing, recreational			EMER 00-12-013
bottomfish	PREP 00-01-159		EMER 00-12-041
	EMER 00-08-084		EMER 00-13-016
	EMER 00-10-012		EMER 00-14-015
	EXAD 00-10-038		EMER 00-14-035
	PERM 00-16-033		EMER 00-14-050
	EMER 00-16-061		EMER 00-14-060
	PERM 00-17-016		EMER 00-15-034
	EMER 00-17-099		EMER 00-15-087
	EMER 00-18-051		EMER 00-16-039
crab			EMER 00-17-064
areas and seasons	EMER 00-01-127		EMER 00-17-071
	EMER 00-06-009		EMER 00-17-090
	EMER 00-07-098		EMER 00-17-120
	EMER 00-08-037		EMER 00-17-129
	EMER 00-09-053		EMER 00-18-013
	EMER 00-11-055		EMER 00-18-014
	EMER 00-11-143		EMER 00-18-040
	EMER 00-13-069		EMER 00-18-052
	EMER 00-14-034		EMER 00-18-054
	EMER 00-15-005		EMER 00-19-025
	EMER 00-15-032		EMER 00-20-011
	EMER 00-17-118		EMER 00-20-014
disabled recreational hunters and fishers			EMER 00-20-058
special use permit	PREP 00-20-010	rules revision	
food fish		North of Falcon process	EXAD 00-11-179
areas and seasons	EMER 00-08-001		EMER 00-16-067
	EMER 00-08-006		PERM 00-16-091
	EMER 00-10-050		EMER 00-17-049
gamefish		shellfish	PERM 00-01-095
areas and seasons	EMER 00-01-168	driving on tideflats	EMER 00-08-045
	EMER 00-07-001	native clams	EMER 00-10-068
	EMER 00-08-001		EMER 00-08-045
	EMER 00-08-006	oysters	EMER 00-10-068
	EMER 00-13-089		EMER 00-01-092
	EMER 00-15-031	razor clams	EMER 00-02-052
	EMER 00-16-026		EMER 00-06-010
	EMER 00-16-059		EMER 00-09-001
	EMER 00-18-050		EMER 00-09-054
	EMER 00-20-087		EMER 00-10-049
halibut			EMER 00-20-059
areas, seasons, and limits	EMER 00-10-070		
	EMER 00-11-008		

Subject/Agency Index

(Citation in **bold type** refer to material in this issue)

shrimp			game management units (GMUs)	PREP	00-01-142
areas and seasons	EMER	00-09-055		PROP	00-06-097
	EMER	00-10-011		PERM	00-11-137
	EMER	00-11-144		PREP	00-18-076
	EMER	00-12-047	game reserves and waterfowl closures	PREP	00-10-077
	EMER	00-13-053	goose	EMER	00-02-012
	EMER	00-14-023		EMER	00-18-003
	EMER	00-19-055	landowner damage hunts	PREP	00-01-142
smelt				PERM	00-11-137
areas and seasons	EMER	00-02-032	licenses	PERM	00-01-101
	EMER	00-06-017		PERM	00-01-102
state-wide rules				PERM	00-02-049
exemptions	EMER	00-05-085		PREP	00-02-083
steelhead				PREP	00-02-084
areas and seasons	EMER	00-03-041	mandatory hunting activity reporting	PREP	00-18-076
	EMER	00-03-055	migratory gamebirds	PERM	00-01-144
	EMER	00-19-037		PROP	00-02-066
sturgeon				PERM	00-04-017
areas and seasons	EMER	00-08-031		PROP	00-06-086
	EMER	00-08-046		PROP	00-06-093
	EMER	00-11-059		PREP	00-10-077
	EMER	00-13-058		PERM	00-11-137
	EMER	00-14-012		PROP	00-14-082
trout	EMER	00-06-008		PERM	00-18-009
	EMER	00-18-041		PERM	00-20-031
Fishing, subsistence			moose	PREP	00-01-142
salmon				PROP	00-06-092
areas and seasons	EMER	00-09-024		PERM	00-11-137
	EMER	00-10-097	mountain goat	PREP	00-01-142
	EMER	00-11-030		PROP	00-06-092
	EMER	00-12-026		PERM	00-11-137
Hunting			private lands wildlife management areas	PERM	00-04-017
auction permit procedures	PREP	00-01-142		PREP	00-18-076
bear	PREP	00-01-142	small game	PREP	00-01-142
	EMER	00-03-025		PREP	00-10-077
	PERM	00-04-017		PROP	00-14-080
	PROP	00-06-099		PREP	00-18-076
	PERM	00-11-137	trapping	PERM	00-19-045
big game	PREP	00-18-076		PREP	00-10-085
	PREP	00-10-077		PROP	00-14-081
	PROP	00-14-080	turkey	PERM	00-20-032
bighorn sheep	PREP	00-01-142		PREP	00-10-077
	PROP	00-06-092	Marine preserve and conservation area	EMER	00-16-009
	EMER	00-20-001	boundaries		
bow and arrow requirements	PREP	00-01-142		PERM	00-01-103
	PROP	00-06-090		PROP	00-06-083
	PERM	00-11-137		PROP	00-07-019
cougar	PREP	00-01-142		PREP	00-07-020
	PROP	00-06-099		EMER	00-10-069
	PERM	00-11-137		PROP	00-14-022
	PREP	00-12-005	Regional fisheries enhancement groups	PERM	00-17-106
decoys, use on department lands	PROP	00-16-154	salmon recovery		
	PREP	00-01-142		PREP	00-09-093
	PROP	00-06-094		PROP	00-17-171
	PERM	00-11-137	Volunteer cooperative projects	PERM	00-20-040
deer	PREP	00-01-142	Wildlife	PERM	00-02-048
	PROP	00-06-087	endangered, threatened, or sensitive species		
	PERM	00-11-137		PREP	00-01-143
	EMER	00-16-062		PROP	00-06-100
disabled recreational hunters and fishers				PERM	00-10-001
special use permit	PREP	00-20-010	FOREST PRACTICES BOARD		
elk	PREP	00-01-142	Endangered Species Act		
	PROP	00-06-085	compliance	EMER	00-06-026
	PERM	00-11-137		EMER	00-12-093
falconry	EMER	00-19-028	Meetings	PROP	00-20-063
	PREP	00-10-077		MISC	00-03-087
	PROP	00-14-083		MISC	00-05-106
	PERM	00-20-032		MISC	00-17-170
firearms			Protection for threatened and endangered		
muzzleloaders	PREP	00-01-142	salmonids	PROP	00-08-103
	PROP	00-06-089		PROP	00-20-063
	PERM	00-11-137	Rules agenda	MISC	00-03-087A
nontoxic shot	PROP	00-06-091		MISC	00-17-070
	PREP	00-10-077	Small forest landowner forestry riparian		
	PERM	00-11-137	easement program	PROP	00-08-104
restriction areas	PREP	00-01-142			
	PROP	00-06-095	GAMBLING COMMISSION		
	PERM	00-11-137	Age requirements to participate in gambling		
unlawful	PREP	00-01-142	activities	PERM	00-01-002
	PROP	00-06-088			
	PERM	00-11-137			

Subject/Agency Index

(Citation in bold type refer to material in this issue)

Bingo			meetings	MISC	00-04-001
net return	PREP	00-13-110		MISC	00-06-035
	PROP	00-20-086	Computer software piracy	MISC	00-08-086
prize payment	PREP	00-13-111	Energy supply alert	MISC	00-17-067
Card rooms	PROP	00-20-082	Fish and wildlife, department of		
	PROP	00-04-099	gold and fish rule	MISC	00-18-105
	PROP	00-05-101	Floods, winds, and slides		
	PROP	00-07-139	state of emergency declared	MISC	00-04-012
	PERM	00-07-140	Fraser River salmon season canceled		
	PERM	00-09-052	state of emergency declared	MISC	00-01-004
	PERM	00-09-087	Gypsy moth eradication project		
	PERM	00-11-054	state of emergency declared	MISC	00-12-071
	PROP	00-18-026	Hanford site wild fire		
	PREP	00-20-077	state of emergency declared	MISC	00-14-025
	PREP	00-20-078	Initiative 695	MISC	00-07-110
	PREP	00-20-080	Legislative special session convened	MISC	00-07-063
Charitable and nonprofit organizations				MISC	00-10-014
commercial gambling establishments			Mountaineers and Alpine Lakes Protection Society		
ownership	PREP	00-11-089	appeal filed	MISC	00-13-011
	PROP	00-18-087		MISC	00-16-029
fund-raising events	PREP	00-09-021	Natural resources, department of		
	PROP	00-12-097	appeal of denial	MISC	00-03-064
	PERM	00-15-048		MISC	00-03-065
net return requirements	PROP	00-20-086	notice of appeal	MISC	00-01-041
Equipment				MISC	00-02-076
approval process for new equipment	PREP	00-07-029	Northwest mining association		
sale and purchase	PREP	00-05-031	appeal filed	MISC	00-16-099
	PROP	00-11-114	Public records privacy protections	MISC	00-10-044
	PERM	00-15-039	Public works projects		
Gambling service suppliers	PROP	00-01-146A	apprentices	MISC	00-05-013
	PERM	00-05-102	Restorative care center		
Licenses			appeal filed	MISC	00-16-093
fees	PROP	00-07-070	Social and health services, department of		
punchboard/pull-tab prizes	PREP	00-15-045	reasonable accommodation	MISC	00-18-073
	PROP	00-18-090	Special session	MISC	00-07-063
qualifications	PROP	00-02-067	Telephone customer service	MISC	00-07-028
reporting requirements	PREP	00-02-038	Washington state alliance to reduce prescription		
	PROP	00-05-103	drug spending	MISC	00-19-039
	PERM	00-09-051	Wild fires		
	PREP	00-15-046	state of emergency declared	MISC	00-17-052
Location of gambling activities	PROP	00-18-086	World Trade Organization		
	PREP	00-07-125	state of emergency terminated	MISC	00-01-100
	PROP	00-11-113			
	PERM	00-15-038	GRAYS HARBOR COLLEGE		
	PREP	00-20-079	Meetings	MISC	00-01-162
Merchandise prizes			GREEN RIVER COMMUNITY COLLEGE		
New equipment, games and activities	PREP	00-07-029	Meetings	MISC	00-02-008
approval process	PERM	00-01-003	GROWTH MANAGEMENT HEARINGS BOARDS		
No fee bingo	PERM	00-01-003	Practice and procedure	PROP	00-05-021
Promotional contests of chance	PREP	00-15-047		PERM	00-09-094
	PROP	00-18-088	GUARANTEED EDUCATION TUITION COMMITTEE		
	PREP	00-13-029	Meetings	MISC	00-20-003
	PROP	00-20-081	HEALTH, DEPARTMENT OF		
Raffles			Anti-trust reviews		
credit unions	PREP	00-09-022	fees	PREP	00-16-104
	PROP	00-18-089	Chemical dependency professionals		
Rules			disclosure requirements	PROP	00-08-100
clarifications and technical corrections	EXAD	00-20-083	examination requirements	PERM	00-12-102
GENERAL ADMINISTRATION, DEPARTMENT OF			Chiropractic quality assurance commission	PERM	00-01-122
Capitol campus	EXAD	00-01-065	cooperation with investigation	EXRE	00-04-087
commemorative and art works	PERM	00-06-052	meetings	MISC	00-10-080
	PERM	00-08-040	standards and licenses	PREP	00-10-110
Energy conservation in state facilities	PERM	00-08-039	Complaints against health care providers	PROP	00-13-094
Energy efficiency services account program	MISC	00-05-001	resolution procedures	PERM	00-17-180
Meetings	MISC	00-05-006	Counselors		
	MISC	00-05-019	continuing education	PERM	00-03-075A
	MISC	00-07-058	Dental quality assurance commission		
	MISC	00-17-100	actisite	MISC	00-09-015
	MISC	00-18-002	Dentists		
Risk management, office of			continuing education requirements	PREP	00-19-081
address	PERM	00-01-104	Denturists		
State capitol committee			licenses		
meetings	MISC	00-13-066	renewal cycle	PERM	00-07-050
	MISC	00-17-150			
	MISC	00-18-002			
GOVERNOR, OFFICE OF THE					
Asian gypsy moth					
state of emergency declared	MISC	00-11-022			
Clemency and pardons board					

Subject/Agency Index

(Citation in **bold type** refer to material in this issue)

Emergency medical system/trauma care administration	PROP 00-03-075	visa waiver	PROP 00-11-165
air ambulance services	PERM 00-08-102	Podiatric medical board	PERM 00-15-082
Farmers' market nutrition program	PREP 00-10-111	investigative status reports	MISC 00-09-013
Food safety	PROP 00-17-181	signature authority	MISC 00-09-012
bare hand contact policy	PROP 00-03-074	Prescription drugs	
unpasteurized juices, labeling	PERM 00-07-129	senior discount project	PREP 00-18-113
Good samaritans		Psychology, examining board of auxiliary staff	MISC 00-09-011
infectious disease testing	MISC 00-01-121	Public health reporting systems	PROP 00-12-101
Health professions quality assurance commission	PERM 00-02-014	Radiation protection	
investigative examinations		clean-up standards	PREP 00-16-105
legal and related forms	MISC 00-11-156	conformance with U.S. nuclear regulatory commission rules	PROP 00-04-088
obtaining investigative materials	MISC 00-11-152		PERM 00-07-085
Hearing and speech, board of meetings	MISC 00-11-154		PERM 00-08-013
HIV		fees	PROP 00-19-080
early intervention program	MISC 00-07-035	Residential facilities	PERM 00-02-016
occupational exposure notification		Rules agenda	PREP 00-05-097
Home health and care agencies	PERM 00-19-117		MISC 00-05-052
Hospice agencies and centers	PREP 00-06-019	Sex offender treatment provider certification	MISC 00-15-107
Independent review organizations	PREP 00-15-079		PREP 00-08-099
Medical quality assurance commission	PREP 00-15-079	Shellfish programs	EXAD 00-19-082
marijuana hearings		fees	
nurses	MISC 00-11-155	somatic educators	PERM 00-02-016
prescriptive authority	PREP 00-11-162	Surgical technologists	PROP 00-01-185
Medical test sites		registration	PERM 00-07-086
language and technical clarification	EXAD 00-19-084	Temporary worker housing	PREP 00-11-159
licensing standards	PROP 00-03-073	cherry harvest	PROP 00-11-167
Nursing assistants	PERM 00-06-079	drinking water	PERM 00-06-082
standards of practice		Tertiary health services	PERM 00-06-082
training programs	PREP 00-03-072	open-heart and related services	
Nursing care quality assurance commission	PREP 00-03-072	Toxics substance, office of	PREP 00-08-097
alcohol misuse		fees	
cardiac surgery chest tube removal	PREP 00-18-112	Veterinary medicine	PERM 00-02-016
cause of death	MISC 00-09-014	examinations	EXAD 00-20-098
delegation of tasks	PROP 00-11-166	licenses	PREP 00-11-157
education programs	PERM 00-17-179	Vital records	PROP 00-05-098
licenses	PREP 00-11-158		PERM 00-11-169
renewal	PREP 00-11-163	Water	
requirements	PREP 00-11-153	drinking water	
prescriptive authority	PROP 00-16-107	federal compliance	PROP 00-11-164
reporting requirements	PREP 00-11-160	fees	PERM 00-15-080
standards of practice	PERM 00-01-186	state revolving fund guidelines	PERM 00-02-015
Nursing home administrators, board of administrator vacancies	PROP 00-14-062	transfer of ownership	MISC 00-09-084
continuing education	PROP 00-19-083	water works operator certification	MISC 00-17-177
duties of board		public water supplies	PREP 00-10-112
examinations	PERM 00-01-071	problem systems	MISC 00-07-082
expired licenses	PERM 00-01-074	sanitary service fees	MISC 00-07-081
inactive credential	PREP 00-13-093	secondary contaminant	MISC 00-07-083
standards of conduct	PERM 00-01-073	unregulated purchasing water systems	MISC 00-07-080
training programs	PERM 00-01-072	Women, infants and children (WIC) nutrition program	PROP 00-07-084
Orthotists and prosthetists	EXRE 00-15-078		PERM 00-13-009
continuing competency requirements	PREP 00-13-093	X-rays	
Osteopathic medicine and surgery, board of nurses	PREP 00-13-093	exposure limits	PREP 00-16-106
prescriptive authority	PERM 00-01-067		
Pharmacy, board of ancillary personnel	PERM 00-01-070	HEALTH CARE AUTHORITY	
small business economic impact statement	PREP 00-08-098	Basic health plan	
animal control and humane societies	PERM 00-01-071	appeals	PROP 00-10-101
dronabinol	PERM 00-01-074	definitions and eligibility	EXAD 00-14-075
gamma-butyrolactone	PREP 00-13-093	waiting period	PREP 00-16-136
ketamine	EXRE 00-15-078	Domestic partners	PROP 00-19-101
legend drug identification	PREP 00-13-093	Public employees benefits board	PREP 00-12-045
medication assistance in community-based settings	PERM 00-01-067	appeals	
needle and syringe distribution	PERM 00-01-070	insurance program	PREP 00-10-101
patient information requirements	PREP 00-03-071	retirees	
Physicians	PROP 00-16-108	meetings	PREP 00-16-069
licenses		Rules agenda	MISC 00-01-013
expired	PROP 00-16-109		MISC 00-03-045
			MISC 00-05-071
			MISC 00-08-024
			MISC 00-09-062
			MISC 00-14-003
			MISC 00-15-029
			MISC 00-16-063
			MISC 00-04-009
			MISC 00-16-070

Subject/Agency Index

(Citation in **bold type** refer to material in this issue)

clear rule writing	PREP 00-10-002	table of contents/index created	MISC 00-04-076
Crime victims compensation	PROP 00-16-149	temporary heating devices	PREP 00-05-057
independent mental health examinations	PREP 00-16-152	vendor units	PERM 00-01-187
rules review	PROP 00-19-092	Temporary worker housing	PERM 00-01-188
	PROP 00-02-091	cherry harvest	PERM 00-06-081
	PERM 00-03-056	temporary labor camps	PERM 00-06-081
	PERM 00-10-003	Vocational rehabilitation	
Electrical board		purchasing practices	PREP 00-05-002
certification laboratory accreditation	PROP 00-07-137		PROP 00-10-106
	PERM 00-11-115		PROP 00-14-074
journeyman electricians, certification	PREP 00-10-116		PERM 00-18-078
meetings	MISC 00-18-049	Workers' compensation	
Factory-assembled structures	PREP 00-06-077	benefit payments	PROP 00-02-030
	PROP 00-13-103	classification	PREP 00-02-090
	PERM 00-17-148		PROP 00-07-138
First-aid		definitions	PERM 00-14-052
requirements	PERM 00-01-038	dividend declaration	PERM 00-01-039
Hospitals		drugs and medication	EMER 00-16-038
high outlier cases, payment	EXAD 00-19-091	hospital services	PERM 00-01-040
Industrial Safety and Health Act (WISHA)		payment	
review of standards	PREP 00-20-073	payment to out-of-state hospitals	PERM 00-06-027
Occupational health standards			PROP 00-05-111
respiratory protection	EXAD 00-16-151		PERM 00-09-078
Plumbers, advisory board of		medical coverage, determination	PERM 00-01-037
meetings	MISC 00-19-033	premium rates, expected loss tables, experience	
Policy and interpretive statements	MISC 00-03-024	rating plan	PREP 00-11-135
	MISC 00-11-101		PROP 00-19-093
	MISC 00-17-087	provider application process	PROP 00-05-111
Prevailing wage		provider reporting requirements	PERM 00-01-190
gravel, concrete, asphalt	PREP 00-15-075	reimbursement rates	PREP 00-01-189
scope of work descriptions	PREP 00-07-122		PREP 00-01-191
	EMER 00-07-123		EXAD 00-01-192
	PROP 00-11-136		PROP 00-05-112
	PREP 00-15-074		PERM 00-09-077
	PERM 00-15-077	retrospective rating	PROP 00-02-045
Railroads			PERM 00-11-060
clearance rules	PREP 00-18-034	self insurers	PROP 00-05-111
Rules agenda	MISC 00-03-059		
	MISC 00-15-073		
	MISC 00-16-153		
Safety and health standards		LAKE WASHINGTON TECHNICAL COLLEGE	
amusement rides or structures	PREP 00-10-116	Meetings	MISC 00-01-091
asbestos removal and encapsulation	EXAD 00-01-139		MISC 00-10-072
charter boats	EXAD 00-12-100	Outstanding debt	MISC 00-11-048
construction work	PREP 00-04-002	Students	EXRE 00-09-006
	PREP 00-05-057	conduct code	
	PERM 00-08-078	refunds	PERM 00-03-031
	PREP 00-13-091	services, policies and procedures	PERM 00-03-030
	PROP 00-15-076		PREP 00-11-033
fall protection	EXAD 00-08-079		PROP 00-16-098
	PERM 00-14-058		PERM 00-20-007
crane attached personnel platforms	PREP 00-01-174		
	PROP 00-06-056		
	PERM 00-08-078		
	PERM 00-15-028		
dip and coating tank operations	PREP 00-10-046	LAND SURVEYORS	
electrical wires and equipment	PREP 00-10-116	(See LICENSING, DEPARTMENT OF)	
elevators and other conveyances	PROP 00-14-041	LICENSING, DEPARTMENT OF	
emergency Washington facilities	PROP 00-04-075	Adjudicative proceedings	PREP 00-18-071
ergonomics	PERM 00-12-024	Aircraft fuel tax	PREP 00-08-064
flaggers	PROP 00-12-029	Architects, board of registration for	PREP 00-17-122
	EMER 00-12-018	meetings	MISC 00-11-015
forklift operation	PREP 00-14-073	rules clarification	MISC 00-11-095
general requirements	PERM 00-01-176		PREP 00-11-172
hazardous waste operations and emergency	PERM 00-08-078		PROP 00-16-030
responses		Bail bond agents	PERM 00-20-062
HVAC/refrigeration	PREP 00-10-045	rules review	PERM 00-01-061
	EMER 00-06-076	Boxing, wrestling, and martial arts	
	EMER 00-13-102	adjudicative procedures	PERM 00-02-054
longshore, stevedore, and related waterfront		licenses	PERM 00-02-054
operations	EXAD 00-16-150	rules update	PREP 00-01-042
methylene chloride PEL	EXAD 00-01-139	Commercial telephone solicitation	PREP 00-10-029
	PERM 00-06-075	Consolidated licensing system	PREP 00-08-067
occupational health standards	PREP 00-13-091	Cosmetologists, barbers, manicurists, and estheticians	
penalty calculation assessment		rules revision	PREP 00-18-035
explanations clarified	PROP 00-05-058	Engineers and land surveyors, board of	
	PERM 00-11-098	registration for professional	
respiratory protection	PREP 00-13-092	meetings	MISC 00-01-083
rules, clear writing	PREP 00-12-099	rules, clarity evaluation	PREP 00-15-013
scaffolds	PROP 00-01-175		PROP 00-20-106
	PERM 00-08-078	structural engineer	PREP 00-16-071

Subject/Agency Index

(Citation in **bold type** refer to material in this issue)

wastewater, on-site treatment systems designer licensing	PREP 00-01-202 PREP 00-04-060		PERM 00-08-035 PROP 00-11-037
Hulk haulers/scrap processors	PREP 00-06-031 PROP 00-09-071 PERM 00-13-020	Rules, clear writing Rules agenda	PERM 00-16-045 PREP 00-12-002 MISC 00-04-035 MISC 00-15-022 PREP 00-01-153 PROP 00-05-050
Landscape architects, state board of registration for meetings	MISC 00-10-040 MISC 00-11-110	Snowmobiles	PREP 00-06-034 PREP 00-07-094 PERM 00-09-066 PREP 00-03-037 PREP 00-08-062 PROP 00-11-037
Manufactured homes certificate of ownership	PROP 00-01-005 PREP 00-01-035 PERM 00-06-004 PROP 00-09-007 PERM 00-13-083 PROP 00-15-083 PERM 00-18-067	Special fuel tax	
Model traffic ordinance		Title and registration advisory committee meetings	MISC 00-08-023 MISC 00-08-070 PERM 00-01-058 PREP 00-06-032 PROP 00-09-070 PERM 00-13-018 PERM 00-01-128 PROP 00-08-005 PERM 00-11-047
Motor vehicle excise tax armed forces nonresident exemption Initiative 695 implementation	PROP 00-01-152 PREP 00-06-001 PREP 00-08-063	Tow truck operators Transporters	
Motor vehicle fuel tax		Travel sellers	
Motor vehicles abandoned and unauthorized vehicles, impound	PERM 00-01-058 PERM 00-01-061 PERM 00-04-046 PERM 00-01-150 PREP 00-07-092 PREP 00-09-018 PROP 00-16-115 PERM 00-20-065 PERM 00-02-017 PROP 00-01-060 PERM 00-06-025 PREP 00-08-043 PROP 00-11-120 PERM 00-16-056	Uniform commercial code fees forms standardized filing forms and procedures	PERM 00-02-013 PERM 00-02-013 PREP 00-20-033
branding and special built vehicles certificate of title		Vessels dealer registration	PREP 00-06-033 PERM 00-09-065 PERM 00-01-027 PREP 00-01-034 PREP 00-01-154 PROP 00-05-049 PROP 00-05-056 PROP 00-07-065 PREP 00-07-093 PREP 00-07-104 PREP 00-07-105 PREP 00-07-106 PREP 00-07-107 PERM 00-09-065 PERM 00-11-131 PROP 00-12-084 PROP 00-14-019 PREP 00-16-034 PREP 00-16-042 PROP 00-16-094 PROP 00-18-081 PROP 00-18-082 PROP 00-20-006
commercial driver's license destroyed vehicles		registration and certificate of title	
disabled person parking			
drivers' licenses technical corrections	PROP 00-15-084 PROP 00-15-085 PROP 00-15-086 PROP 00-18-066 PERM 00-18-068 PERM 00-18-069 PERM 00-18-070 PREP 00-06-001 PROP 00-09-019 PROP 00-11-041 PREP 00-01-036 PROP 00-03-094 PREP 00-07-108 PERM 00-09-008		
Initiative 695 implementation			
licenses			
licensing offices dishonored check handling	PREP 00-01-098 PROP 00-05-014 PERM 00-08-032 PERM 00-07-053 PERM 00-02-017 PROP 00-01-045 PERM 00-06-020 PERM 00-03-057 PROP 00-01-059 PERM 00-06-024 PROP 00-07-126 PROP 00-09-009 PROP 00-16-041 PERM 00-20-064 MISC 00-18-008 PERM 00-01-151 PREP 00-06-034 PERM 00-09-066	Wastewater, on-site treatment systems designer and inspector licensing	PREP 00-01-202 PREP 00-11-088 PROP 00-16-068 PERM 00-20-017 PROP 00-04-059 PREP 00-04-060 PERM 00-08-042 PREP 00-06-007 PROP 00-09-069 PERM 00-13-019
motor carriers motorcycle endorsement odometer disclosure statements		practice permit	
parking ticket collection rental car business		Wreckers	
residency and reciprocity		LIQUOR CONTROL BOARD Administrative director	PROP 00-02-089 PERM 00-06-016 PREP 00-01-198 PROP 00-17-182
title and registration advisory committee veterans		Alcohol server training program	
Off-road and nonhighway vehicles		Beer tax reporting and payment requirements	PROP 00-09-095 PERM 00-17-065 PREP 00-01-199
Real estate appraisers examination fees uniform standards of practice	PREP 00-13-072 PROP 00-01-021 PERM 00-04-057 PREP 00-15-011 PROP 00-18-091	Disposition of liquor stock Licenses retail	PERM 00-07-091 EXAD 00-07-116 PERM 00-07-117 PERM 00-12-051 PREP 00-02-088 PREP 00-02-087 PREP 00-02-088
Real estate commission meetings	MISC 00-01-116	Liquor law pamphlets and reports Orders Public records	
Reciprocity and proration rules review	PREP 00-03-038 PROP 00-03-063		

Subject/Agency Index

(Citation in **bold type** refer to material in this issue)

Rules, clear writing	PERM 00-12-011	Aquatic land environmental protection	EXRE 00-15-058
	PROP 00-12-030		PERM 00-19-002
Samples	PREP 00-02-087	Artificial reefs	EXRE 00-15-062
Seal of board	EXRE 00-02-086		PERM 00-19-006
Studies and research	PERM 00-12-012	Board of natural resources meetings	MISC 00-02-071
	EXRE 00-02-086		MISC 00-08-025
	PERM 00-12-012		MISC 00-17-069
Tobacco products		Forest advisory board meetings	MISC 00-10-047
sale and distribution	PREP 00-01-197	Marine aquatic plant removal	EXRE 00-15-060
Transportation through state	PREP 00-02-087		PERM 00-19-004
Vendors	PREP 00-02-087	Natural heritage advisory council meetings	MISC 00-19-020
Wine		Piers	EXRE 00-15-059
tax reporting and payment requirements	PROP 00-09-095		PERM 00-19-003
	PERM 00-17-065	Survey maps	PROP 00-08-034
			PERM 00-17-063
LOTTERY COMMISSION		Tidelands, shoreland and beds of navigable waters	EXRE 00-15-057
Annuity prizes			PERM 00-19-001
cash out of prior winners	PREP 00-01-029	NORTHWEST AIR POLLUTION AUTHORITY	
General provisions		Odor control measures	PROP 00-04-049
payment of prizes	PREP 00-05-059		PERM 00-07-096
	PROP 00-07-130	NOXIOUS WEED CONTROL BOARD	
	PERM 00-12-032	(See AGRICULTURE, DEPARTMENT OF)	
	PROP 00-18-037	NURSING CARE	
Instant game rules	EXRE 00-02-055	(See HEALTH, DEPARTMENT OF)	
	PERM 00-07-131	OLYMPIC COLLEGE	
	EXRE 00-14-057	Meetings	MISC 00-02-029
	PERM 00-19-066		MISC 00-05-042
Lucky for life	PREP 00-17-101		MISC 00-19-021
	PROP 00-19-065	OUTDOOR RECREATION, INTERAGENCY COMMITTEE FOR	
Meetings	MISC 00-01-008	(See INTERAGENCY COMMITTEE, OFFICE OF THE)	
	MISC 00-11-132	PARKS AND RECREATION COMMISSION	
	MISC 00-14-029	Administration	PREP 00-12-096
Policy statements	MISC 00-19-059		PROP 00-19-099
	MISC 00-04-042	Boating	
	MISC 00-11-006	accident and casualty reports	PREP 00-12-094
Retailer compensation	MISC 00-17-018		PROP 00-16-158
	PREP 00-01-052	safety and funding program	PROP 00-19-096
	PROP 00-19-064	Meetings	PREP 00-12-095
Retailer licensing	PREP 00-11-016	Public use of park areas	MISC 00-01-146
	PREP 00-14-049	standards	PERM 00-01-201
	PREP 00-16-044		PROP 00-10-117
	PREP 00-16-092	volunteer fees	PERM 00-13-070
	PROP 00-18-036	Recodification	PREP 00-04-081
	PROP 00-20-008		PREP 00-16-157
LOWER COLUMBIA COLLEGE		PENINSULA COLLEGE	
Meetings	MISC 00-13-050	Meetings	MISC 00-08-012
Rules coordinator	MISC 00-01-090		MISC 00-11-150
			MISC 00-16-084
MANUFACTURED HOMES			MISC 00-19-085
(See LICENSING, DEPARTMENT OF)		PERSONNEL, DEPARTMENT OF	
MARINE EMPLOYEES' COMMISSION		Affirmative action plans	PROP 00-04-052
Meetings	MISC 00-12-036	Appointments	
Rules coordinator	MISC 00-17-068	veterans	PROP 00-04-052
			PROP 00-06-050
MEDICAL ASSISTANCE		Call-back for work	PROP 00-01-097
(See SOCIAL AND HEALTH SERVICES, DEPARTMENT OF)			PROP 00-10-025
MILITARY DEPARTMENT		Eligible lists and referrals	PROP 00-04-054
911 emergency services			PROP 00-06-049
automatic location identification	PREP 00-10-056	Layoff	PERM 00-10-028
Local emergency services	EXRE 00-01-118	Meetings	PROP 00-04-054
	PERM 00-05-011	Performance evaluations	MISC 00-13-087
Uniform procedural rules	EXRE 00-01-117		PROP 00-04-053
	PERM 00-05-012		PROP 00-05-060
			PROP 00-06-051
MINORITY AND WOMEN'S BUSINESS ENTERPRISES, OFFICE OF			PERM 00-10-027
Annual goals		Police corps program	PROP 00-06-048
federal compliance	PREP 00-10-105		PERM 00-11-121
	PROP 00-13-112	Registers	PROP 00-04-052
	PERM 00-17-059		PERM 00-10-026
Rules coordinator, phone number	MISC 00-01-016	Rules coordinator	MISC 00-16-006
MOTOR VEHICLES			
(See LICENSING, DEPARTMENT OF)			
NATURAL RESOURCES, DEPARTMENT OF			
Aquaculture	EXRE 00-15-061		
	PERM 00-19-005		

Subject/Agency Index

(Citation in **bold type** refer to material in this issue)

Salaries	
adjustment	PROP 00-12-074 PERM 00-16-004
comparable worth	PROP 00-04-052
increase on promotion	PROP 00-12-073 PERM 00-16-005 PROP 00-20-072
Standby pay	PROP 00-04-052
Transition pool program	PROP 00-06-047 PERM 00-11-122
Veterans	
preference in examinations	PROP 00-12-072 PROP 00-16-003 PROP 00-18-027 PROP 00-18-028

PERSONNEL RESOURCES BOARD (See PERSONNEL, DEPARTMENT OF)

PIERCE COLLEGE

Meetings	MISC 00-06-003 MISC 00-10-037 MISC 00-12-031 MISC 00-15-025 MISC 00-17-111
----------	--

PILOTAGE COMMISSIONERS, BOARD OF Grays Harbor district annual tariff

Licensing	PROP 00-10-074
New pilots, limitations	PERM 00-13-097 PREP 00-13-098
Puget Sound district annual tariff	PREP 00-13-098 PROP 00-08-106 PERM 00-11-119

PRISONS AND PRISONERS (See CORRECTIONS, DEPARTMENT OF)

PROPERTY TAX (See REVENUE, DEPARTMENT OF)

PUBLIC ASSISTANCE (See SOCIAL AND HEALTH SERVICES, DEPARTMENT OF)

PUBLIC DISCLOSURE COMMISSION

Ballots	
signature gathering	PREP 00-16-140 PROP 00-19-118
Campaign and lobby reports	
access	PREP 00-16-143 PROP 00-19-122
Contributions to candidates, elected officials, political committees or public office funds	
commercial loans	PREP 00-16-144 PROP 00-19-120 PROP 00-01-140A PERM 00-04-058
limitations	PREP 00-16-145 PREP 00-16-146 PROP 00-19-115 PROP 00-19-116
Financial affairs, statement forms	
Lobbyist	
expenditures	PREP 00-16-141 PROP 00-19-123 PREP 00-16-139 PROP 00-19-124
registration forms	PREP 00-19-124 MISC 00-07-022 MISC 00-07-036 MISC 00-17-074
Meetings	MISC 00-07-022 MISC 00-07-036 MISC 00-17-074
Political advertising	PREP 00-16-142 PROP 00-19-119
Public records	
campaign books	
public inspection	PREP 00-16-138 PREP 00-16-147 EMER 00-14-031 PROP 00-19-114
registration statement for candidates	EMER 00-14-030 PROP 00-19-113
registration statement for political committees	
requests for lists of individuals, optional format	PREP 00-16-137 PROP 00-19-121

PUBLIC EMPLOYEES BENEFITS BOARD (See HEALTH CARE AUTHORITY)

PUBLIC EMPLOYMENT RELATIONS COMMISSION

Citation of agency cases	PREP 00-15-067 PROP 00-20-089
Filings	MISC 00-15-068
Meetings	MISC 00-01-109 MISC 00-06-002
Unfair labor practices	
complaints	PREP 00-04-070 PROP 00-10-107 PERM 00-14-048 EMER 00-03-053 MISC 00-03-054 PREP 00-04-070 EMER 00-11-024
designation of authority	

PUBLIC INSTRUCTION, SUPERINTENDENT OF

Better schools program	EMER 00-13-007 PREP 00-13-088 PROP 00-18-029
Certificated instructional staff	
ratio compliance	PERM 00-02-064
Detention facilities, student funding	PREP 00-17-089
Instruction support, program 94	PREP 00-18-039
K-4 staff enhancement fund	PERM 00-02-063
Local effort assistance allocations	PROP 00-05-061 PERM 00-09-017
Private school fingerprint process	EMER 00-05-099 PREP 00-09-023 PROP 00-17-037
Professional educator standards board	
meetings	MISC 00-17-169
School district funding reports	
corrections to data	PROP 00-09-072 PERM 00-12-037 PREP 00-19-023
Sick leave	PREP 00-19-024
Special education safety net	PERM 00-03-015
Special education services	PROP 00-06-045 PREP 00-16-001
Student fundraising activities	

PUBLIC WORKS BOARD (See COMMUNITY, TRADE AND ECONOMIC DEVELOPMENT, DEPARTMENT OF)

PUGET SOUND AIR POLLUTION CONTROL AGENCY (See PUGET SOUND CLEAN AIR AGENCY)

PUGET SOUND CLEAN AIR AGENCY

Air pollution	
discharge requirement variances	PERM 00-01-057
Asbestos-containing materials	PROP 00-04-093 PROP 00-07-062 PROP 00-09-068 PROP 00-11-099 PROP 00-13-071 PERM 00-16-096 PROP 00-12-089 PERM 00-15-055
Emissions standards	PERM 00-01-057 PROP 00-12-090 PERM 00-15-056
Gasoline storage and distribution	MISC 00-01-048 PROP 00-12-089
Industrial classification	
Meetings	
New source performance standards	
Outdoor burning	
rule consistent with Department of Ecology	PROP 00-20-093
Petroleum solvent dry cleaning systems	PROP 00-03-082 PERM 00-07-067 PERM 00-01-057
Spray coating operations	

QUARTERLY REPORTS (See CODE REVISER'S OFFICE)

REAL ESTATE APPRAISERS (See LICENSING, DEPARTMENT OF)

RETIREMENT SYSTEMS, DEPARTMENT OF

Deferred compensation plan	
record-keeping system	PROP 00-08-092 PERM 00-11-104

Subject/Agency Index

(Citation in **bold type** refer to material in this issue)

SCHOOLS (See EDUCATION, STATE BOARD OF)			COPES program eligibility	PROP 00-10-033 PERM 00-13-077
SEATTLE COMMUNITY COLLEGES			day services	PERM 00-04-056 PREP 00-08-049 PERM 00-01-086
Meetings	MISC	00-02-028	dementia care units home and community programs reassessment rules clarification	PREP 00-11-092 PREP 00-07-100 PROP 00-12-035 PREP 00-17-153 PERM 00-18-099 PREP 00-07-074
SECRETARY OF STATE			service provider payment rates	
Charitable solicitation organizations and trusts address change	EXAD	00-16-116	in-home care providers background checks contract qualifications	PREP 00-17-154 PERM 00-03-043 PREP 00-11-092
Corporation filing procedures address change	EXAD	00-16-119	long-term care services nursing facilities accounting and reimbursement system	PROP 00-09-080 PERM 00-12-098 PREP 00-11-105 PROP 00-18-098 EMER 00-02-024 MISC 00-11-124 PREP 00-11-105
Elections ballots political party designation	PROP	00-07-052	admission and payment	
	PERM	00-11-042	direct care payment rates	
certification	PREP	00-01-019	electronic turnaround document process	
	PROP	00-05-095	eligibility	
	PERM	00-10-010	exceptional direct care ombudsman program	EXRE 00-11-061 PERM 00-17-098 EMER 00-10-035
computer file of registered voters presidential primary	EMER	00-01-007	payment rates payment system Medicaid state school for retarded persons	PREP 00-12-077 PERM 00-07-045 PERM 00-06-028 PREP 00-17-153
	PERM	00-03-003	resident rights, care, and services	
	EMER	00-03-036	residential care services therapy care payment rates	EMER 00-02-024 EMER 00-10-035 PERM 00-03-029
	EMER	00-05-093	vulnerable adults, protective services	
suspected multiple county registrations	EMER	00-01-203	Alcohol and substance abuse, division of chemical dependency service providers	PROP 00-13-073 MISC 00-17-076 PREP 00-19-049
tabulation equipment tests	EMER	00-01-017	federal block grant funding	
	PREP	00-01-018	hospital services	
	PROP	00-05-094	Assistance programs	EMER 00-16-089
	PERM	00-10-009	emergency needs, additional requirements	
voter pamphlet	PREP	00-09-027	family assistance assistance units eligibility	PREP 00-08-050 PREP 00-10-031 PREP 00-11-182 PERM 00-08-060 PREP 00-08-050 PREP 00-11-182 EMER 00-13-075 PREP 00-16-051
	EMER	00-09-028	residency requirements transfer of property general assistance for needy children	
Electronic authentication address change publication requirement	EXAD	00-16-122	reporting requirements	
	EXAD	00-17-173	working connections child care background checks	PROP 00-13-105 PERM 00-16-100 PREP 00-15-014
International student exchange agency registration address change	EXAD	00-16-121	Boarding homes	
Limited liability companies address change	EXAD	00-16-117	Chemical dependency assistance programs eligibility	PROP 00-11-107 PERM 00-16-077 PROP 00-14-045 PERM 00-18-032
Limited liability partnerships address change	EXAD	00-16-120	rules revision	
Limited partnership filings address change	EXAD	00-16-118	Child care criminal background checks working connections program, eligibility	EMER 00-08-061 EMER 00-02-023 PROP 00-10-089 EMER 00-10-090 PERM 00-17-005
Public records electronic imaging systems for maintenance	PROP	00-04-083	Child support, division of conference board issues, decision making	MISC 00-17-041 MISC 00-20-041 MISC 00-01-011 MISC 00-17-042 MISC 00-17-044 MISC 00-17-043 MISC 00-04-018 MISC 00-01-010 PREP 00-06-039 MISC 00-20-042 PROP 00-10-096 PERM 00-15-016 PERM 00-20-022
	PROP	00-13-108		
	PROP	00-17-088		
	PERM	00-20-038		
	EMER	00-04-010		
Recodification of WAC sections	EMER	00-04-010		
SECURITIES (See FINANCIAL INSTITUTIONS, DEPARTMENT OF)				
SENTENCING GUIDELINES COMMISSION				
Community custody	PROP	00-07-124		
	PROP	00-11-050		
	PROP	00-11-051		
	PERM	00-11-052		
SHORELINE COMMUNITY COLLEGE				
Meetings	MISC	00-07-033		
	MISC	00-12-042		
	MISC	00-15-043		
Public records	PROP	00-02-074		
	PROP	00-06-074		
	PERM	00-10-048		
Rules coordinator	MISC	00-10-042		
SKAGIT VALLEY COLLEGE				
Meetings	MISC	00-02-022		
	MISC	00-04-033		
	MISC	00-10-021		
	MISC	00-12-020		
	MISC	00-12-049		
	MISC	00-16-010		
	MISC	00-16-011		
	MISC	00-17-112		
	MISC	00-18-093		
SOCIAL AND HEALTH SERVICES, DEPARTMENT OF				
Aging and adult services administration adult family homes licenses	PERM	00-07-045		
	PREP	00-07-057		
medication assistance	PREP	00-07-057		

Subject/Agency Index

(Citation in **bold type** refer to material in this issue)

temporary orders	PROP 00-06-068	quarterly reporting	PREP 00-09-035
	PERM 00-09-076	recurring additional payments	PROP 00-12-082
	MISC 00-11-090		PERM 00-15-052
Children's administration		reemploy Washington workers (RWW)	EMER 00-03-013
child care facilities		refugees	
background checks	PROP 00-17-159	cash assistance	EMER 00-19-076
day care centers		special payments	PREP 00-08-054
fees	PREP 00-10-062		PROP 00-12-081
family home day care	PERM 00-06-040		PERM 00-15-053
	EXAD 00-09-089	SSI supplemental security income	
	PREP 00-10-061	COLA	PREP 00-15-015
school-age children, centers	PROP 00-17-127		PREP 00-17-078
child protective services	PROP 00-17-124	payment standard	PROP 00-08-058
child welfare services	PROP 00-17-188		EMER 00-08-059
complaint resolution			PERM 00-11-130
new chapters adopted	PROP 00-17-186		PREP 00-13-035
domestic violence perpetrator treatment	PROP 00-17-189		PROP 00-17-155
programs			PERM 00-20-054
foster care	PROP 00-18-018	standards for payment	PREP 00-08-053
	PERM 00-03-012	subsidized child care	
	PROP 00-17-133	criminal background checks	EMER 00-08-061
overnight youth shelters	PROP 00-17-158	supplemental accommodation services	PREP 00-04-036
victims of domestic violence	PROP 00-17-160		PROP 00-17-004
Developmental disabilities family support program			PROP 00-20-018
rate increases	PROP 00-05-107	telephone assistance program	PREP 00-09-034
	PERM 00-08-090		PROP 00-12-083
	PROP 00-20-021	United States repatriation program	PROP 00-16-086
Economic services administration			PERM 00-19-077
census income	PREP 00-03-060	Food assistance program	
	EMER 00-13-062	assistance units	PREP 00-08-052
client complaints	PREP 00-09-032	child's earned income	PREP 00-16-052
combined application project	PREP 00-08-088	citizenship and alien status	EMER 00-08-004
eligibility	PERM 00-01-012		PROP 00-09-082
	EMER 00-02-042		PERM 00-13-036
	PROP 00-04-092	denial of benefits	PREP 00-06-060
	PERM 00-08-091		PROP 00-10-093
	PREP 00-11-091		PERM 00-13-076
	PREP 00-17-152	eligibility	PROP 00-03-062
emergency assistance	PROP 00-06-067		PERM 00-04-006
	PERM 00-10-036		PROP 00-07-076
	PREP 00-16-112		PERM 00-07-077
	PROP 00-19-043		PERM 00-11-035
	PROP 00-20-048		EMER 00-15-042
errors and omissions corrected	PROP 00-01-081		PROP 00-19-097
	EMER 00-06-023		EMER 00-19-098
family assistance program		expedited service	PERM 00-06-015
assistance units	PREP 00-08-050	food stamp employment and training program	PROP 00-17-102
child deprived of parental support	PREP 00-08-050	fraud, recipient	PREP 00-13-061
	PREP 00-08-055		PROP 00-17-045
	PROP 00-12-040	issuance of benefits	PREP 00-13-060
	PERM 00-15-051	shelter cost deduction	EMER 00-19-075
ongoing additional requirements		utility allowances	PROP 00-19-072
eligibility	PREP 00-17-077	vehicles	PREP 00-16-054
reporting requirements	PERM 00-02-043		PROP 00-20-094
residency requirements	PREP 00-01-105	Health and rehabilitative services	
	PROP 00-05-110	criminally insane	PROP 00-17-156
	PERM 00-08-060	mentally ill	PROP 00-17-157
transfer of property	PREP 00-08-050	rules revision	PERM 00-02-041
felons		Juvenile rehabilitation administration	
eligibility	PREP 00-19-029	institutional impact account	PROP 00-18-048
general assistance unemployable		parole revocation due process	PROP 00-10-063
eligibility	PREP 00-08-055		EMER 00-10-065
	PREP 00-08-056		PROP 00-13-074
	PROP 00-11-127		PERM 00-17-046
	PROP 00-11-128	programs and services	PREP 00-03-028
	PERM 00-15-017		PROP 00-12-103
rules revision and clear writing	PREP 00-08-051		PERM 00-16-032
	PROP 00-11-129	reimbursement of local jurisdictions	PREP 00-12-034
	PERM 00-15-018	rules revision	PROP 00-17-187
	PROP 00-15-070	sexual misconduct by employees or volunteers	PROP 00-11-139
	PERM 00-16-113	Management services administration	
	PERM 00-18-038	language interpretation services and translations	PERM 00-06-014
income		practice and procedure	PROP 00-10-034
U.S. Census Bureau employees	PROP 00-09-081		PROP 00-10-094
individual development accounts	PROP 00-20-095		PERM 00-18-058
interview requirements	PREP 00-16-053		PERM 00-18-059
	PROP 00-19-074	Medical assistance administration	
notices and letters		acquired immunodeficiency syndrome insurance	
revision of chapter	PREP 00-17-002	program	PREP 00-05-038
overpayments	PREP 00-09-036		PROP 00-11-062
payment of grants	PREP 00-07-101		PERM 00-14-070
	PROP 00-16-088		

Subject/Agency Index

(Citation in **bold type** refer to material in this issue)

acute physical medicine and rehabilitation	MISC 00-18-044	electronic turnaround document process	MISC 00-11-124
administration	PREP 00-19-030	eligibility	PREP 00-20-047
	EXAD 00-07-044	cash benefits, age of child resources	PREP 00-12-078
	PREP 00-07-055		PROP 00-17-126
	PERM 00-11-141	expedited prior authorization process	MISC 00-04-005
	PROP 00-17-162	family medical programs	PROP 00-17-054
alien emergency medical program	PROP 00-19-032	family medical project	MISC 00-09-073
ambulance services	PREP 00-14-043	family planning services	PREP 00-07-056
ambulatory surgery centers	PROP 00-17-125		PROP 00-11-093
	PREP 00-03-010		PERM 00-14-066
	MISC 00-09-031		PREP 00-16-023
	MISC 00-16-020		
audiometric services	EXRE 00-08-057	federal poverty level standards	PREP 00-07-054
	PERM 00-11-142		EMER 00-07-089
audit dispute resolution	PROP 00-17-161		PROP 00-14-044
	PROP 00-18-031		EMER 00-15-041
	PREP 00-18-110		PERM 00-17-085
billing a client		federally qualified health care centers	MISC 00-16-018
births in birthing centers	MISC 00-20-019	fraud and abuse detection system	MISC 00-11-126
guidelines	EXRE 00-09-040	ground/air ambulance medical transportation	MISC 00-16-019
blood, payment	PERM 00-13-013	hearing aid services	PROP 00-17-165
	PREP 00-05-108		MISC 00-18-024
case management services	MISC 00-06-013		
catheters	MISC 00-06-059	hospice services	
		payment	EXRE 00-01-084
children's health	EXRE 00-01-084		PREP 00-19-042
scope of care	MISC 00-02-040		PREP 00-19-049
children's health insurance program	PROP 00-03-061	hospital inpatient services	MISC 00-20-043
	PROP 00-04-045	hospital outpatient services	MISC 00-20-046
	PERM 00-07-103	hospital selective contracts	MISC 00-06-058
	PERM 00-08-002	individual development accounts	PREP 00-16-024
	PREP 00-19-069	institutional services	EMER 00-08-003
chiropractic services	PROP 00-11-138	jail inmates, payments	PREP 00-07-056
	MISC 00-16-022	kidney centers	MISC 00-20-044
	PERM 00-16-031	length of stay criteria	MISC 00-13-034
claims		long-term care	
direct entry system	MISC 00-11-125	acute care program	MISC 00-18-045
claims capture and imaging system	MISC 00-04-077	eligibility	PERM 00-01-051
clear writing principles	PERM 00-01-088	income exemptions	PERM 00-01-087
	PROP 00-10-078	major trauma clients	MISC 00-18-046
	PROP 00-17-164	managed care	PERM 00-04-080
community alternatives program	EXAD 00-19-071	maternity-related services	
community options program entry system	EXAD 00-19-071	birthing centers	MISC 00-18-025
community spouse, family, and shelter needs allocation standards	PREP 00-01-106	HIV/AIDS	PROP 00-17-082
	EMER 00-01-107	home birth provider	PROP 00-14-064
	EMER 00-01-108	medical care services	PREP 00-03-011
	PROP 00-13-107		PROP 00-14-065
	EXRE 00-09-038		PROP 00-17-053
confidential records	PERM 00-14-047		PROP 00-17-055
	PERM 00-17-058		PROP 00-17-081
contractor requirements	PROP 00-09-042	services requiring approval	PREP 00-18-056
	PROP 00-09-043	statistical data	PERM 00-19-050
	PROP 00-09-075		PREP 00-10-032
	PERM 00-14-067	medical nutrition program	PROP 00-10-064
	PERM 00-14-069	medically indigent	PERM 00-15-049
	PERM 00-15-050	scope of care	MISC 00-19-068
	EXAD 00-18-033	medically needy and indigent	
coordinated community AIDS services		one-person standard	EXRE 00-01-084
alternatives	EXAD 00-19-071		
CPT and HCFA codes, 2000	MISC 00-08-015		PREP 00-01-050
	MISC 00-08-016		EMER 00-01-085
	MISC 00-08-017		PROP 00-07-075
	MISC 00-08-018	scope of care	EXRE 00-01-084
	MISC 00-08-019	mental services	
discrimination	PREP 00-06-022	electronic turnaround document process	MISC 00-11-124
disposable incontinent products	PROP 00-09-043	hospital services	PREP 00-19-049
drug utilization and education council meetings	MISC 00-18-047	rules clarification and rewrite	PREP 00-11-034
drugs/pharmaceutical supplies			EMER 00-11-036
	MISC 00-09-030		MISC 00-17-151
	PREP 00-07-087	scope of care, payment	EXRE 00-01-084
	PREP 00-07-088	neurodevelopmental centers	MISC 00-20-045
	PROP 00-11-106	noncovered services	PERM 00-03-034
	PERM 00-14-071		PERM 00-03-035
	PROP 00-17-056	nonsteroidal antiinflammatory drugs	MISC 00-09-074
	PROP 00-17-080	orthodontists	
	PROP 00-17-128	billing	MISC 00-13-032
duplicate rules repealed	PERM 00-05-039	pap smears	MISC 00-04-078
durable medical equipment	PROP 00-13-008		MISC 00-04-079
	MISC 00-16-021	payments	
early and periodic screening, diagnosis and treatment	MISC 00-11-183	clear writing standards review	PREP 00-01-155
			PREP 00-01-156

Subject/Agency Index

(Citation in **bold type** refer to material in this issue)

	PROP 00-17-084		PERM 00-13-106
family medical programs	PROP 00-17-095		PREP 00-20-020
personal care services	PREP 00-10-030	work study program	EMER 00-02-062
	PREP 00-07-056		PROP 00-10-087
	PROP 00-13-104		EMER 00-10-088
	PERM 00-17-057		PERM 00-18-057
pharmacist billing crossover claims	MISC 00-14-042		
physical therapy	PERM 00-04-019	SOUTH PUGET SOUND COMMUNITY COLLEGE	
	PREP 00-08-020	Campus security	PERM 00-05-023
	PROP 00-12-039	Emergency procedures	PERM 00-05-022
	MISC 00-12-076	Hearings	MISC 00-02-057
physician related services	PROP 00-17-113	Meetings	MISC 00-01-082
pregnant women, benefits	PROP 00-12-080		MISC 00-02-058
	PROP 00-09-041		MISC 00-02-059
prescription drug program, updates	PERM 00-14-068		MISC 00-02-060
private duty nursing services	MISC 00-13-033		MISC 00-04-073
	PREP 00-09-033		MISC 00-07-127
	MISC 00-17-075		MISC 00-11-100
	PROP 00-17-079		MISC 00-13-096
providers			MISC 00-19-040
fair hearing	PREP 00-09-037		MISC 00-20-005
	PROP 00-17-163		
general requirements	EMER 00-17-103	SOUTHWEST AIR POLLUTION CONTROL AUTHORITY	
rates	PROP 00-06-046	Gasoline vapors	PREP 00-02-072
refugee medical assistance program	EMER 00-15-071		PROP 00-06-005
	PROP 00-18-111		PERM 00-11-149
rules			
technical clarifications	EXAD 00-20-096	SOUTHWEST CLEAN AIR AGENCY	
	EXAD 00-20-097	Ambient air quality standards	
SSI eligible clients		carbon monoxide, ozone and nitrogen dioxide	PREP 00-17-029
standards	PREP 00-01-050	particulate matter	PREP 00-17-027
	EMER 00-01-085	sulfur oxides	PREP 00-17-028
	PROP 00-07-075	Asbestos control	PREP 00-17-030
	PERM 00-10-095	Dry cleaning operations	PREP 00-17-035
	PREP 00-12-079	Emergency episode plan	PREP 00-17-025
	PROP 00-17-083	Gasoline vapors	
transportation		emission standards	PREP 00-17-032
nonambulance	PROP 00-17-096	General regulations	PREP 00-17-022
vision care	PROP 00-17-097	Open burning	PREP 00-17-023
	MISC 00-19-031	Oxygenated fuels	PREP 00-17-033
voluntary agency	EXRE 00-09-039	SEPA procedures	PREP 00-17-036
	PERM 00-13-014	Solid fuel burning device	PREP 00-17-024
Mental health division		Toxic air pollutants, controls for new sources	PREP 00-17-026
rules, clear writing standards	PREP 00-08-048	Volatile organic compounds	
Renumbering chapter 275-33 WAC	MISC 00-16-078	area source rules	PREP 00-17-034
Rules agenda	MISC 00-04-004	emission standards	PREP 00-17-031
	MISC 00-15-040		
Rules coordinator	MISC 00-12-033	SPOKANE, COMMUNITY COLLEGES OF	
Special commitment center	PREP 00-19-053	Meetings	MISC 00-10-057
Temporary assistance for needy families (TANF)		Rules update	PREP 00-02-009
assistance units	PREP 00-08-050		PROP 00-08-075
eligibility	PERM 00-05-007		PERM 00-14-007
	PREP 00-11-182	SPOKANE COUNTY AIR POLLUTION CONTROL AUTHORITY	
fraud, recipient	PREP 00-13-061	Registration requirements	PROP 00-07-023
Indian country disregard	PREP 00-18-055		PERM 00-11-011
rules revision	PROP 00-17-003	Stationary air contaminant source	PROP 00-07-024
time limits	PREP 00-18-055		PERM 00-11-012
transfer of property	PREP 00-08-050	Temporary source	PROP 00-07-025
Vocational rehabilitation services	PROP 00-02-065		PERM 00-11-013
WorkFirst			
employment and wage security system	PREP 00-07-102	SPOKANE INTERCOLLEGIATE RESEARCH AND TECHNOLOGY INSTITUTE	
	PROP 00-11-140	Meetings	MISC 00-04-084A
	PERM 00-16-055		
internship, practicums, and seasonal employment	EMER 00-20-030	SPORTS, PROFESSIONAL	
post employment services	PREP 00-20-020	(See LICENSING, DEPARTMENT OF; HORSE RACING COMMISSION)	
pregnant women and parents of infants	PROP 00-03-051		
	PERM 00-06-062	SUPREME COURT, STATE	
protective payment		Boating infractions	MISC 00-01-023
fair hearing rights	PERM 00-19-078	Computation of time	MISC 00-05-053
reemploy Washington workers program	PROP 00-04-091	Continuing legal education	MISC 00-09-016
	PERM 00-08-021		MISC 00-13-044
	EMER 00-14-046	Court records	MISC 00-13-045
	PROP 00-18-019	Enforcement of judgments	MISC 00-01-026
refugee medical assistance program	EMER 00-15-071	Foreign law consultants	MISC 00-01-026
refugee resettlement program	PROP 00-16-087	Format for pleadings	MISC 00-13-046
	PROP 00-19-073	Guilty plea, statement of defendant	MISC 00-01-024
		Indigency, determination and rights	MISC 00-01-025
support services process, uses, and suggested limits	PREP 00-05-109	Judicial administration, board for	MISC 00-03-019
	EMER 00-06-061	Presiding judge	MISC 00-13-048
	PROP 00-08-089		
	PROP 00-10-091		

Subject/Agency Index

(Citation in **bold type** refer to material in this issue)

Professional conduct	MISC	00-13-042	Meetings	MISC	00-03-086
Professional guardians	MISC	00-03-018		MISC	00-07-095
Rule-making procedure	MISC	00-13-047		MISC	00-20-050
Summons issuance	MISC	00-13-047		MISC	00-20-051
Trial date	MISC	00-13-043		MISC	00-20-052
Video conference proceedings	MISC	00-01-026		MISC	00-20-053
			Public records	PREP	00-20-060
TACOMA COMMUNITY COLLEGE			Rules agenda	MISC	00-02-078
Meetings	MISC	00-01-015		MISC	00-15-002
	MISC	00-06-018		PREP	00-20-100
	MISC	00-11-010	Small works roster		
	MISC	00-13-086	State Environmental Policy Act (SEPA) implementation	PERM	00-04-039
TAX APPEALS, BOARD OF			USURY RATES		
Meetings	MISC	00-01-119	(See inside front cover)		
TAXATION			UTILITIES AND TRANSPORTATION COMMISSION		
(See REVENUE, DEPARTMENT OF)			Electric companies		
			special contracts	PREP	00-02-011
				PROP	00-11-044
TRAFFIC SAFETY COMMISSION			Flaggers	EMER	00-12-009
Meetings	MISC	00-02-021	Gas companies		
			special contracts	PREP	00-02-011
				PROP	00-11-044
TRANSPORTATION, DEPARTMENT OF				PERM	00-17-048
Escort vehicles	PROP	00-02-037	Hazardous liquid pipeline safety		
	PROP	00-07-071	facilities	PREP	00-17-134
	PERM	00-11-020	Household goods carriers	PROP	00-09-079
	PREP	00-14-001		PERM	00-14-010
	PROP	00-19-052	Meetings	MISC	00-16-007
Farm implements	EMER	00-05-087	Railroad company operations	PERM	00-04-011
	PREP	00-05-088	Telecommunications		
	PROP	00-08-047	carrier-to-carrier service standards	PREP	00-20-023
	PERM	00-11-038	classification	PREP	00-02-010
	EMER	00-12-022	collocation	PROP	00-17-114
	EXAD	00-12-023	line extensions	PROP	00-10-086
	PERM	00-17-060		PROP	00-17-168
			price lists	PREP	00-02-010
Ferries			registration	PREP	00-02-010
proposal to raise fares	PREP	00-04-086	Telephones		
senior/disabled fares	PROP	00-20-088	assistance program	PREP	00-17-167
Motorist information signs	PERM	00-01-184	classification	PREP	00-02-010
Prequalification for contractors	PREP	00-07-026	price lists	PREP	00-02-010
	PROP	00-11-134	registration	PROP	00-02-035
	PERM	00-14-055	toll carrier obligations	PERM	00-03-047
			toll service providers, unauthorized charges	PROP	00-07-047
Relocation assistance and real property				PROP	00-20-066
acquisition	EXAD	00-17-061	Water companies		
Rules agenda	MISC	00-02-044	investor owned companies	PROP	00-11-043
	MISC	00-14-056		PERM	00-17-135
Rules coordinator	MISC	00-13-037	special contracts	PREP	00-02-011
Small business and minority contractors	EXRE	00-07-027		PROP	00-11-044
	PERM	00-11-133			
Vehicle size and weight					
maximums for special permits	PREP	00-04-068			
	PROP	00-07-072			
	PERM	00-11-019			
TRANSPORTATION IMPROVEMENT BOARD			VOLUNTEER FIRE FIGHTERS, BOARD FOR		
Multijurisdictional transportation projects	EMER	00-13-067	Meetings	MISC	00-14-009
	PROP	00-13-081			
	PROP	00-17-013	WALLA WALLA COMMUNITY COLLEGE		
Rules clarification and rewrite	EMER	00-16-124	Meetings	MISC	00-09-056
	PROP	00-18-114		MISC	00-13-051
				MISC	00-14-006
				MISC	00-20-049
TREASURER, OFFICE OF			WASHINGTON STATE HISTORICAL SOCIETY		
Loans			Meetings	MISC	00-01-006
interest rate	PERM	00-11-084		MISC	00-16-036
Local government investment pool	PROP	00-03-040			
	PERM	00-07-003	WASHINGTON STATE LIBRARY		
Rules coordinator	MISC	00-16-065	Library commission		
School bond guarantee program	PREP	00-05-075	meetings	MISC	00-01-196
	PROP	00-08-069		MISC	00-13-049
	PERM	00-11-023		MISC	00-17-040
			Library council	EXAD	00-01-182
UNEMPLOYMENT COMPENSATION			meetings	MISC	00-11-111
(See EMPLOYMENT SECURITY DEPARTMENT)			Public records	EXAD	00-01-182
				PERM	00-11-028
UNIFORM COMMERCIAL CODE					
(See LICENSING, DEPARTMENT OF)					
UNIFORM LEGISLATION COMMISSION			WASHINGTON STATE PATROL		
Meetings	MISC	00-18-043	Fire protection policy board		
			meetings	MISC	00-04-044
UNIVERSITY OF WASHINGTON				MISC	00-10-058
Academic calendar	PERM	00-04-038			

Subject/Agency Index

(Citation in **bold type** refer to material in this issue)

	MISC	00-16-083			
	MISC	00-19-022			MISC 00-17-014
Model experimental rocketry	PERM	00-01-077	Private vocational school license address location		EXAD 00-16-127
Motor vehicles					
accident reporting threshold	EMER	00-02-025	YAKIMA REGIONAL CLEAN AIR AUTHORITY		
	PREP	00-02-026	Regulation I clarified and corrected	PROP	00-02-034
	PROP	00-06-037		PERM	00-08-007
	PERM	00-10-092	YAKIMA VALLEY COMMUNITY COLLEGE		
flashing lamps	PERM	00-03-023	Public records	PERM	00-01-076
impounds					
hardship request	EMER	00-19-060			
	PREP	00-19-061			
release to employer or spouse	EMER	00-10-059			
	PREP	00-11-174			
	PROP	00-15-036			
	PERM	00-18-006			
license fraud	EMER	00-02-036			
	PROP	00-12-028			
seized vehicles, disposition	PERM	00-02-069			
studded tires	PREP	00-08-111			
	PROP	00-11-173			
	PERM	00-15-009			
tire chain use	PERM	00-03-081			
	PREP	00-08-111			
Refuse and recycling collectors					
seat belt exemption	PREP	00-15-008			
	PROP	00-18-080			
Rules coordinator	MISC	00-02-039			
Towing business	PREP	00-16-101			
WASHINGTON STATE UNIVERSITY					
Meetings	MISC	00-11-003			
	MISC	00-11-004			
	MISC	00-17-123			
WASTEWATER					
(See ECOLOGY, DEPARTMENT OF; LICENSING, DEPARTMENT OF)					
WATER					
(See ECOLOGY, DEPARTMENT OF)					
WENATCHEE VALLEY COLLEGE					
Meetings	MISC	00-01-033			
WESTERN WASHINGTON UNIVERSITY					
Administration	PERM	00-01-055			
	PREP	00-16-002			
	PROP	00-19-046			
Dog control	PREP	00-05-030			
	PROP	00-08-065			
	PROP	00-11-109			
	PROP	00-16-043			
Leasing university property for business purposes	PREP	00-07-078			
	PREP	00-16-027			
	PROP	00-19-047			
Meetings	MISC	00-01-064			
	MISC	00-01-113			
WHATCOM COMMUNITY COLLEGE					
Meetings	MISC	00-01-161			
	MISC	00-03-058			
	MISC	00-13-017			
WILDLIFE					
(See FISH AND WILDLIFE, DEPARTMENT OF)					
WORKERS' COMPENSATION					
(See LABOR AND INDUSTRIES, DEPARTMENT OF)					
WORKFORCE TRAINING AND EDUCATION COORDINATING BOARD					
Meetings	MISC	00-01-140			
	MISC	00-02-001			
	MISC	00-02-020			
	MISC	00-07-061			
	MISC	00-07-118			
	MISC	00-11-064			
	MISC	00-12-021			
	MISC	00-16-012			
	MISC	00-16-072			